

29 May 2024

Market and Securities Regulation Department Securities and Exchange Commission Secretariat Building, PICC Complex, Roxas Boulevard, Pasay City, Metro Manila, 1307

> Attention: Mr. Vicente Graciano P. Felizmenio, Jr. Director, Markets & Securities Regulation Department

Philippine Stock Exchange, Inc. 6th Floor PSE Tower 28th Street corner 5th Avenue BGC, Taguig City

> Attention: Ms. Janet A. Encarnacion Head, Disclosure Department

> > Subject: 2023 Integrated – Annual Corporate Governance Report (I-ACGR)

Gentlemen:

Please see attached 2023 Integrated - Annual Corporate Governance Report of Atlas Consolidated Mining and Development Corporation (AT) and its Subsidiaries for the year of 2023.

Very truly yours,

Atty. Axel 6. Tumulak

Assistant Compliance Officer/ Assistant Corporate Secretary

Atlas Consolidated Mining and Development Corporation 503-P Pacific Tower, 5th Floor, Five E-Com Center Palm Coast Avenue corner Pacific Drive Mall of Asia Complex, Pasay City, 1300 Philippines Telephone: +632 84030813 www.atlasmining.com.ph



SEC FORM – I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

- 1. For the fiscal year ended <u>31 December 2023</u>
- 2. SEC Identification Number <u>PW0000115A</u> 3. BIR Tax Identification No. <u>000-154-572</u>
- 4. Exact name of issuer as specified in its charter <u>Atlas Consolidated Mining and Development Corporation</u>
- 5. <u>Philippines</u> Province, Country or other jurisdiction of incorporation or organization

6. (SEC Use Only) Industry Classification Code:

- 7. <u>5F Five E-Com Center, Palm Coast Corner Pacific Drive, Mall of Asia Complex, Pasay City, 1300</u> Address of principal office Postal Code
- 8. <u>+632 8403 0813</u> Issuer's telephone number, including area code
- 9. <u>Not Applicable</u> Former name, former address, and former fiscal year, if changed since last report.

COMPLIANT Notice Comparise the company should be headed by a competent, working board to foster the long-term success of the corporation, and to sustain its competitiveness and profile collective and the long-term beard interests of its interelated and other statement company's facult be headed by a competine working incomparise that is relevant to the company's industry/sector. In accordance with the Company's Code of Corporate Covernance (the "Code" or "CCG") and the Board of directors with collective and other statement code. The Board is composed of Directors with collective and the song terms with collective and the song terms and the statement code. The Board is composed of the cognitive directors COMPLIANT COMPLIANT Comparise that is relevant to the comparise the relevant to the comparise the relevant to the code. The Board of Directors Comparise and experise that is relevant to the code that the statement to the code the statement to the code of the organise them is of the discusted the relevant to the code that the statement to the term of the code that the statement to the term of the code that the term of the terms Comparise and experise the Code of the term of the code to the statement to the			INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT
Philople 1: The company should be headed by a competent, working board to foster the long. Tem success of the corporation, and to sustain its competitiveness and participation is compared of a directors with the company's Code of Corporate Governance (the "Code" or "CCG") and the food tem state which the loan do the state which is compared of a directors with the Company's Code of Corporate Governance (the "Code" or "CCG") and the food of the loan do the state which is converted to the Company's industry. Decision meet all the qualification or experise that is relevant to the company's industry. Seede of Corporate Governance (the "Code" or "CCG") and the separate industry. Directors the "Sourd" of the Code. The Board has an appropriate mix of compating company's Code of Corporate Governance (the "Code" or "CCG") and the appellance of experise that is relevant to the Code. The Board has an appropriate mix of compating complete the intervence or as follows: 2. Board has an appropriate mix of compating compating compating compating compating complete the appendict compating complete them in dividually and collectively to enoble them to full time compating complete complete complete compating complete compating complete comp		NON- COMPLIANT	ADDITIONAL INFORMATION
Recommendation 1.3 In accordance with the Company's Code of Corporate Governance (the "Code" or "CCG") and the collective working is conducted, experience and expertise that is relevant to the Company's industry/pectors win collective working is conducted in the Code. The Board is company's industry/Dectors wine collective working is conducted in the Code. The Board is company's industry/Dectors wine collective working is conducted in the Code. The Board is company's industry/Dectors wine collective working is conducted in the Code. The Board has an oppropriate mix of competence and expertise. 2. Board has an oppropriate mix of competence and expertise. COMPLIANT 2. Board has an oppropriate mix of competence and expertise. COMPLIANT 3. Directors remain qualified for their positions in the transmission of the USD and Term of Office to their position. COMPLIANT 4. Units//www.attaumine.com.ut/state/atau/tiles/flas/AT Mew/S20Codes/S20A2002004ARTER13.pdf ECOMPLIANT 7. Board is composed of a majority of non- to signification. COMPLIANT ECOMPLIANT 8. Board of Directors ECOMPLIANT ECOMPLIANT 8. Board of Directors (the "Board" of Directors (the "Board" of "BOD") is composed of nine [9] directors.maiority of whom are non directors (the "Board" of Directors (the "Board" of "BOD") is composed of nine [9] directors.maiority of whom are non directors (the Stars/Atau/tiles/flas/Atau/tiles/flas/Atau/tiles/flas/Atau/tiles/flas/Atau/tiles/flas/Atau/tiles/flas/Atau/tiles/flas/Atau/tiles/flas/Atau/tiles/flas/Atau/tiles/flas/Atau/tiles/flas/Atau/tiles/flas/Atau/tiles/flas/Atau/tiles/flas/Atau/tiles/flas/Atau/tiles/flas/Atau/tiles/flas/	Principle 1: The company should be headed by a	a competent, wa	orking board to foster the long- term success of the corporation, and to sustain its competitiveness and profi
1. Board is composed of directors with collective working involvedge, experience or experience that is relevant to the feasibility in the Soard's company's industry/sectors. In accordance with the Company's Code of Corporate Governance (the "Code" or "CCG") and the the Board of Directors (the "BOD Charter"). The Soard's company's industry. Directors method the qualifications of the discutifications enumerated in the Code. The Board has an appropriate mix of competence and unix/references are as follows: 2. Board has an appropriate mix of competence and expertise that is relevant to the Code. The Board has an appropriate mix of competence and the Source and expertise that is relevant to the Code of Source and the code of Corporate Source and the Source and expertise that is relevant to the Code. The Board has an appropriate mix of competence and the Source and expertise that is relevant to the Code. The Board has an appropriate mix of competence and the Source and expertise that is relevant to the Code. The Board has an appropriate mix of competence and the Source and expertise that is relevant to the Code. The Board has an appropriate mix of competence and the Source and expertise that is relevant to the Code. The Board to Company's industry. Directors methods the Source and expertise that is relevant to the Code. The Board to Code the Code and t		shareholders ar	nd other stakeholders.
collective working knowledge, experience or experiences that is relevant to the company's industry/sector. the Board of Directors (the "BOD Charter"), the Board is composed of Directors with collective working is experience and experience and ex	Recommendation 1.1		
1.1 Composition 2. Board has an appropriate mix of competence and expertise. COMPLIANT 3. Directors remain qualified for their positions to full with the roles and expertise. COMPLIANT 3. Directors remain qualified for their positions to full with respond to the needs of the organization. COMPLIANT 8. Board is Directors COMPLIANT 9. Board is Directors remain qualified for their positions to full their roles and respondibilities and provide them to truth their roles and responsibilities and provide them role of the responsibilities and provide them role of the responsibilities and provide them role of the responsibilities and provide the responsibilities and the roles and responsibilities and provide the responsibilities and the roles and responsibilities and the responsibilities and the roles and responsibilities and the responsibilities and the roles and responsibilities and the roles and responsibilities and the responsing the respons	collective working knowledge, experience or expertise that is relevant to the	COMPLIANT	the Board of Directors (the "BOD Charter"), the Board is composed of Directors with collective working keeperience and expertise that is relevant to the Company's industry. Directors meet all the qualifications of the disqualifications enumerated in the Code. The Board has an appropriate mix of competence and
1 Integr/www.atlasmining.com.ph/sites/default/files/files/Ints/AT New%20Code%2006%20corporate%20Governance_18May 2. Boord hos on appropriate mix of completence and expertise. COMPLIANT Boord of Directors 3. Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and responsites and responsibilities and responsibilities and respon			
2. Boold made on approprior that of a population in the completence on expertise. COMPLIANT https://www.atlasmining.com.ph/about.us/board-directors 3. Directors remain qualified for their positions to fulfill their roles and responsibilities and the organization. COMPLIANT Recommendation 1.2 Inte Board of Directors (the "Board" or "BOD") is composed of nine (9) directors, mojority of whom are non directors (NEDS). Links/references are as follows: Results of the AGM & Organizational Meeting https://atlasmining.com.ph/sites/default/files/2023.04.19 at sec 17 c 2023 agm bod organizational meeting in https://atlasmining.com.ph/sites/default/fil			
3. Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and responses and res		COMPLIANT	https://www.atlasmining.com.ph/about-us/board-directors
3. Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and their roles and responsibilities and their roles and responsibilities and responsibilities and their roles and their roles and their roles and responsibilities and their roles and responsibilities and their roles and responsibilities and their roles are and their roles and their roles and their roles are and their roles and their roles and their roles are as follows: Board of Directors (heir Board of Directors (heir Board and their roles are as follows: Results of the AGM & Organizational Meeting Board of Directors hittps://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf Board of Directors hittps://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf Annual Report (17-A) https://atlasmining.com.ph/sites/default/files/d			
1. Board is composed of a majority of non- executive directors. The Board of Directors (the "Board" or "BOD") is composed of nine (9) directors, majority of whom are non directors (NEDs). Links/references are as follows: Results of the AGM & Organizational Meeting https://atlasmining.com.ph/sites/default/files/2023.04.19 Board of Directors https://www.atlasmining.com.ph/about-us/board-directors COMPLIANT Definitive Information Statement (20-IS) https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_2.pdf Annual Report (17-A) https://atlasmining.com.ph/sites/default/files/financial%20reports/at_sec_17-a as of december_2023_15april24_final BOD Charter 2. Composition of the BOD and Term of Office (Clause 2.5) 5.BOD Independence https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf	individually and collectively to enable them to fulfill their roles and responsibilities and	COMPLIANT	 <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf</u> <u>BOD Key Executive Officers' Diversity Policy</u>
1. Board is composed of a majority of non- executive directors. The Board of Directors (the "Board" or "BOD") is composed of nine (9) directors, majority of whom are non directors (NEDs). Links/references are as follows: Results of the AGM & Organizational Meeting https://atlasmining.com.ph/sites/default/files/2023.04.19 Board of Directors https://www.atlasmining.com.ph/about-us/board-directors COMPLIANT Definitive Information Statement (20-IS) https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_2.pdf Annual Report (17-A) https://atlasmining.com.ph/sites/default/files/financial%20reports/at_sec_17-a as of december_2023_15april24_final BOD Charter 2. Composition of the BOD and Term of Office (Clause 2.5) 5.BOD Independence https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf	Recommendation 1.2		
executive directors. directors (NEDs). Links/references are as follows: • Results of the AGM & Organizational Meeting • Board of Directors • Board of Directors • https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf • Openinitive Information Statement (20-IS) • https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf • Annual Report (17-A) • https://atlasmining.com.ph/sites/default/files/financial%20reports/at sec_17-a as of december 2023_15april24_final • BOD Charter • Composition of the BOD and Term of Office (Clause 2.5) • SBOD Charter • Composition of the BOD and Term of Office (Clause 2.5) • SBOD Charter • Composition of the BOD and Term of Office (Clause 2.5) • SBOD Charter • ROD SIGN independence • https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf			The Board of Directors (the "Board" or "BOD") is composed of nine (9) directors, majority of whom are non
 Results of the AGM & Organizational Meeting https://atlasmining.com.ph/sites/default/files/2023.04.19 at sec 17 c 2023 agm bod organizational meeting sec Board of Directors https://www.atlasmining.com.ph/about-us/board-directors Definitive Information Statement (20-IS) https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_2.pdf Annual Report (17-A) https://atlasmining.com.ph/sites/default/files/financial%20reports/at_sec_17-a_as_of_december_2023_15april24_final BOD Charter 2. Composition of the BOD and Term of Office (Clause 2.5) s.BOD Independence https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf 			
https://www.atlasmining.com.ph/about-us/board-directors COMPLIANT Definitive Information Statement (20-IS) https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 2.pdf • Annual Report (17-A) https://atlasmining.com.ph/sites/default/files/financial%20reports/at sec 17-a as of december 2023 15april24 final • BOD Charter 2. Composition of the BOD and Term of Office (Clause 2.5) 5.BOD Independence https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf			Results of the AGM & Organizational Meeting
 COMPLIANT https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf Annual Report (17-A) https://atlasmining.com.ph/sites/default/files/financial%20reports/at_sec_17-a_as_of_december_2023_15april24_final BOD Charter Composition of the BOD and Term of Office (Clause 2.5) 5.BOD Independence https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf 			
 https://atlasmining.com.ph/sites/default/files/financial%20reports/at_sec_17-a_as_of_december_2023_15april24_final BOD Charter Composition of the BOD and Term of Office (Clause 2.5) BOD Independence https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf 		COMPLIANT	https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf
2. Composition of the BOD and Term of Office (Clause 2.5) 5.BOD Independence <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf</u>			
			2. Composition of the BOD and Term of Office (Clause 2.5) 5.BOD Independence

EXPLANATION ofitability in a manner consistent with its corporate ne Charter of g knowledge, ons and none nd expertise. ay2017(1).pdf <u>pdf</u> on-executive <u>g_signed.pdf</u> nal 0.pdf

 Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors. 	COMPLIANT	As provided in the CCG and the BOD Charter, the Company shall ensure that all its directors are provided comprehensive training, including an eight (8) hour orientation program for first-time directors and a four relevant annual continuing training for all directors. Link/reference is as follows: Code of Corporate Governance, B.1.2 Training https://www.atlasmining.com.ph/company-disclosures/other-reports
2. Company has an orientation program for first time directors.	COMPLIANT	 BOD Charter Orientation and Continuing Education Program https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
 Company has relevant annual continuing training for all directors. Recommendation 1.4 	COMPLIANT	Certificate of Attendance <u>https://www.atlasmining.com.ph/company-disclosures/other-reports</u>
1. Board has a policy on board diversity.	COMPLIANT	 The CCG, the BOD Charter and the BOD and Executive Officers' Diversity Policy affirm the benefits of diverse Board which it deems essential in the attainment of its goals and strategic objectives, a move groupthink and ensures optimal decision making is achieved. Link/reference: Code of Corporate Governance A.1.1.3 Diversity https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance 18May2 BOD and Executive Officers' Diversity Policy https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOD%20%26%20KEO%20Diversity%20Policy.pdf BOD Charter Composition of the BOD and Term of Office (Clauses 2.1, 2.4 & 2.5) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
Optional: Recommendation 1.4 Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives. 	COMPLIANT	 The Board Diversity Policy is expressly indicated in CCG, BOD Charter and the BOD and Key Executive Policy. Reference/Link: Code of Corporate Governance A.1.1.3 Diversity https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May20 BOD Charter Composition of the BOD and Term of Office (Clauses 2.4 & 2.5) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf BOD and Key Executive Officers' Diversity Policy https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOD%20%26%20KEO%20Diversity%20Policy.pdf
Recommendation 1.5		
1. Board is assisted by a Corporate Secretary.	COMPLIANT	 The Board is assisted by a Corporate Secretary, Atty. Elmer B. Serrano, who is not the Compliance Officer is not a member of the Board of Directors. Links/references are as follows: Code of Corporate Governance, A.1.1.5 Corporate Secretary A.1.1.6 Compliance Officer https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May2
, I		

provided with	
a four (4) hour	
is of having a	
ove to avoid	
<u>May2017(1).pdf</u>	

<u>pdf</u>	
utive Officers'	
1ay2017(1).pdf	
.pdf	
pdf	
. <u>pdf</u> cer (CO) and	
cer (CO) and	

 2. Corporate Secretary is a separate individual from the Compliance Officer. 3. Corporate Secretary is not a member of the Board of Directors. 4. Corporate Secretary attends training/s on corporate governance. 	COMPLIANT	 BOD Charter Corporate Secretary
Optional: Recommendation 1.5		<u>Intips://atlasinining.com.ph/sites/default/mes/cg_tertificate_of_attendance_2023.pdf</u>
Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.	COMPLIANT	 Pursuant to the Code and BOD Charter, the Corporate Secretary ensures that materials are provided to the at least five (5) working days in advance of the actual meetings. Link/reference : Code of Corporate Governance, A.1.1.5 Corporate Secretary https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May20 BOD Charter 12. Corporate Secretary https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
Recommendation 1.6		
1. Board is assisted by a Compliance Officer	COMPLIANT	The Board is assisted by a Compliance Officer (CO), Mr. Alexei Jerome G. Jovellana, who is the Execu President and is neither the Corporate Secretary nor a member of the Board of Directors. Links/references are as follows: • Executive Officers <u>https://www.atlasmining.com.ph/about-us/board-directors</u>
2. Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation.	COMPLIANT	 Code of Corporate Governance A.1.1.6 Compliance Officer https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May20 Definitive Information Statement https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_2.pdf
3. Compliance Officer is not a member of the board.	COMPLIANT	

e Governance ganized by the	
d to the Board	
<u>May2017(1).pdf</u>	
Executive Vice	
<u>May2017(1).pdf</u>	

4. Compliance Officer attends training/s on corporate governance.	COMPLIANT	On 16 October 2023, the CO, Rodyardo B. Rañada, attended the Annual Corporate Governance Semin the Conrad Manila, Pasay City through Zoom Webinars that was organized by the Institute of Corporate Links/references are as follows: • Certificate of Attendance <u>https://www.atlasmining.com.ph/company-disclosures/other-reports</u> <u>https://atlasmining.com.ph/sites/default/files/cg_certificate_of_attendance_2023.pdf</u>
known to all directors as well as to stockholders a		es of the Board as provided under the law, the company's articles and by-laws, and other legal pronounc olders.
Recommendation 2.1 1. Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company.	COMPLIANT	 Per Company's CCG and the BOD Charter, it is the general responsibility of the Board of Directors to ad informed basis, in good faith, with due diligence and care, and in the best interest of the Company, its shand other stakeholders. Link/reference is as follows: Code of Corporate Governance, A.2. Establishing Clear Roles and Responsibilities of the Board https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May BOD Charter Roles and Responsibilities of the BOD BOD Independence https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
Recommendation 2.2		In accordance with the Code, the BOD Charter and the By-Laws, the Board oversees the development,
 Board oversees the development, review and approval of the company's business objectives and strategy. 	COMPLIANT	 approval of the Company's business objectives and strategy and monitors the implementation of such. Link/reference is as follows: Code of Corporate Governance, A.2. Establishing Clear Roles and Responsibilities of the Board https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18Mar
 Board oversees and monitors the implementation of the company's business objectives and strategy. 	COMPLIANT	 BOD Charter 2. Composition of the BOD and Term of Office <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf</u>
Supplement to Recommendation 2.21. Board has a clearly defined and updated		The Company has a clearly defined and updated vision, mission and core values.
vision, mission and core values.	COMPLIANT	 Link/reference is as follows: Mission and Vision https://www.atlasmining.com.ph/about-us/mission-and-vision BOD Charter Purpose Roles and Responsibilities of the BOD BOD Independence https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf

ninar held at te Directors.		
ncements and	l guidelines should be clearly made	
act on a fully shareholders		
lay2017(1).pdf		
t, review and n.		
lay2017(1).pdf		

2. Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture.	COMPLIANT	 In accordance with CCG, BOD Charter and By-Laws, the Board has a strategy execution process that effective management performance and is attuned to the Company's business environment and cultur Link/reference: Code of Corporate Governance, A.2. Establishing Clear Roles and Responsibilities of the Board https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May BOD Charter Roles and Responsibilities of the BOD (Clauses 3.2 & 3.10) BOD Independence https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
1. Board is headed by a competent and qualified Chairperson.	COMPLIANT	 The Board is headed by a competent and qualified Chairman in the person of Mr. Alfredo C. Ramos. Links/references are as follows: Board of Directors https://www.atlasmining.com.ph/about-us/board-directors Definitive Information Statement (20-IS) https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 2.pdf Annual Report (17-A) https://atlasmining.com.ph/sites/default/files/financial%20reports/at sec 17-a as of december 2023 15april24 final Code of Corporate Governance, A.2. Establishing Clear Roles and Responsibilities of the Board https://www.atlasmining.com.ph/sites/default/files/files/files/AT_New%20Code%20of%20Corporate%20Governance 18May BOD Charter Chairman of the BOD https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
Recommendation 2.4		
 Board ensures and adopts an effective succession planning program for directors, key officers and management. 	COMPLIANT	 In accordance with the Code and the BOD Charter, the Board ensures an effective succession plannin for directors, key officers and management is in place. Likewise, the Board adopted a policy on the rel directors and key officers. Link/reference is as follows: Code of Corporate Governance A.2. Establishing Clear Roles and Responsibilities of the Board https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May BOD Charter 3. Role and Responsibilities of the BOD (Clause 3.3) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
2. Board adopts a policy on the retirement for directors and key officers.	COMPLIANT	 Policy on Retirement of Directors and Key Officers <u>https://www.atlasmining.com.ph/sites/default/files/files/19_10%20AT%20Retirement%20Policy.pdf</u>
Recommendation 2.5		

at facilitates ure.	
ay2017(1).pdf	
al 0.pdf	
ay2017(1).pdf	
na program	
ng program etirement of	
ay2017(1).pdf	

 Board aligns the remuneration of key officers and board members with long-term interests of the company. 	COMPLIANT	 The Board aligns the remuneration of directors and key officers with the long-term interests of the Con Board adopted a policy that specifies the relationship between remuneration and performance and in such through its CG Com (formerly the Compensation and Remuneration Committee). In accordance Code, directors do not participate in discussions or deliberations involving their own remuneration. Links/references are as follows: Code of Corporate Governance, A.2. Establishing Clear Roles and Responsibilities of the Board https://www.atlasmining.com.ph/corporate-governance/manual-corporate-governance BOD Charter Role and Responsibilities of the BOD (Clause 3.4) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Corporate Governance Committee Charter https://www.atlasmining.com.ph/sites/default/files/AT%20CCC%20CORPORATE%20GOVERNANCE%20COMMITTEE%20Ctharter
2. Board adopts a policy specifying the relationship between remuneration and performance.	COMPLIANT	 Compensation and Remuneration Committee Charter <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC_Compensation%20%26%20Remuneration%20Comparter.pdf</u>
3. Directors do not participate in discussions or deliberations involving his/her own remuneration.	COMPLIANT	 AT Directors' and Key Officers' Remuneration Policy <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20Remu</u>
Optional: Recommendation 2.5		
1. Board approves the remuneration of senior executives.		The Board approves the remuneration of senior executives through its Corporate Governance Committee the Compensation and Remuneration Committee] (the "CG Com").
	COMPLIANT	 Links/references are as follows: Code of Corporate Governance, B.2. Establishing Clear Roles and Responsibilities of the Board https://www.atlasmining.com.ph/corporate-governance/manual-corporate-governance BOD Charter 3. Role and Responsibilities of the BOD (Clause 3.4) 9.3. The Corporate Governance Committee (CG Com) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Corporate Governance Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20GOVERNANCE%20COMMITTEE%20CI Compensation and Remuneration Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC Compensation%20%26%20Remuneration%20Committee AT Directors' and Key Officers' Remuneration Policy https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20Remu
2. Company has measurable standards to align the performance-based remuneration of the executive directors and senior executives with long-term interest, such as claw back provision and deferred bonuses.	COMPLIANT	AT Directors' and Key Officers' Remuneration Policy https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20Remuneration
Recommendation 2.6		

mpany. The	
implements	
nce with the	
ice with the	
CHARTER.pdf	
<u>mmittee%20Ch</u>	
nuneration.pdf	
iuneration.put	
ee [formerly	
CHARTER.pdf	
<u>CHARTER.pdf</u>	
<u>CHARTER.pdf</u>	
<u>CHARTER.pdf</u> ee%20Charter.p	
ee%20Charter.p	
ee%20Charter.p	
ee%20Charter.p	
ee%20Charter.p	
ee%20Charter.p	
ee%20Charter.p uneration.pdf	
ee%20Charter.p	
ee%20Charter.p uneration.pdf	

1. Board has a formal and transparent board nomination and election policy.	COMPLIANT	 The Company's formal director nomination and election policy and process are provided for in the CCG, But and in the CG Com Charter. The procedures include provisions on qualifications and disqualifications of di acceptance of director nominations from Shareholders, the shortlisting of Director candidates, and the assess effectiveness of the process of nomination and election. Links/references are as follows: Code of Corporate Governance, A.2. Establishing Clear Roles and Responsibilities of the Board & A.2.3 Nomination and Election of the Election of the Election. BOD Charter
2. Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	COMPLIANT	 8. Nomination and Election of Directors 3. Role and Responsibilities of the BOD (Clause 3.5) <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf</u>
3. Board nomination and election policy includes how the company accepted nominations from minority shareholders.	COMPLIANT	 Definitive Information Statement (20-IS <u>https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf</u> <u>https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_2.pdf</u>
 Board nomination and election policy includes how the board shortlists candidates. 	COMPLIANT	 Corporate Governance Committee Charter <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20CORPORATE%20GOVERNANCE%20COMMITTEE</u> <u>R.pdf</u>
5. Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	COMPLIANT	Guidelines for Nomination and Election of Directors https://www.atlasmining.com.ph/sites/default/files/files/files/19_10%20AT%20CCC%20Board%20Nomination%20and%20Election%
6. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	COMPLIANT	 The Board has a process for identifying the quality of directors aligned with the strategic direction of the Link/reference: Corporate Governance Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18Max BOD Charter BOD Charter Nomination and Election of Directors Role and Responsibilities of the BOD (item 3.5) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Guidelines for Nomination and Election of Directors https://www.atlasmining.com.ph/sites/default/files/files/19_10%20AT%20CCC%20Board%20Nomination%20and%20And%20Nomination%20and%20Nomination%20And%20Nomination%20And%20Nomination%20And%20Nomination%20And%20Nomination%20And%20Nomination%20And%20Nomination%20And%20Nomination%20And%20Nomination%20And%20Nomination%20And%20Nomination%20And%20Nomination%20And%20Nomination%20And%20Nomination%20And%20Nomination%20And%20Nomination%20And%20Nomination%20And%20Nomination%20And%20Nomination%20And%20Nomination%20Nomination%20Nomination%20Nomination%20Nomination%20Nomination%20Nomination%20Nomination%20Nomination%20Nomination%20Nomination%20Nomination%20Nomination%20Nomination
Optional: Recommendation to 2.6 Company uses professional search firms or other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors. 	COMPLIANT	 As provided in the Company's CCG and BOD Charter, the services of professional search firms or oth sources are used when searching for candidates to the Board of Directors. In practice, the Company has the Institute of Corporate Directors to provide information on director candidates. Links/references are as follows: Code of Corporate Governance, A.2.3 Nomination and Election of the Board of Directors https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18Mar BOD Charter Nomination and Election of Directors Role and Responsibilities of the BOD (item 3.5) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf

BOD Charter directors, the sment of the	
Board	
E%20CHARTE	
%20Policy.pdf	
e Company.	
ay2017(1).pdf	
%20Election%	
her external as engaged	
ay2017(1).pdf	
. <u>,2017(1/.µul</u>	

Recommendation 2.7		
 Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions. 	COMPLIANT	 Per the Company's CCG, the BOD Charter, RPT Com Charter and the RPT Policy, the Board is responsible in ensuring that RPTs are handled in a sound and prudent manner and in compliance with applicable laws and regulation to protect the interests of all stakeholders. The Board through the Related Party Transactions Committee (the "RPTCom"), reviews and approves all material RPTs and ensures that all said transactions are done at market's price and at arms' length. Links/references are as follows: Code of Corporate Governance, A.2. Establishing Clear Roles and Responsibilities of the Board https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May2017(1).pdf BOD Charter 3. Role and Responsibilities of the BOD (Clause 3.6)
2. RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	COMPLIANT	 9.5 The Related Party Transaction Committee (RPT Com) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Related Party Transactions Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/RELATED%20PARTY%20TRANSACTION%20COMMITTEE%20CHARTER(1).pdf
3. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	COMPLIANT	 Material Related Party Transaction Policy https://www.atlasmining.com.ph/sites/default/files/files/19_10%20AT%20CCC%20Material%20Related%20Party%20Tra_nsaction%20Policy.pdf
Supplement to Recommendations 2.7		
 Board clearly defines the threshold for disclosure and approval of RPTs and categorizes such transactions according to those that are considered <i>de minimis</i> or transactions that need not be reported or announced, those that need to be disclosed, and those that need prior shareholder approval. The aggregate amount of RPTs within any twelve (12) month period should be considered for purposes of applying the thresholds for disclosure and approval. 	COMPLIANT	 The Board, through the RPT Com, clearly defines the thresholds for disclosure and approval of RPTs and categorizes such transactions according to their qualifying details. All relevant and material RPTs are disclosed immediately. The aggregate amount of RPTs within any twelve (12)-month period is considered for purposes of applying the thresholds for disclosure and approval. Link/reference is as follows: BOD Charter Role and Responsibilities of the BOD (Clause 3.6) 9.5 The Related Party Transaction Committee (RPT Com) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Related Party Transactions Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/RELATED%20PARTY%20TRANSACTION%20COMMITTEE%20CHARTER(1).pdf Disclosures, Current Report (17-C) https://www.atlasmining.com.ph/sites/default/files/files/files/sec-filings Annual Report (17-A), accompanying Audited Financial Statements on RPTs https://atlasmining.com.ph/sites/default/files/files/files/19_10%20AT%20CCC%20Material%20Related%20Party%20Transaction on%20Party%20Transaction policy Material Related Party Transaction Policy https://www.atlasmining.com.ph/sites/default/files/files/19_10%20AT%20CCC%20Material%20Related%20Party%20Transaction on%20Policy.pdf
2. Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.	COMPLIANT	In 2017, the Company immediately disclosed the need to secure, and subsequently successfully obtained a waiver on the conduct of a rights or public offering for the issuance of new shares to existing shareholders, by a majority vote of the minority Shareholders during the Annual General Meeting of Shareholders (AGM). The waiver on rights offering was in relation to the proposed issuance of shares for the increase in capital stock of the Company and the proposed issuance of underlying shares as a result of the exercise of the proposed warrants. The Company did not exercise any warrants in CY2023. Link/reference is as follows: • Disclosures, Current Report(17-C)

		 <u>https://www.atlasmining.com.ph/company-disclosures/sec-filings</u> Definitive Information Statement (20-IS) <u>https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf</u> <u>https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_2.pdf</u> Annual Report (17-A) <u>https://atlasmining.com.ph/sites/default/files/financial%20reports/at_sec_17-a_as_of_december_2023_15april24_fir</u> Minutes of SSM (Item IV.C) <u>https://www.atlasmining.com.ph/sites/default/files/default/files/at_2023_asm_minutes_draft.pdf</u> Results of the AGM and Organizational Meeting, Current Report (17-C) <u>https://atlasmining.com.ph/sites/default/files/2023.04.19_at_sec_17-c_2023_agm_bod_organizational_meeting</u> Material Related Party Transaction Policy <u>https://www.atlasmining.com.ph/sites/default/files/files/19_10%20AT%20CCC%20Material%20Related%20(nsaction%20Policy.pdf</u>
Recommendation 2.8		
 Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive). 	COMPLIANT	In accardance with the CCG and BOD Charter, the Board is primarily responsible for approving the Management, led by the CEO and the head of the other control functions. For 2023-2024, management team is composed of the following: President & CEO: Adrian Paulino S. Ramos Chief Finance Officer, Chief Risk Officer & Compliance Officer: Rodyardo B. Raňada Treasurer: Leila Marie P. Cabañes Chief Audit Executive: Feliciano B. Alvarez Corporate Secretary: Elmer B. Serrano Asst, Corporate Secretary: Axel G. Tumulak Links/references are as follows: • Code of Corporate Governance, A.2. Establishing Clear Roles and Responsibilities of the Board https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18N • By-Laws https://www.atlasmining.com.ph/sites/default/files/files/ACMDC AmendedBy-Laws 29Jun2016(2).pdf • BOD Charter 3. Role and Responsibilities of the BOD (Clause 3.7) 9.3 The Corporate Governance Committee (CG Com) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CC%20B0ARD%20CHARTER(1).pdf • Results of AGM and Organizational Meeting, Current Report (17-C) https://atlasmining.com.ph/sites/default/files/files/AT%20CC%20B0ARD%20CHARTER(1).pdf • Election and Appointment of Presentacion S. Ramos as Member of the Board of Directors https://atlasmining.com.ph/sites/default/files/files/AT%20CC%20B0ARD%20CHARTER(1).pdf • Appointment of Rodyardo B. Rañada as Chief Compliance Officer (SEC 17-C) https://atlasmining.com.ph/sites/default/files/files/AT%2023.07.21 at sec 17- c 2023 appointment of rodyardo b. ranada compliance officer 0.pdf
2. Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	COMPLIANT	In accordance with the CCG and the BOD Charter, the Board is primarily responsible for assessing the of Management led by the CEO and the heads of the other control functions. Links/references are as follows: • Code of Corporate Governance,

al O.pdf	
signed.pdf	
Party%20Tra	
selection of	
ay2017(1).pdf	
signed.pdf	
2023.pdf	
performance	

		A.2. Establishing Clear Roles and Responsibilities of the Board & A.3.5 Corporate Governance Committee https://www.atlasmining.com.ph/sites/default/files/files/AT New%20Code%20of%20Corporate%20Governance 18May2017(1).pdf
		Corporate Governance Committee Charter <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20CORPORATE%20GOVERNANCE%20COMMITTEE%20CHARTER.pdf</u>
		 BOD Charter 3. Role and Responsibilities of the BOD (Clauses 3.7 & 3.10) 9.3 The Corporate Governance Committee (CG Com) https://www.atlasmining.com.ph/sites/default/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
		 Performance Evaluation Policy of the BOD/BOD Committee/Management and Guidelines in Conducting Performance Assessment <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Performance%20Evaluation%20Policy%20%26%20Guidelines.pd</u>
Recommendation 2.9		
 Board establishes an effective performance management framework that ensures that Management's performance is at par with the standards set by the Board and Senior Management. 	COMPLIANT	In accordance with the CG and the BOD Charter, the Board has established an effective performance management framework that ensures that management/personnel perform at par with the standards set by the Company. Links/references are as follows:
		 Code of Corporate Governance, A.2. Establishing Clear Roles and Responsibilities of the Board & A. 3.5 Corporate Governance Committee https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May2017(1).pdf
2. Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management.		Corporate Governance Committee Charter <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20CORPORATE%20GOVERNANCE%20COMMITTEE%20CHARTER.pdf</u>
	COMPLIANT	 BOD Charter 3. Role and Responsibilities of the BOD (Clauses 3.7 & 3.10) <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf</u>
		Performance Evaluation Policy of the BOD/BOD Committee/Management and Guidelines in Conducting

1. Board oversees that an appropriate internal control system is in place.		In accordance with the CCG and the BOD Charter the Board ensures that an appropriate internal contr in place, which includes a mechanism for monitoring and managing potential conflicts of interests of man directors and shareholders.
	COMPLIANT	 Links/references are as follows: Code of Corporate Governance, A.2. Establishing Clear Roles and Responsibilities of the Board & A.3.4 Audit Committee https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May BOD Charter Roles and Responsibilities of the BOD (Clause 3.8) BOD Independence Conflict of Interest and Disclosure BOD Committees https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Audit Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER.pdf Code of Business Conduct and Ethics https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Code%20of%20Business%20Conduct%20and%20Ethic
2. The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	COMPLIANT	 Conflict of Interest Policy <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Conflict%20of%20Interest%20Policy(1).pdf</u> Insider Trading Policy <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20Insider%20Trading%20Policy.pdf</u> Whistleblowing Policy <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Whistleblowing%20Policy(1).pdf</u>
3. Board approves the Internal Audit Charter.	COMPLIANT	 The Board, through the Audit Committee, approves the Internal Audit Charter. Links/references are as follows: Internal Audit Charter https://atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Internal%20Audit%20Charter Audit Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AUDIT%20COMMITTEE%20CHARTER.pdf Code of Corporate Governance 3.4 Audit Committee https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May BOD Charter BOD Committees https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER[1].pdf
Recommendation 2.11		
 Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks. 	COMPLIANT	In accordance with the Code and BOD Charter, the Board is tasked to identify and monitor key risk are performance indicators and ensure that a sound Enterprise Risk Management (ERM) framework is in p Board Risk Oversight Committee (the "BROC") is responsible for the oversight of the Company's ERM s ensures its functionality and effectiveness. Links/references are as follows: Code of Corporate Governance, A. 2. Establishing Clear Roles and Responsibilities of the Board & A.3.6 Board Risk Oversight Comm https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May
2. The risk management framework guides the Board in identifying units/business lines and enterprise-level risk exposures, as well as the	COMPLIANT	 BOD Charter 3. Role and Responsibilities of the BOD (Clause 3.9)

trol system is anagement,	
ay2017(1).pdf	
ics(1).pdf	
ay2017(1).pdf	
<u>,</u>	
eas and key place. The system and	
mittee ay2017(1).pdf	

effectiveness of risk management		
8		9.4 The Board Risk Oversight Committee (BROC)
strategies.		https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
		Board Risk Oversight Committee Charter
		https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Board%20Risk%20Oversight%20Committee%20
		Enterprise Risk Management
		https://www.atlasmining.com.ph/corporate-governance/enterprise-risk-management
Recommendation 2.12		
1. Board has a Board Charter that formalizes		The Company's Board of Directors' Charter (the "BOD Charter") clearly provides for the Board's roles, res
and clearly states its roles, responsibilities		and accountabilities and serves as a guide for the Company's directors in the performance of their fun-
and accountabilities in carrying out its	COMPLIANT	BOD Charter is aligned with the Code and are both publicly available on the Company's website.
fiduciary role.		Link/reference is as follows:
2. Board Charter serves as a guide to the		BOD Charter
directors in the performance of their	COMPLIANT	3. Roles and Responsibilities of the BOD (Clause 3.11)
functions.	COMPLIANT	https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
		Code of Corporate Governance
3. Board Charter is publicly available and posted on the company's website.	COMPLIANT	 Code of Colporate Governance https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May2
posied on the company's website.		
Additional Recommendation to Principle 2		
1. Board has a clear insider trading policy.		Link/reference is as follows:
		 AT Insider Trading Policy https://www.atlasmining.com.ph/sites/default/files/files/AT%20Insider%20Trading%20Policy.pdf
		mtps.//www.atlasmining.com.ph/sites/default/mes/mes/At/azonsider/azonadnig/azonolicy.pur
	COMPLIANT	BOD Charter
		6. Conflict of Interest and Disclosure
		https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
Optional: Principle 2		
1 Company has a policy on granting loans to		
1. Company has a policy on granting loans to		
directors, either forbidding the practice or		Link/reference is as follows:
directors, either forbidding the practice or ensuring that the transaction is conducted	COMPLIANT	Policy on Directors' and Key Officers' Loan
directors, either forbidding the practice or	COMPLIANT	
directors, either forbidding the practice or ensuring that the transaction is conducted	COMPLIANT	 Policy on Directors' and Key Officers' Loan <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20Loan</u>
directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.	COMPLIANT	Policy on Directors' and Key Officers' Loan <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20Loan The types of decisions requiring Board approval are disclosed in the Code, the BOD Charter and By-Law </u>
directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.2. Company discloses the types of decision	COMPLIANT	 Policy on Directors' and Key Officers' Loan <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20Loan</u> The types of decisions requiring Board approval are disclosed in the Code, the BOD Charter and By-Law Links/references are as follows:
directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.2. Company discloses the types of decision	COMPLIANT	 Policy on Directors' and Key Officers' Loan <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20Loan</u> The types of decisions requiring Board approval are disclosed in the Code, the BOD Charter and By-Law Links/references are as follows: Code of Corporate Governance
directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.2. Company discloses the types of decision		 Policy on Directors' and Key Officers' Loan <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20Loan</u> The types of decisions requiring Board approval are disclosed in the Code, the BOD Charter and By-Law Links/references are as follows: Code of Corporate Governance
directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.2. Company discloses the types of decision	COMPLIANT	 Policy on Directors' and Key Officers' Loan https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20Loan The types of decisions requiring Board approval are disclosed in the Code, the BOD Charter and By-Law Links/references are as follows: Code of Corporate Governance https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May By-Laws
directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.2. Company discloses the types of decision		 Policy on Directors' and Key Officers' Loan <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20Loan</u> The types of decisions requiring Board approval are disclosed in the Code, the BOD Charter and By-Law Links/references are as follows: Code of Corporate Governance <u>https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May</u>
directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.2. Company discloses the types of decision		 Policy on Directors' and Key Officers' Loan <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20Loan</u> The types of decisions requiring Board approval are disclosed in the Code, the BOD Charter and By-Law Links/references are as follows: Code of Corporate Governance <u>https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May</u> By-Laws <u>https://www.atlasmining.com.ph/sites/default/files/files/ACMDC_AmendedBy-Laws_29Jun2016(2).pdf</u>
directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.2. Company discloses the types of decision		 Policy on Directors' and Key Officers' Loan https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20Loan The types of decisions requiring Board approval are disclosed in the Code, the BOD Charter and By-Law Links/references are as follows: Code of Corporate Governance https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May By-Laws
directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.2. Company discloses the types of decision		 Policy on Directors' and Key Officers' Loan <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20Loan</u> The types of decisions requiring Board approval are disclosed in the Code, the BOD Charter and By-Law Links/references are as follows: Code of Corporate Governance <u>https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May</u> By-Laws <u>https://www.atlasmining.com.ph/sites/default/files/files/ACMDC_AmendedBy-Laws_29Jun2016(2).pdf</u> BOD Charter
 directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates. 2. Company discloses the types of decision requiring board of directors' approval. 	COMPLIANT	 Policy on Directors' and Key Officers' Loan <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20Loan</u> The types of decisions requiring Board approval are disclosed in the Code, the BOD Charter and By-Law Links/references are as follows: Code of Corporate Governance <u>https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May</u> By-Laws <u>https://www.atlasmining.com.ph/sites/default/files/files/ACMDC_AmendedBy-Laws_29Jun2016(2).pdf</u> BOD Charter <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf</u>
 directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates. 2. Company discloses the types of decision requiring board of directors' approval. Principle 3: Board committees should be set up 	COMPLIANT To the extent pos	 Policy on Directors' and Key Officers' Loan https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20Loan The types of decisions requiring Board approval are disclosed in the Code, the BOD Charter and By-Law Links/references are as follows: Code of Corporate Governance https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May By-Laws https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May By-Laws https://www.atlasmining.com.ph/sites/default/files/files/ACMDC_AmendedBy-Laws_29Jun2016(2).pdf BOD Charter https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
 directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates. 2. Company discloses the types of decision requiring board of directors' approval. Principle 3: Board committees should be set up other key corporate governance concerns, suc 	COMPLIANT To the extent pos	 Policy on Directors' and Key Officers' Loan <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20Loan</u> The types of decisions requiring Board approval are disclosed in the Code, the BOD Charter and By-Law Links/references are as follows: Code of Corporate Governance <u>https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May</u> By-Laws <u>https://www.atlasmining.com.ph/sites/default/files/files/ACMDC_AmendedBy-Laws_29Jun2016(2).pdf</u> BOD Charter <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf</u>
 directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates. 2. Company discloses the types of decision requiring board of directors' approval. Principle 3: Board committees should be set up 	COMPLIANT To the extent pos	 Policy on Directors' and Key Officers' Loan https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20Loan The types of decisions requiring Board approval are disclosed in the Code, the BOD Charter and By-Law Links/references are as follows: Code of Corporate Governance https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May By-Laws https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May By-Laws https://www.atlasmining.com.ph/sites/default/files/files/ACMDC_AmendedBy-Laws_29Jun2016(2).pdf BOD Charter https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
 directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates. Company discloses the types of decision requiring board of directors' approval. Principle 3: Board committees should be set up other key corporate governance concerns, suc Charter. Recommendation 3.1 Board establishes board committees that 	COMPLIANT To the extent pos	 Policy on Directors' and Key Officers' Loan https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20Loan The types of decisions requiring Board approval are disclosed in the Code, the BOD Charter and By-Law Links/references are as follows: Code of Corporate Governance https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May By-Laws https://www.atlasmining.com.ph/sites/default/files/files/ACMDC_AmendedBy-Laws_29Jun2016(2).pdf BOD Charter https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf sible to support the effective performance of the Board's functions, particularly with respect to audit, risk r and remuneration. The composition, functions and responsibilities of all committees established should be To address specific tasks and responsibilities, the Board adopted five (5) board committees, namely
 directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates. Company discloses the types of decision requiring board of directors' approval. Principle 3: Board committees should be set up other key corporate governance concerns, suc Charter. Recommendation 3.1 Board establishes board committees that focus on specific board functions to aid in 	COMPLIANT to the extent position of the optimization of the extent position of the extent	 Policy on Directors' and Key Officers' Loan https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20Loan The types of decisions requiring Board approval are disclosed in the Code, the BOD Charter and By-Law Links/references are as follows: Code of Corporate Governance https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May By-Laws https://www.atlasmining.com.ph/sites/default/files/files/ACMDC_AmendedBy-Laws_29Jun2016(2).pdf BOD Charter https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Sible to support the effective performance of the Board's functions, particularly with respect to audit, risk r and remuneration. The composition, functions and responsibilities of all committees established should be To address specific tasks and responsibilities, the Board adopted five (5) board committees, namely Committee, the Executive Committee, the Related Party Transactions Committee, the Board Risk
 directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates. Company discloses the types of decision requiring board of directors' approval. Principle 3: Board committees should be set up other key corporate governance concerns, suc Charter. Recommendation 3.1 Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and 	COMPLIANT To the extent pos	 Policy on Directors' and Key Officers' Loan https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20Loan The types of decisions requiring Board approval are disclosed in the Code, the BOD Charter and By-Law Links/references are as follows: Code of Corporate Governance https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May By-Laws https://www.atlasmining.com.ph/sites/default/files/files/ACMDC_AmendedBy-Laws_29Jun2016(2).pdf BOD Charter https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf sible to support the effective performance of the Board's functions, particularly with respect to audit, risk r and remuneration. The composition, functions and responsibilities of all committees established should be To address specific tasks and responsibilities, the Board adopted five (5) board committees, namely
 directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates. Company discloses the types of decision requiring board of directors' approval. Principle 3: Board committees should be set up other key corporate governance concerns, suc Charter. Recommendation 3.1 Board establishes board committees that focus on specific board functions to aid in 	COMPLIANT to the extent position of the optimization of the extent position of the extent	 Policy on Directors' and Key Officers' Loan https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20Loan The types of decisions requiring Board approval are disclosed in the Code, the BOD Charter and By-Law Links/references are as follows: Code of Corporate Governance https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance 18May By-Laws https://www.atlasmining.com.ph/sites/default/files/files/ACMDC_AmendedBy-Laws_29Jun2016(2).pdf BOD Charter https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Sible to support the effective performance of the Board's functions, particularly with respect to audit, risk r and remuneration. The composition, functions and responsibilities of all committees established should be To address specific tasks and responsibilities, the Board adopted five (5) board committees, namely Committee, the Executive Committee, the Related Party Transactions Committee, the Board Risk

620Charter.pdf	
esponsibilities unctions. The	
lay2017(1).pdf	
an.pdf	
aws.	
<u>Лаү2017(1).pdf</u>	
k managemer be contained ii	nt, related party transactions, and n a publicly available Committee
1 11 4 111	
ely the Audit lisk Oversight	
	1

		 Code of Corporate Governance, A.3. Establishing Board Committees https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May201 BOD Charter 9. BOD Committees https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Board Committees https://www.atlasmining.com.ph/corporate-governance/board-committees By-laws https://www.atlasmining.com.ph/sites/default/files/files/ACMDC_AmendedBy-Laws_29Jun2016(2).pdf Results of the AGM and Organizational Meeting, Current Report (17-C) https://atlasmining.com.ph/sites/default/files/2023.04.19_at_sec_17-c_2023_agm_bod_organizational_meeting_signed
Recommendation 3.2		
 Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations. 	COMPLIANT	 The Company's Audit Committee exercises the Board's oversight of financial reporting, internal control internal and external audit processes and compliance with applicable laws, rules and regulation It is the Audit Committee's responsibility to recommend the appointment and removal of the Company's exauditor. Links/references are as follows: BOD Charter 9.2 The Audit Committee (Audit Com) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Audit Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Code of Corporate Governance, A.3.3.4 Audit Committee https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May201 Definitive Information Statement (20-IS) https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf
2. Audit Committee is composed of at least three appropriately qualified non- executive directors, the majority of whom, including the Chairman is independent.	COMPLIANT	 The Audit Committee is composed of five (5) non-executive directors (NED), majority of whom, includ Chairperson, are independent directors. The Committee members each possess relevant background, know skills and/or experience in areas of accounting, auditing and finance. Links/references are as follows: Results of the AGM and Organizational Meeting, Current Report (17-C) https://atlasmining.com.ph/sites/default/files/2023.04.19 at sec 17-c 2023 agm bod organizational meeting signe Definitive Information Statement (20-IS) https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 2.pdf BOD Charter 9.2 The Audit Committee (Audit Com) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Code of Corporate Governance, A.3.3.4 Audit Committee https://default/files/files/AT New%20Code%20of%20Corporate%20Governance 18May2017

e 18May2017(1).pdf	
eeting_signed.pdf	
al control system,	
mpany's external	
e 18May2017(1).pdf	
om, including the ound, knowledge,	
eeting_signed.pdf	
18May2017(1).pdf	

COMPLIANT	 Board Committees https://www.atlasmining.com.ph/corporate-governance/board-committees Audit Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AUDIT%20COMMITTEE%20CHARTER.pdf The Audit Committee members each possess relevant background, knowledge, skills and/or experience accounting, auditing and finance. Links/references are as follows: Board Committees https://www.atlasmining.com.ph/sites/default/files/files/AUDIT%20COMMITTEE%20CHARTER.pdf Audit Committees Charter https://www.atlasmining.com.ph/sites/default/files/files/AUDIT%20COMMITTEE%20CHARTER.pdf Definitive Information Statement (20-IS) https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_2.pdf The Chairman of the Audit Committee, Mr. Emilio S. De Quiros, Jr., is not the Chairman of the Board or of board committee. Link/reference is as follows: Board Committees https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_2.pdf The Chairman of the Audit Committee, Mr. Emilio S. De Quiros, Jr., is not the Chairman of the Board or of board committee. Link/reference is as follows: Board Committees https://atlasmining.com.ph/sites/default/files/financial%20reports/at_sec_17-a_as_of_december_2023_15april24_final Definitive Information Statement https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_2.pdf Results of the AGM and Organizational Meeting https://atlasmining.com.ph/sites/
COMPLIANT	 The Audit Committee approves all non-audit services conducted by the external auditor. Links/references are as follows: Audit Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AUDIT%20COMMITTEE%20CHARTER.pdf BOD Charter 9.2 The Audit Committee (Audit Com) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Definitive Information Statement (20-IS) https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf Code of Corporate Governance, B.3.4 Audit Committee https://www.atlasmining.com.ph/sites/default/files/files/AT New%20Code%20of%20Corporate%20Governance 18Max
COMPLIANT	The Audit Committee conducts regular meetings and dialogues with the external audit team without an management present.
	COMPLIANT

e in areas of	
of any other	
al O.pdf	
<u>signed.pdf</u>	
ay2017(1).pdf	
anyone from	

audit team without anyone from management present.		 Links/references are as follows: Audit Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AUDIT%20COMMITTEE%20CHARTER.pdf BOD Charter 9.2 The Audit Committee (Audit Com) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Code of Corporate Governance, B.3.4 Audit Committee https://www.atlasmining.com.ph/sites/default/files/files/AT New%20Code%20of%20Corporate%20Governance 18May2
Optional: Recommendation 3.2		
 Audit Committee meets at least four times during the year. 	COMPLIANT	In accordance with Audit Committee Charter, the Audit Committee met five (5) times in 2023. Link/reference is as follows: • Audit Committee Charter <u>https://www.atlasmining.com.ph/sites/default/files/files/AUDIT%20COMMITTEE%20CHARTER.pdf</u> • Minutes of Audit Com Meetings
2. Audit Committee approves the appointment and removal of the internal auditor.	COMPLIANT	 The Audit Committee approves the appointment and removal of the Chief Audit Executive (CAE) /interr Links/references: Audit Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AUDIT%20COMMITTEE%20CHARTER.pdf Code of Corporate Governance https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May BOD Charter https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
Recommendation 3.3 1. Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.	COMPLIANT	 The Corporate Governance Committee (the "CG Com") is tasked to assist the Board in its corporate gor related responsibilities, including the responsibilities and functions formerly assigned to the Nomination C and Compensation and Remuneration Committee. Links/references are as follows: BOD Charter 8.Nomination and Election of Directors 9.3 The Corporate Governance Committee (CG Com) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Code of Corporate Governance, B. 3.5 Corporate Governance Committee https://www.atlasmining.com.ph/sites/default/files/files/AT New%20Code%20of%20Corporate%20Governance 18May Corporate Governance Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20CORPORATE%20GOVERNANCE%20COMMITTEE%20CH
 Corporate Governance Committee is composed of at least three members, all of whom should be independent directors. 	COMPLIANT	 The CG Com is composed of three (3) members, all of whom are independent directors (IDs). Links/references are as follows: Corporate Governance Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20CORPORATE%20GOVERNANCE%20COMMITTEE%20CH Board Committees https://www.atlasmining.com.ph/corporate-governance/board-committees https://www.atlasmining.com.ph/corporate-governance/board-committees

y2017(1).pdf	
rnal auditor.	
ay2017(1).pdf	
governance Committee	
w2017(1) adf	
ay2017(1).pdf CHARTER.pdf	
CHARTER.pdf	

10. Chairman of the Corporate Governance Committee is an independent director. Optional: Recommendation 3.3. 1. Corporate Governance Committee meets at least twice during the year.	COMPLIANT	 BOD Charter 9.3 The Corporate Governance Committee (CG Com)
Recommendation 3.4		
 Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness. 	COMPLIANT	 The Board Risk Oversight Committee (the "BROC") is responsible for the oversight of the Company's Ent Management (ERM) system. The BROC ensures that the ERM system is functional and effective. Links/references are as follows: Code of Corporate Governance, A.2. Establishing Clear Roles and Responsibilities of the Board & A.3.6 Board Risk Oversight Commit https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May BOD Charter 9.4 The Board Risk Oversight Committee https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	COMPLIANT	 Board Risk Oversight Committee Charter <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Board%20Risk%20Oversight%20Committee%20</u> The BROC is composed of three (3) directors, all of whom are independent directors. Link/reference are as follows: Board Committees <u>https://www.atlasmining.com.ph/corporate-governance/board-committees</u> Board Risk Oversight Committee Charter <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Board%20Risk%20Oversight%20Committee%20</u>

ay2017(1).pdf	
CHARTER.pdf	
signed.pdf	
ally.	
CHARTER.pdf	
<u>CHARTER.put</u>	
nterprise Risk	
nittee ay2017(1).pdf	
OCharter.pdf	
OCharter.pdf	

F		1
3. The Chairman of the BROC is not the Chairman of the Board or of any other committee.	COMPLIANT	 BOD Charter 9.3 The Corporate Governance Committee (CG Com) https://www.atlasmining.com.ph/sites/default/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Results of the AGM and Organizational Meeting, Current Report (17-C) https://atlasmining.com.ph/sites/default/files/2023.04.19 at sec 17-c 2023 agm bod organizational meeting s The Chairman of the BROC, Mr. Gerardo S, Limlingan, Jr. is an independent director and does not se Chairman of the Board or of any other board committee. Link/reference is as follows: Board Committees https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 2.pdf BOD Charter 9.3 The Corporate Governance Committee (CG Com) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Results of the AGM and Organizational Meeting, Current Report (17-C) https://atlasmining.com.ph/sites/default/files/default/files/attiges
4. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	COMPLIANT	 Per the BROC's Charter, at least one (1) of its members has relevant knowledge and experience on n management. The Committee members each possess relevant experience in risk and are well-versed relating to risk management. Links/references are as follows: Board Risk Oversight Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Board%20Risk%20Oversight%20Committee%20 Board Committees https://www.atlasmining.com.ph/corporate-governance/board-committees BOD Charter 9.3 The Board Risk Oversight Committee (BROC) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Code of Corporate Governance, B.3.6 Board Risk Oversight Committee https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
Recommendation 3.5		
 Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company. 	COMPLIANT	 The Related Party Transaction (RPT) Committee (the "RPT Com") is tasked to review all material relations of the Company. Links/references are as follows: Related Party Transaction Committee Charter <u>https://www.atlasmining.com.ph/sites/default/files/files/RELATED%20PARTY%20TRANSACTION%20COMMITTEE%20CHA</u> Board Committees <u>https://www.atlasmining.com.ph/corporate-governance/board-committees</u> BOD Charter 9.5 The Related Party Transaction Committee (RPT Com) <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf</u>

_signed.pdf	
<u>Signed.pur</u>	
serve as the	
_signed.pdf	
risk and risk	
d in matters	
20Charter.pdf	
ay2017(1).pdf	
elated party	
IARTER(1).pdf	

		 Code of Corporate Governance, A.3.6 Board Risk Oversight Committee <u>https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May2</u> Material Related Party Transaction Policy <u>https://www.atlasmining.com.ph/sites/default/files/files/19_10%20AT%20CCC%20Material%20Related%20Pansaction%20Policy.pdf</u>
2. RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	COMPLIANT	 The RPT Com is composed of three (3) directors, all of whom are independent directors. Links/references are as follows: Board Committees https://www.atlasmining.com.ph/corporate-governance/board-committees Annual Report (17-A) https://atlasmining.com.ph/sites/default/files/financial%20reports/at sec 17-a as of december 2023 15april24 BOD Charter 9.5 The Related Party Transaction Committee (RPT Com) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Code of Corporate Governance, A.3.7 Related Party Transaction Committee https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance 18May2 Related Party Transaction Committee Charter ww.atlasmining.com.ph/sites/default/files/files/RELATED%20PARTY%20TRANSACTION%20COMMITTEE%20CHARTER(1).pd Results of the AGM and Organizational Meeting https://atlasmining.com.ph/sites/default/files/files/203.04.19 at sec 17-c 2023 agm bod organizational meeting s
Recommendation 3.6		
 All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information. 	COMPLIANT	 The respective board committees have Charters which define their compositions, roles and responsibil on the provisions found in the CCG and BOD Charter. The Charters include administrative provisions on the of meetings and proceedings, reportorial responsibilities and provide the standards for evaluation of the committee performance. The Charters are disclosed in the Company's website. Links/references are as follows: Code of Corporate Governance, A.3. Establishing Board Committees https://www.atlasmining.com.ph/corporate-governance/manual-corporate-governance BOD Charter 9. BOD Committees https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Board Committees https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
2. Committee Charters provide standards for evaluating the performance of the Committees.	COMPLIANT	 Various Board Committee Charters https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Executive%20Committee%20Charter(2).pdf https://www.atlasmining.com.ph/sites/default/files/files/RELATED%20PARTY%20TRANSACTION%20COMMITTEE%20CHA https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Board%20Risk%20Oversight%20Committee%20Charter%20
 Committee Charters were fully disclosed on the company's website. 	COMPLIANT	 <u>https://www.atlasmining.com.ph/sites/default/files/files/AUDIT%20COMMITTEE%20CHARTER.pdf</u> Evaluation Standard/Guidelines <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Performance%20Evaluation%20Policy%20%26%</u> <u>.pdf</u>

1 <u>y2017(1).pdf</u>	
Dorth (9/20Tro	
Party%20Tra	
4_final_0.pdf	
y2017(1).pdf	
<u>172017(17.001</u>	
).pdf	
_signed.pdf	
signed.pdf	
pilities based	
pilities based the conduct	
pilities based	
pilities based the conduct	
bilities based the conduct e respective	
HARTER(1).pdf	
bilities based the conduct e respective	
Dilities based the conduct e respective	
HARTER(1).pdf	

· · ·	pany, the direct	ors should devote the time and attention necessary to properly and effectively perform their duties and re
familiar with the corporation's business. Recommendation 4.1		
 The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tele-/videoconferencing conducted in accordance with the rules and regulations of the Commission. 	COMPLIANT	In accordance with the Company's CCG and BOD Charter, the Board is tasked to properly discharter functions by meeting regularly. Directors attend and actively participate in all meetings of the Board, C and Shareholders in person or through tele-video-conferencing conducted in accordance with relevan regulation. Link/reference is as follows: Code of Corporate Governance, A.4. Fostering Commitment https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18Mar BOD Charter 3. Roles and Responsibilities of the BOD 4. Board Meetings (Clause 4.6) 12. Corporate Secretary https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf By-Laws https://www.atlasmining.com.ph/sites/default/files/files/ACMDC_AmendedBy-Laws_29Jun2016(2).pdf
2. The directors review meeting materials for all Board and Committee meetings.	COMPLIANT	The Corporate Secretary ensures that the agenda, notices and materials are provided to the Board at I days in advance of the actual meetings. The Company's directors review meeting materials for all Committee meetings prior to the said meetings. Link/reference is as follows: • Code of Corporate Governance, A.4. Fostering Commitment https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18Ma • BOD Charter 12. Corporate Secretary 4. Board Meetings (Clause 4.6) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
 The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings. 	COMPLIANT	 Directors are duty-bound to attend and actively participate in all meetings of the Board and Board C The Company's directors review meeting materials for all Board and Committee meetings prior to the sa and ask questions or seek clarifications when necessary. Link/reference is as follows: Code of Corporate Governance, A.4. Fostering Commitment https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18Ma BOD Charter Roles and Responsibilities of the BOD Board Meetings https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
Recommendation 4.2		
 Non-executive directors concurrently serve in a maximum of five publicly-listed companies to ensure that they have sufficient time to fully prepare for minutes, challenge Management's proposals/views, and oversee the long-term strategy of the company. 	COMPLIANT	To ensure that they have sufficient time to fully prepare for meetings, challenge Management proposal oversee the long-term strategy of the Company, non-executive directors (NED) may only serve on a m five (5) boards of publicly-listed companies. Links/references are as follows: • Code of Corporate Governance, A.4. Fostering Commitment https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May • BOD Charter

l responsibilities	, including sufficient time to be
charge Board I, Committees vant rules and	
<u>May2017(1).pdf</u>	
at least five (5) all Board and	
<u> </u>	
l Committees. said meetings	
<u> May2017(1).pdf</u>	
sals/view and a maximum of	
May2017(1).pdf	

		 2.Composition of the BOD and Term of Office (Clause 2.5) 3. Roles and Responsibilities of the BOD 4. Board Meetings (Clause 4.7) 7. Policy on Multiple BOD Seats (Clause 7.2) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Definitive Information Statement (20-IS) https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf Annual Report (17-A) https://atlasmining.com.ph/sites/default/files/financial%20reports/at sec 17-a as of december 2023 15april24
Recommendation 4.3 1. The directors notify the company's board before accepting a directorship in another company.	COMPLIANT	In accordance with the CCG and BOD Charter, directors must notify the Board before accepting a dire another company. Link/reference is as follows: Code of Corporate Governance, A.4. Fostering Commitment https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May BOD Charter 7. Policy on Multiple BOD Seats 3. Roles and Responsibilities of the BOD 6. Conflict of Interest and Disclosure https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
Optional: Principle 4 1. Company does not have any executive		None of the Company's executive directors serve in more than two (2) boards of listed companies of
directors who serve in more than two boards of listed companies outside of the group.	COMPLIANT	 group. Links/references are as follows: Board of Directors https://www.atlasmining.com.ph/about-us/board-directors Definitive Information Statement(20-IS) https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 2.pdf Annual Report (17-A) https://atlasmining.com.ph/sites/default/files/financial%20reports/at_sec_17-a_as_of_december_2023_15april24
2. Company schedules board of directors' meetings before the start of the financial year.	COMPLIANT	 Per the Company's CCG and BOD Charter, board meetings are scheduled before the start of the finct. This is to ensure maximum participation of the directors. Link/reference: Code of Corporate Governance https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May BOD Charter 3. Roles and Responsibilities of the BOD 4. Board Meetings https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf

24 final 0.pdf	
rectorship in	
ay2017(1).pdf	
outside the	
<u>4 final 0.pdf</u>	
<u>4 final 0.pdf</u>	
<u>4 final 0.pdf</u>	
<u>4 final 0.pdf</u> ancial year.	
<u>4 final 0.pdf</u> ancial year.	

3. Board of directors meets at least six times during the year.	COMPLIANT	 In accordance with the Company's Code of CG, the Board meets at least six (6) times annually. Link/reference is as follows: Code of Corporate Governance https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May BOD Charter Roles and Responsibilities of the BOD Board Meetings https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
	ise an objective	 BOD Charter Board Meetings <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf</u> By Laws, Art. III Section 3 <u>https://www.atlasmining.com.ph/sites/default/files/files/ACMDC_AmendedBy-laws_29June2016(2)</u> and independent judgment on all corporate affairs
Recommendation 5.1 1. The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher. Recommendation 5.2	COMPLIANT	 The Board is composed of nine (9) directors, three (3) of whom are independent directors. Links/references are as follows: Board of Directors https://www.atlasmining.com.ph/about-us/board-directors BOD Charter Composition and Term of Office https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Code of Corporate Governance, A.5. Reinforcing Board Independence https://www.atlasmining.com.ph/corporate-governance/manual-corporate-governance Results of the AGM and Organizational Meeting, Current Report (17-C) https://atlasmining.com.ph/sites/default/files/2023.04.19 at sec 17-c 2023 agm bod organizational meeting -
Recommendation 5.2		

<u>18May2017(1).pdf</u>	
eting signed.pdf	

1. The independent directors possess all the		The Company's independent directors possess all the qualifications and none of the disqualifications
1. The independent directors possess all the qualifications and none of the disqualifications to hold the positions.		 independent director. Links/references are as follows: Board of Directors <u>https://www.atlasmining.com.ph/about-us/board-directors</u> BOD Charter
	COMPLIANT	 18. Qualifications of Directors 19. Disqualification of Directors 20. Temporary Disqualifications <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf</u>
		 Code of Corporate Governance, A.5. Reinforcing Board Independence <u>https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May</u>
		 Certifications of Independent Directors, appended to the Definitive Information Statement <u>https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf</u> <u>https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_2.pdf</u>
		 Annual Report (SEC 17-A) <u>https://atlasmining.com.ph/sites/default/files/financial%20reports/at_sec_17-a_as_of_december_2023_15april24</u>
Supplement to Recommendation 5.2		
 Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently. 	COMPLIANT	 The Company has no shareholder agreements, By-Laws provisions or other agreements that constrain dir voting independently. Per the Company's CCG and the BOD Charter, Directors are required to independent judgment. Link/reference: Code of Corporate Governance, A.5. Reinforcing Board Independence https://www.atlasmining.com.ph/sites/default/files/files/AT New%20Code%20of%20Corporate%20Governance_18May BOD Charter
		 5. BOD Independence 3. Roles and Responsibilities of the BOD <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf</u> By-laws <u>https://www.atlasmining.com.ph/sites/default/files/files/ACMDC_AmendedBy-Laws_29Jun2016(2).pdf</u>
Recommendation 5.3		
 The independent directors serve for a cumulative term of nine years (reckoned from 2012). 	COMPLIANT	As provided for by the CCG and BOD Charter, the Board's independent directors (IDs) serve for a cumulative term of nine (9) years. After which, the ID shall be perpetually barred from re-election as same company but may continue to qualify for nomination and election as a regular director. In the inst the Company wants to retain an ID who has served for nine (9) years, the Board shall provide meritorious and seek shareholders' approval during the annual shareholders' meeting. Links/references are as follows: • Code of Corporate Governance, A.5. Reinforcing Board Independence https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May
 The company bars an independent director from serving in such capacity after the term limit of nine years. 	COMPLIANT	 BOD Charter 5. BOD Independence (Clause 5.4) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
3. In the instance that the company retains an independent director in the same capacity after nine years, the board provides	COMPLIANT	Board of Directors <u>https://www.atlasmining.com.ph/about-us/board-directors</u>

ns to be an	
<u>y2017(1).pdf</u>	
4_final_0.pdf	
irectors from	
to exercise	
ay2017(1).pdf	
a maximum such in the istance that sjustification	
ay2017(1).pdf	

	-
<u> </u>	
COMPLIANT	 The Chairman of the Board, Mr. Frederic C. DyBuncio, and the CEO/President, Mr. Adrian Paulino S. separate individuals. Links/references are as follows: Code of Corporate Governance, A.5. Reinforcing Board Independence https://www.atlasmining.com.ph/corporate-governance/manual-corporate-governance BOD Charter BOD Independence (Clause 5.6) Chairman of the BOD The President and the Chief Executive Officer https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Board of Directors https://www.atlasmining.com.ph/about-us/board-directors Definitive Information Statement https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf Results of the AGM and Organizational Meeting https://atlasmining.com.ph/sites/default/files/2023.04.19 at sec 17-c 2023 agm bod organizational meeting
COMPLIANT	 The Chairman of the Board and the CEO/ President have clearly defined duties and responsibilities procompany's CCG, the BOD Charter and By-Laws. Links/references are as follows: BOD Charter Chairman of the BOD The President and the Chief Executive Officer (CEO) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Code of Corporate Governance, A.5. Reinforcing Board Independence https://www.atlasmining.com.ph/sites/default/files/files/AT New%20Code%20of%20Corporate%20Governance_18May By-Laws https://www.atlasmining.com.ph/sites/default/files/files/ACMDC_AmendedBy-Laws_29Jun2016(2).pdf
COMPLIANT	 Mr. Emilio S. De Quiros, Jr., an Independent Director is the Company's Lead Director. Links/references are as follows: BOD Charter S. BOD Independence (Clause 5.6 : Lead Director) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Code of Corporate Governance, A.5. Reinforcing Board Independence https://www.atlasmining.com.ph/corporate-governance/manual-corporate-governance Board of Directors https://www.atlasmining.com.ph/about-us/board-directors Definitive Information Statement (20-IS)
	COMPLIANT

Ramos, are	
signed.pdf	
vided in the	
<u>y2017(1).pdf</u>	

Recommendation 5.6 1. Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction.	COMPLIANT	https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_2.pdf • Results of the AGM and Organizational Meeting https://atlasmining.com.ph/sites/default/files/2023.04.19 at sec_17-c_2023_agm_bod_organizational_meeting_state https://atlasmining.com.ph/sites/default/files/2023.04.19 at sec_17-c_2023_agm_bod_organizational_meeting_state Per the Company's CCG and BOD Charter, Directors with material interest in any transaction aff Company should abstain from taking part in the deliberations for the same. Since the Company's adoption of the Code and the BOD Charter, no such incident of a Director having interest in a transaction affecting the Company has occurred except those disclosed, i.e., Annu Furthermore, both the Company's Conflict of Interest Policy and the Code of Business Conduct and Eff any director, officer or employee involved in an actual or potential conflict of interest to immediately di conflict to the Company. Links/references are as follows: • BOD Charter 6. Conflict of Interest and Disclosure https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf • Code of Corporate Governance, A.5. Reinforcing Board Independence https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Conflict%20of%20Interest%20Policy(1).pdf • Code of Interest Policy https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Conflict%20of%20Interest%20Policy(1).pdf • Code of Business Conduct and Ethics https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Code%20of%20Business%20Conduct%20and%20Ethic • Annual Report (17-A) https://atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Code%20af%20Business%20Conduct%20
Recommendation 5.7		
 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present. 	COMPLIANT	Non-executive directors (NEDs) meet regularly with the external auditor and heads of internal audit, c and risk, without any executive directors presents; such meetings are chaired by the Lead Independent Link/reference: BOD Charter 4. Board Meetings (Clause 4.7: NEDs separate meeting) 5. BOD Independence (Clause 5.6: Lead Director) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
2. The meetings are chaired by the lead independent director.	COMPLIANT	 Code of Corporate Governance, A.5. Reinforcing Board Independence <u>https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May</u>
Optional: Principle 5		Mr. Advige Pauline S. Ramor, the surrent Provident and CEO of the Company, hold the past sizes 2015
1. None of the directors is a former CEO of the company in the past 2 years.	COMPLIANT	 Mr. Adrian Paulino S. Ramos, the current President and CEO of the Company, held the post since 2015. Link/reference: Definitive Information Statement (20-IS) https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 2.pdf Annual Report (17-A) https://atlasmining.com.ph/sites/default/files/financial%20reports/at sec 17-a as of december 2023 15april24

signed.pdf	
ffecting the	
g a material nual Report. thics require disclose said	
iics(1).pdf	
<u>4 final 0.pdf</u>	
<u>lf</u>	
compliance It Director.	
ay2017(1).pdf	
24 final_0.pdf	

Principle 6: The best measure of the Board's effectiveness is through an assessment process. The Board should regularly carry out evaluations to appraise its performance or individual competencies. Recommendation 6.1 1. Board conducts an annual self-assessment of its performance as a whole, its Board Conducts an annual self-assessment of its performance as a whole, its Board Conducts an annual self-assessment of its performance as a whole. 2. The Chairman conducts a self-assessment of his performance. COMPUANT 2. The Chairman conducts a self-assessment of his performance. COMPUANT 2. The Chairman conducts a self-assessment of his performance. COMPUANT COMPUANT COMPUANT 2. The Chairman conducts a self-assessment of his performance. COMPUANT COMPUANT COMPUANT 3. The Individual members conducts a self-assessment of his performance. COMPUANT 4. Each committee conducts a self-assessment of his performance. COMPUANT 5. Every three years, the assessments are supported by an external califactor. Solf the CCG and BOD Charter provide for the Board's annual self-assessment which should be supported by an external facilitator. 5. Every three years, the assessments are supported by an external facilitator. Solf the CCG and BOD Charter provide for the Board's annual self-assessment which should be supported by an external facilitator. 6. Every three years, the assessments are supported by an external facilitator.<			
Inght mix of backgrounds and competencies. Recommendation 6.1 1. Board conducts on annual self-assessment of its performance as a whole. 2. The Chalman conducts a self-assessment of his performance. 2. The Chalman conducts a self-assessment of his performance. 3. The Individual members conduct a self-assessment of his performance. 4. Each committee conducts a self-assessment of his performance. 5. Every three years, the assessments are supported by an external facilitator. 6. Every three years, the assessment of assessment of assessment of assessment of assessment of a self- assessment of assessments are supported by an external facilitator. 6. Every three years, the assessments are supported by an external facilitator. COMPLIANT COMPLIANT </th <th></th> <th></th> <th> Results of the AGM and Organizational Meeting <u>https://atlasmining.com.ph/sites/default/files/2023.04.19 at sec 17-c 2023 agm bod organizational meeting sec 17-c 2023 agm bod organizationa</u></th>			 Results of the AGM and Organizational Meeting <u>https://atlasmining.com.ph/sites/default/files/2023.04.19 at sec 17-c 2023 agm bod organizational meeting sec 17-c 2023 agm bod organizationa</u>
COMPLIAN	right mix of backgrounds and competencies. Recommendation 6.1 1. Board conducts an annual self-assessmen		ugh an assessment process. The Board should regularly carry out evaluations to appraise its performance of The Company's Board conducts an annual self-assessment of its performance as a whole, its Board C individual directors, and the Chairman of the Board. For the year 2023, the Board completed the self-ass
2. The Chainful Conducts of self-cossessment of the BOD at his performance. COMPLIANT 3. The individual members conduct a self- assessment of their performance. COMPLIANT 4. Each committee conducts a self- assessment of its performance. COMPLIANT 5. Evaluation Forms 6. Evaluation Forms 7. Evaluation forms 8. Evaluation Forms 9. Evalua		COMPLIANT	Code of Corporate Governance, A.6. Assessing Board Performance <u>https://www.atlasmining.com.ph/corporate-governance/manual-corporate-governance</u>
COMPLIANT			 15. Performance Assessment of the BOD https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Corporate Governance Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20CORPORATE%20GOVERNANCE%20COMMITTEE
supported by an external facilitator. external facilitator at least once every three (3) years. The provision was adopted in line with the CCG in the BOD Charter in 2018. The 2023 annual self-assessment was completed by the Board and has been of an external facilitator. Link/reference is as follows: BOD Charter BOD Charter BOD Charter 15. Performance Assessment of the BOD https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf COMPLIANT Code of Corporate Governance, A.6. Assessing Board Performance https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Code%20of%20Corporate%20Governance 18Ma Corporate Governance Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20CORPORATE%20GOVERNANCE%20COMMITTEL R.pdf Assessment of External Facilitator https://atlasmining.com.ph/sites/default/files/files/AT%20CCC%20CORPORATE%20GOVERNANCE%20COMMITTEL	assessment of their performance. 4. Each committee conducts a self	COMPLIANT	 Evaluation Standard/Guidelines https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Performance%20Evaluation%20Policy%20%26%
Recommendation 6.2	supported by an external facilitator.		 Both the CCG and BOD Charter provide for the Board's annual self-assessment which should be support external facilitator at least once every three (3) years. The provision was adopted in line with the CCG is the BOD Charter in 2018. The 2023 annual self-assessment was completed by the Board and has been of an external facilitator. Link/reference is as follows: BOD Charter 15. Performance Assessment of the BOD https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Code of Corporate Governance, A.6. Assessing Board Performance https://www.atlasmining.com.ph/sites/default/files/files/AT New%20Code%20of%20Corporate%20Governance 18Max Corporate Governance Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20CORPORATE%20GOVERNANCE%20COMMITTEE R.pdf Assessment of External Facilitator https://atlasmining.com.ph/sites/default/files/files/files/AT%20CCC%20CORPORATE%20GOVERNANCE%20COMMITTEE R.pdf

signed	.pdf

as a body, a	nd assess whether it possesses the
Committees,	
ssessment.	
E%20CHARTE	
%20Guidelines	
orted by an	
in 2017 and	
assessed by	
ay2017(1).pdf	
<u> </u>	
E%20CHARTE	

 Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees. 	COMPLIANT	As provided by the BOD Charter and the CCG, the Board has in place a system that provides at the criteria and process to determine the performance of the Board, individual directors and board commit Links/references are as follows: BOD Charter Performance Assessment of the BOD https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Code of Corporate Governance, A.6. Assessing Board Performance https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20CORPORATE%20GOVERNANCE%20COMMITTEE Corporate Governance Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20CORPORATE%20GOVERNANCE%20COMMITTEE Evaluation Standard/Guidelines <a at%20ccc%20code%20of%20business%20conduct%20and%20ethic%"="" default="" files="" href="https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Performance%20Evaluation%20Policy%20%26%20Gui </th></tr><tr><td>2. The system allows for a feedback mechanism from the shareholders.</td><td>COMPLIANT</td><td> The Shareholders of the Corporation are free to ask questions or give suggestions or comments to the B reading the Definitive Information Statement during the Annual General Meeting of the Shareholders (A Reference/Link: Minutes of the AGM <u>https://www.atlasmining.com.ph/company-disclosures/minutes-asm https://www.atlasmining.com.ph/default/files/at 2023 asm minutes draft BOD Charter <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf</u> Rights of Shareholders <u>https://www.atlasmining.com.ph/sites/default/files/files/19_10%20AT%20Rights%20of%20Shareholders.pdf</u> </u></td></tr><tr><td> Principle 7: Members of the Board are duty-bour
Recommendation 7.1 1. Board adopts a Code of Business Conduct
and Ethics, which provide standards for
professional and ethical behavior, as well
as articulate acceptable and
unacceptable conduct and practices in
internal and external dealings of the
company. 2. The Code is properly disseminated to the
Board, senior management and
employees. 3. The Code is disclosed and made available </td><td>COMPLIANT</td><td> ethical standards, taking into account the interests of all stakeholders. The Company adopted a Code of Business Conduct and Ethics, which provides the standards for profe ethical behavior throughout the organization. The Code of Business Conduct and Ethics is properly disse the Board, officers and employees of the Company and is available to the public via the website. Link/reference is as follows: Code of Business Conduct and Ethics https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Code%20of%20Business%20Conduct%20and%20Ethic% Code of Corporate Governance,
---	-----------	---

e minimum,	
ittees.	
<u>y2017(1).pdf</u>	
E%20CHARTE	
uidalinas ndf	
uidelines.pdf	
Board upon	
AGM).	
<u>F</u>	
essional and	
eminated to	
ics(1).pdf	
<u>, , , , , , , , , , , , , , , , , , , </u>	
1 <u>y2017(1).pdf</u>	
· · ·	
essional and Bribery and	
nd receiving	
nated to all	
nated to all	

		 Code of Business Conduct and Ethics <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Code%20of%20Business%20Conduct%20and%20Ethics</u> Whistleblowing Policy <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Whistleblowing%20Policy(1).pdf</u>
		 Anti-Bribery and Anti-Corruption Policy <u>https://www.atlasmining.com.ph/sites/default/files/files/19_10%20AT%20CCC%20Anti-Bribery%20%26%20Anti-Corruption%20Policy.pdf</u>
Recommendation 7.2		
 Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics. 		The Board ensures the proper and efficient implementation and monitoring of compliance with the Code Conduct and Ethics. Monitoring of compliance with said Code and its supplemental policies is done by t Resources Department, Corporate Governance and Compliance Department and Internal Auditor. Links/references are as follows:
	COMPLIANT	Code of Business Conduct and Ethics <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Code%20of%20Business%20Conduct%20and%20Ethics</u>
2. Board ensures the proper and efficient		 Code of Corporate Governance, B.7. Strengthening Board Ethics https://www.atlasmining.com.ph/sites/default/files/files/AT New%20Code%20of%20Corporate%20Governance 18May.
implementation and monitoring of compliance with company internal policies.	COMPLIANT	 BOD Charter 9.3 The Corporate Governance Committee (CG Com) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
Dringinle 9. The company should establish corpo	rata disalasura p	Disclosure and Transparency olicies and procedures that are practical and in accordance with best practices and regulatory expecta
Recommendation 8.1		olicies and procedures that are practical and in accordance with best practices and regulatory expecta
 Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that give a fair and complete picture of a company's financial condition, results and business operations. 	COMPLIANT	In accordance with its CCG and the BOD Charter, the Company ensures that its stakeholders receive accurate information on all facets of its business through the utilization of its website and disclosures. Links/references are as follows: • Code of Corporate Governance, B. Disclosure and Transparency https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May
		 Company Disclosures, Current Report (17-C) <u>https://www.atlasmining.com.ph/company-disclosures/sec-filings</u> Information Disclosure Policy <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20Information%20Policy.pdf</u>
Supplement to Recommendations 8.1		
 Company distributes or makes available annual and quarterly consolidated reports, cash flow statements, and special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within forty-five (45) days from the end of the reporting period. 	COMPLIANT	All annual and quarterly consolidated reports, cash flow statements and special audit revisions are made available via the Company's website. Consolidated financial statements are published within ninety (90) the end of the fiscal year, while interim reports are published within forty-five (45) days from the end of the reporting period. Links/references are as follows: Code of Corporate Governance, B. Disclosure and Transparency https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May
		 Company Disclosures, Current, Quarterly & Annual Reports (17-C, 17-Q, 17-A) <u>https://www.atlasmining.com.ph/company-disclosures/current-report-sec-form-17-c</u> <u>https://www.atlasmining.com.ph/company-disclosures/quarterly-report-sec-form-17-q</u> <u>https://atlasmining.com.ph/sites/default/files/financial%20reports/at_sec_17-a_as_of_december_2023_15april24</u>

ics(1).pdf	
<u>Anti-</u>	
e of Business	
the Human	
<u>ics(1).pdf</u>	
ay2017(1).pdf	
ations.	
e timely and	
ay2017(1).pdf	
ade publicly	
0) days from e respective	
ay2017(1).pdf	

 Company discloses in its annual report the principal risks associated with the identity of the company's controlling shareholders; the degree of ownership concentration; cross-holdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company. 	COMPLIANT	 The Company discloses in its Annual Report (Items 5 & 11) and Definitive Information Statement the ide company's substantial shareholders, there being no controlling shareholders at present, the degree of concentration, cross-holdings among company affiliates and voting power and equity position in the Concentration, cross-holdings among company affiliates and voting power and equity position in the Concentration, cross-holdings among company affiliates and voting power and equity position in the Concentration, cross-holdings among company affiliates and voting power and equity position in the Concentration, cross-holdings among company affiliates and voting power and equity position in the Concentration, cross-holdings among company affiliates and voting power and equity position in the Concentration, cross-holdings among company affiliates and voting power and equity position in the Concentration, cross-holdings among company affiliates and voting power and equity position in the Concentration (17-A) Annual Report (17-A) https://atlasmining.com.ph/sites/default/files/financial%20reports/at sec 17-a as of december 2023 15april24 Definitive Information Statement (20-IS) https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 2.pdf
Recommendation 8.2		
 Company has a policy requiring all directors to disclose/report to the company any dealings in the company's shares within three business days. 	COMPLIANT	 Per the Company's CCG and BOD Charter, all Directors and Officers are required to disclose any dea Company's shares within 3 business days. Reports indicate the date of the trade/s and the number of sha and which are submitted to the Company's Compliance Officer for proper reporting to regulators as r regulation. Links/references are as follows: Code of Corporate Governance, B. Disclosure and Transparency https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May BOD Charter Conflict of Interest and Disclosure (Clause 6.2) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
 Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days. 	COMPLIANT	 Company Disclosures, Statement of Beneficial Ownership (23-B) <u>https://www.atlasmining.com.ph/company-disclosures/statement-beneficial-ownership-report</u> AT Information Policy <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20Information%20Policy.pdf</u>
Supplement to Recommendation 8.2		
 Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buyback program). 	COMPLIANT	 Trading done by the Company, its directors, officers and/or controlling shareholders is regularly and timely. The Company discloses its top shareholders and its beneficial owners. Links/references are as follows: Code of Corporate Governance, B. Disclosure and Transparency https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May BOD Charter Conflict of Interest and Disclosure (Clause 6.2) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Company Disclosures, Statement of Beneficial Ownership (23-A and 23-B) https://www.atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf Definitive Information Statement (20-IS) https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_2.pdf Annual Report (17-A) https://atlasmining.com.ph/sites/default/files/financial%20reports/at_sec_17-a as_of_december_2023_15april24
Recommendation 8.3		
1. Board fully discloses all relevant and material information on individual board members to evaluate their experience and	COMPLIANT	The Company fully discloses all relevant and material information on individual board members to evo experience and qualifications and assess any potential conflicts of interest that might affect their judgm

entity of the of ownership Company.	
<u>4 final 0.pdf</u>	
<u>4_mar_0.pur</u>	
alings in the	
nares traded required by	
ay2017(1).pdf	
ly disclosed.	
ay2017(1).pdf	
4_final_0.pdf	
aluate their	
nent.	

qualifications, and assess any potential		Link/references are as follows:	
conflicts of interest that might affect their		Annual Report (17-A)	
judgment.		https://atlasmining.com.ph/sites/default/files/financial%20reports/at_sec_17-a_as_of_december_2023_15april24_final_0.pdf	
joughtent.			
		Definitive Information Statement (20-IS)	
		https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf	
		https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 2.pdf	
		Code of Corporate Governance,	
		B. Disclosure and Transparency	
		https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May2017(1).pdf	
		Board of Directors	
		https://www.atlasmining.com.ph/about-us/board-directors	
		 Company Disclosures, Current Report (17-C) https://www.atlasmining.com.ph/company-disclosures/sec-filings 	
		nttps://www.atlastnining.com.ph/company-disclosures/sec-nings	
		BOD Charter	
		6. Conflict of Interest and Disclosure (Clause	
		https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf	
		Conflict of Interest Policy	
		https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Conflict%20of%20Interest%20Policy(1).pdf	
2. Board fully discloses all relevant and		The Company fully discloses all relevant and material information on key executives to evaluate their experience	
material information on key executives to		and qualifications and assess any potential conflicts of interest that might affect their judgment.	
evaluate their experience and			
qualifications, and assess any potential conflicts of interest that might affect their		Link/references are as follows:	
judgment.		Code of Corporate Governance,	
joughtent.		B. Disclosure and Transparency	
		https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May2017(1).pdf	
		Definitive Information Statement (20-IS)	
		https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf	
		https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_2.pdf	
	COMPLIANT		
		Executive Officers https://www.atlasmining.com.ph/about-us/board-directors	
		https://www.atlasinining.com.ph/about-us/board-unectors	
		Annual Report (17-A)	
		https://atlasmining.com.ph/sites/default/files/financial%20reports/at_sec_17-a_as_of_december_2023_15april24_final_0.pdf	
		BOD Charter	
		6. Conflict of Interest and Disclosure (Clause 6.2)	
		https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf	
		Conflict of Interest Dollary	
		 Conflict of Interest Policy https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Conflict%20of%20Interest%20Policy(1).pdf 	
		<u>mtps.//www.atiasmining.com.pr/sites/defauit/mes/mes/AT%20CCC%20C0mittl%2001%20mterest%20P0ilty(1).pdf</u>	
Recommendation 8.4	ļ		

 Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same. Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same. Company discloses the remuneration on an individual basis, including termination and retirement provisions. 	COMPLIANT	 The Board, through the Corporate Governance Committee (the "CG Cam", formetly the Compare Remuneration Committee) designates the amount of remuneration, which shall be sufficient level to a retain directors and officers who are needed to run the Company successfully. Links/references are as follows: AT Policy on Directors' and Key Officers' Remuneration https://www.atlasmining.com.ph/sites/default/files/AT%20Policy%20on%20Directors%20and%20Officers%20Remule Code of Corporate Governance, C.8 Disclosure and Transparency https://www.atlasmining.com.ph/sites/default/files/files/AT New%20Code%20of%20Corporate%20Governance 18May/ BOD Charter Roles and Responsibilities of the BOD (Clause 3.4) S at Corporate Governance Committee (CG Com) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Corporate Governance Committee CG Com) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20CORPORATE%20GOVERNANCE%20COMMITTEE%20CH Compensation and Remuneration Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOD%20%26%20KE0%20Diversity%20Policy https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOD%20%26%20KE0%20Diversity%20Policy.pdf AT CCC BOD Diversity Policy https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOD%20%26%20KE0%20Diversity%20Policy.pdf Definitive Information Statement (20-IS) https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 2.pdf
Recommendation 8.5		
 Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance. Company discloses material or significant 	COMPLIANT	 Pursuant to the CCG and the BOD Charter, the Company abides by the rules of regulatory author definition and coverage of RPTs, particularly, with the Company's obligation to disclose all material of transactions, especially those that pass certain thresholds of materiality. Links/references are as follows: BOD Charter 9.5 The Related Party Transaction Committee (RPT Com) 6. Conflict of Interest and Disclosure <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf</u> Code of Corporate Governance, D.8 Disclosure and Transparency <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20Crporate%20Governance_18Mav</u> AT Related Party Transaction Policy <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Related%20Party%20Transaction%20Policy.pdf</u>
2. Company discloses material or significant RPTs reviewed and approved during the	COMPLIANT	The Company discloses material or significant RPTs reviewed and approved during the year Links/references:

pensation & attract and	
uneration.pdf	
<u>y2017(1).pdf</u>	
<u>HARTER.pdf</u>	
nmittee%20Ch	
<u>df</u>	
	Reporting of Director and
	Executive Officer compensation is on an aggregate total, and the
	Company believes that the
	overall principle being recommendation is still achieved
	by this, without compromising the privacy of the Directors and
	Officers.
rities on the	
or significant	
ay2017(1).pdf	
<u>ay2017(1).pdf</u> <u>lf</u>	

		https://atlasmining.com.ph/sites/default/files/financial%20reports/at_sec_17-a_as_of_december_2023_15april24
		Company Disclosures, Current Report (17-C)
		https://www.atlasmining.com.ph/company-disclosures/sec-filings
		Definitive Information Statement(20-IS)
		https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf
		https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_2.pdf
Supplement to Recommendation 8.5		
1. Company requires directors to disclose their interests in transactions or any other conflict		The Company requires Directors to disclose their interests in transactions or any other conflict of interest.
of interests.		Links/references are as follows:
		BOD Charter
		6. Conflict of Interest and Disclosure 9.5 The Related Party Transaction Committee (RPT Com)
		https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
		 Conflict of Interest Policy <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Conflict%20of%20Interest%20Policy(1).pd</u>
	COMPLIANT	
		 Code of Business Conduct and Ethics https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Code%20of%20Business%20Conduct%20and%20Ethic
		Code of Corporate Governance,
		A.5. Reinforcing Board Independence https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May
		 Information Policy <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20Information%20Policy.pdf</u>
Optional : Recommendation 8.5 1. Company discloses that RPTs are		Material transactions, especially RPT, are conducted in such a way that they are fair and at arms' lengt
conducted in such a way to ensure that		immediately disclosed.
they are fair and at arms' length.		
		 Links/references: Company Disclosures, Current Report (17-C)
		https://www.atlasmining.com.ph/company-disclosures/current-report-sec-form-17-c
		Conflict of Interest Policy
	COMPLIANT	https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Conflict%20of%20Interest%20Policy(1).pdf
		Code of Business Conduct and Ethics
		 Code of Bosiness Conduct and Effics <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Code%20of%20Business%20Conduct%20and%20Ethic</u>
		Material Related Party Transaction Policy
		 Material Related Faity Indisaction Folicy https://www.atlasmining.com.ph/sites/default/files/files/19_10%20AT%20CCC%20Material%20Related%20Party%20Tra
		Policy.pdf
Recommendation 8.6		
1. Company makes a full, fair, accurate and		In accordance with the CCG and BOD Charter, the Company makes full, fair, accurate and timely dis
timely disclosure to the public of every material fact or event that occur,		the public of every material fact or event that occurs, particularly on the acquisition or disposal of signific
particularly on the acquisition or disposal of		which could adversely affect the viability or the interest of its shareholders and other stakeholder. More Board of the offeree Company shall appoint an independent party to evaluate the fairness of the transa
significant assets, which could adversely		on the acquisition or disposal of assets.
affect the viability or the interest of its shareholders and other stakeholders.	COMPLIANT	Links/references are as follows:
		Information Policy
		https://www.atlasmining.com.ph/sites/default/files/files/AT%20Information%20Policy.pdf
		 <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20Information%20Policy.pdf</u> Code of Corporate Governance,

4 final 0.pdf	
df	
ics(1).pdf	
<u>y2017(1).pdf</u>	
oth, and are	
oth, and are	
oth, and are	
gth, and are	
gth, and are	
oth, and are	
oth, and are i <u>cs(1).pdf</u>	
i <u>cs(1).pdf</u>	
i <u>cs(1).pdf</u>	
ics(1).pdf ansaction%20 isclosures to cant assets,	
ics(1).pdf mansaction%20 isclosures to cant assets, preover, the	
ics(1).pdf ansaction%20 isclosures to	
ics(1).pdf mansaction%20 isclosures to cant assets, preover, the	
ics(1).pdf mansaction%20 isclosures to cant assets, preover, the	

	B. Disclosure and Transparency https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May
COMPLIANT	 Company Disclosures, Current Report (17-C) https://www.atlasmining.com.ph/company-disclosures/current-report-sec-form-17-c Definitive Information Statement(20-IS) https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 2.pdf Material Related Party Transaction Policy https://www.atlasmining.com.ph/sites/default/files/files/files/19_10%20AT%20CCC%20Material%20Related%20Party%20Tra_Policy.pdf
COMPLIANT	 There were no shareholder agreements, voting trust agreements, confidentiality agreements, and s agreements that may impact on the control, ownership and strategic direction of the Company in the pc case any of these agreements exists, the same will be fully disclosed in the Annual Report, Definitive Ir Statement and Current Report, SEC Form 17-C. Links/reference is as follows: Definitive Information Statement (20-IS) https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf Annual Report (17-A) https://atlasmining.com.ph/sites/default/files/financial%20reports/at_sec_17-a_as_of_december_2023_15april24 Disclosures, Current Report (17-C) https://www.atlasmining.com.ph/sites/default/files/files/files/AT%20Information%20Policy.pdf
COMPLIANT	The Company's CGC institutionalizes the principles and best practices of good corporate governary organization and remains a testament to the belief that good corporate governance is a critical compound strategic business management. The Company submitted its New Code to the SEC and PSE and ensures that all updates to the said Code
COMPLIANT	 communicated with regulators. All governance related policies are also disclosed via the Company's we Links/references are as follows: Code of Corporate Governance

ay2017(1).pdf	
ransaction%20	
1011300117020	
such other	
past year. In	
Information	
4_final_0.pdf	
ance in the	
mponent of	
mponent of ode are also	
mponent of ode are also	
mponent of ode are also website.	
mponent of ode are also website. a <u>y2017(1).pdf</u> No. 8, series	
mponent of ode are also website. ay2017(1).pdf No. 8, series ensures that the SEC and	
mponent of ode are also website. ay2017(1).pdf No. 8, series ensures that the SEC and	
mponent of ode are also website. ay2017(1).pdf No. 8, series ensures that the SEC and	
Mponent of ode are also website. ay2017(1).pdf No. 8, series ensures that the SEC and , on 26 May	
Mponent of ode are also website. ay2017(1).pdf No. 8, series ensures that the SEC and , on 26 May	
mponent of ode are also website. ay2017(1).pdf No. 8, series ensures that	
Mponent of ode are also website. Ay2017(1).pdf No. 8, series ensures that the SEC and , on 26 May	

Optional: Principle 8		
1. Does the company's Annual Report disclose the following information:		The Company's Annual Report discloses the following information: Corporate objective Financial performance indicators Non-financial performance indicators Dividend policy Biographical details Attendance details Total remuneration
a. Corporate Objectives	COMPLIANT	
b. Financial performance indicators	COMPLIANT	In addition thereto, the Company's Annual Report or Annual CG Report likewise
c. Non-financial performance indicators	COMPLIANT	 (i) provides for the Company's compliance with the Code; (ii) discloses that the board of directors conducted a review of the company's material contro
d. Dividend Policy	COMPLIANT	management systems; (iii) contains a statement from the board or Audit Committee commenting on the adequacy of the c
e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	COMPLIANT	 internal controls/risk management systems; and (iv) discloses the key risks to which the company is materially exposed to. Link/Reference: Annual Report (17-A) https://atlasmining.com.ph/sites/default/files/financial%20reports/at_sec_17-a_as_of_december_2023_15april24
f. Attendance details of each director in all directors meetings held during the year	COMPLIANT	
g. Total remuneration of each member of the board of directors	COMPLIANT	
2. The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance and where there is non-compliance, identifies and explains reason for each such issue.	COMPLIANT	
3. The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational, financial and compliance controls) and risk management systems.	COMPLIANT	
4. The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems.	COMPLIANT	
 The company discloses in the Annual Report the key risks to which the company is materially exposed to (i.e. financial, operational including IT, environmental, social, economic). 	COMPLIANT	
Principle 9: The company should establish stand audit quality. Recommendation 9.1	ards for the app	ropriate selection of an external auditor, and exercise effective oversight of the same to strengthen the e
 Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors. 	COMPLIANT	The Company's CCG, BOD Charter and Audit Committee Charter, provide for the process of appro recommending the appointment, reappointment, removal and fees of the external auditors. The Audit Committee recommended the reappointment of the external auditor to the Board, and approved. Said Board approval was ratified by the Shareholders during the Company's last AGM.

rols and risk	
company's	
<u>4 final 0.pdf</u>	
external aud	litor's independence and enhance
proving and	
the Board	

 The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders. For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures. 	COMPLIANT	 Based on the tabulation of votes from Shareholders attending in person, and votes indicated in proxy, 10 total number of voting shares represented at the AGM approved the resolution to re-appoint the C External Auditors. The Company shall disclose to the public the removal and the reasons for removal of the external aud need arises. Links/references are as follows: Code of Corporate Governance, Strengthening the External Auditors Independence and Improving A Quality https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May2 BOD Charter Roles and Responsibilities of the BOD 2.2 The Audit Committee (Audit Com) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Audit Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AUDIT%20COMMITTEE%20CHARTER.pdf AGM Minutes https://atlasmining.com.ph/sites/default/files/at_2023_asm_minutes_draft.pdf Results of the AGM and BOD Organizational Meeting (SEC Form 17-C) https://atlasmining.com.ph/sites/default/files/2023.04.19_at_sec_17-c_2023_agm_bod_organizational_meeting_signal
Supplement to Recommendation 9.1 1. Company has a policy of rotating the lead audit partner every seven years.	COMPLIANT	 The lead audit partner is rotated every seven (7) years. Link/references: Definitive Information Statement (20-IS) https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 2.pdf https://atlasmining.com.ph/sites/default/files/financial%20reports/at_sec_17-a_as_of_december_2023_15april24
Recommendation 9.21. Audit Committee Charter includes the Audit Committee's responsibility on:i. assessing the integrity and independence of external auditors;ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; andiii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; andiii. exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.	COMPLIANT	 The Company's CCG, BOD Charter and Audit Committee Charter provides for assessment of the interindependence of the external auditor, oversight to review and monitor the external auditor's independence objectivity and oversight of the effectiveness of the audit process. Links/references are as follows: Audit Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AUDIT%20COMMITTEE%20CHARTER.pdf Code of Corporate Governance, Strengthening the External Auditors Independence and Improvi Quality https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May2 BOD Charter 9.2 The Audit Committee (Audit Com) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
2. Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	COMPLIANT	The Company's CCG, the BOD Charter and Audit Committee Charter provide for the responsibility of the Committee to review and monitor the external auditor's suitability and effectiveness on an annual basis. Links/references are as follows: • Audit Committee Charter <u>https://www.atlasmining.com.ph/sites/default/files/files/AUDIT%20COMMITTEE%20CHARTER.pdf</u>

100% of the Company's	
uditor as the	
Audit ay2017(1).pdf	
signed.pdf	
4_final_0.pdf	
ntegrity and	
ndence and	
oving Audit	
ay2017(1).pdf	
he is.	

Supplement to Recommendations 9.2 1. Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions. 2. Audit Committee ensures that the external auditor has adequate quality control	COMPLIANT	 BOD Charter Roles and Responsibilities of the BOD P.2 The Audit Committee (Audit Com) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Code of Corporate Governance, Strengthening the External Auditors Independence and Impro Quality https://www.atlasmining.com.ph/sites/default/files/files/AT New%20Code%20of%20Corporate%20Governance 18May Code of Corporate Governance, Strengthening the External Auditors Independence and Impro Quality https://www.atlasmining.com.ph/sites/default/files/files/AT New%20Code%20of%20Corporate%20Governance 18May The Audit Committee ensures that the external auditor is credible, competent and has the ability to a complex related party transactions, its counterparties and valuations of such transactions. Links/references are as follows: Audit Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AUDIT%20COMMITTEE%20CHARTER.pdf Code of Corporate Governance Strengthening the External Auditors Independence and Improv Quality https://www.atlasmining.com.ph/sites/default/files/files/AT New%20Code%20of%20Corporate%20Governance 18May BOD Charter Roles and Responsibilities of the BOD 2 The Audit Committee (Audit Com) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf The Audit Committee ensures that the external auditor has adequate quality control procedures.
auditor nas adequate quality control procedures.	COMPLIANT	 Links/references are as follows: Audit Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AUDIT%20COMMITTEE%20CHARTER.pdf BOD Charter 9.2 The Audit Committee (Audit Com) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Code of Corporate Governance, Strengthening the External Auditors Independence and Improv https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May
 Recommendation 9.3 1. Company discloses the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest. 	COMPLIANT	 The Company discloses the nature of non-audit services performed by its external auditor. The external of not performed non-audit services in the past three (3) years. Link/reference is as follows: Definitive Information Statement, Independent Public Accountants https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf Annual Report (17-A) https://atlasmining.com.ph/sites/default/files/financial%20reports/at_sec_17-a_as_of_december_2023_15april24
2. Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity.	COMPLIANT	Per the Company's CCG, BOD Charter and Audit Committee Charter, the Company ensures that the auditor shall not at the same time provide the services of an internal auditor, and that any non-audit we conflict with the functions of the external auditor. Links/references are as follows: • Audit Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AUDIT%20COMMITTEE%20CHARTER.pdf

oving Audit	
ay2017(1).pdf	
understand	
onderstand	
ving Audit	
ay2017(1).pdf	
oving Audit	
ay2017(1).pdf	
l auditor has	
<u>4 final 0.pdf</u>	
the external vork shall not	

		 Code of Corporate Governance, Strengthening the External Auditors Independence and Improv Quality <u>https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May2</u> BOD Charter 9.2 The Audit Committee (Audit Com) <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf</u>
Supplement to Recommendation 9.3		
 Fees paid for non-audit services do not outweigh the fees paid for audit services. 	COMPLIANT	 The Company discloses the nature of non-audit services performed by its external auditor. The external of not performed non-audit services in the past three (3) years. Link/reference is as follows: Definitive Information Statement, Independent Public Accountants https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf Annual Report (17-A) https://atlasmining.com.ph/sites/default/files/financial%20reports/at_sec_17-a_as_of_december_2023_15april24
Additional Recommendation to Principle 9		
 Company's external auditor is duly accredited by the SEC under Group A category. 	COMPLIANT	The Company's external auditor, SGV & Co., is duly accredited by the SEC under Group A category. De follows: Jose Pepito E. Zabat III CPA Certificate No. 85501 SEC Accreditation No. 85501-SEC (Group A), Valid to cover audit of 2020 to 2024 Financial statements of SEC covered institutions TIN 102-100-830 BIR Accreditation No. 08-001998-60-2020, December 3, 2020, valid until December 2, 2023 PTR No8534388, January 4, 2021, Makati City 6760 Ayala Avenue, Makati City 1226 Metro Manila, Philippines T: +632 8891 0307 The external auditor agreed to be subjected to the SOAR conducted by the SEC's OGA.
 Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA) 	COMPLIANT	 Link/reference is as follows: Annual Report (17-A) Independent Auditor's Report, pg. 40 - <u>https://atlasmining.com.ph/sites/default/files/financial%20reports/at_sec_17-a_as_of_december_2023_15april24</u> Definitive Information Statement (20-IS) <u>https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf</u> <u>https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_2.pdf</u>
	e material and re	eportable non-financial and sustainability issues are disclosed.
 Recommendation 10.1 Board has a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability. 	COMPLIANT	The Board has a clear and focused policy on the disclosure of non-financial information with emptor management of economic, environmental, social and governance issues of its business, which sustainability. This can be verified in the filing of reports and disclosures of the Company to the SEC and P the Current Report, Annual Report, Definitive Information Statement and Sustainability Report. Links/references: • Sustainability Report

oving Audit ay2017(1).pdf	
l auditor has	
4_final_0.pdf	
etails are as	
4_final_0.pdf	
hasis on the ch underpin I PSE such as	

		 https://atlasmining.com.ph/sites/default/files/sustainability%20reports/2023_atlas_sustainability_report.pdf Code of Corporate Governance, B.10. Increasing Focus on Non-Financial and Sustainability Reporting https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20Orporate%20Governance_18Ma Annual Report (17-A), Independent Auditor's Report, pg. 40 - https://atlasmining.com.ph/sites/default/files/financial%20reports/at_sec_17-a_as_of_december_2023_15april2 Disclosures, Current Report (17-C) https://www.atlasmining.com.ph/company-disclosures/current-report-sec-form-17-c Definitive Information Statement (20-IS) https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_2.pdf AT Information Policy https://www.atlasmining.com.ph/sites/default/files/files/AT%20Information%20Policy.pdf
	COMPLIANT	 The Company adopts globally recognized standard/framework in reporting sustainability and non-final Link/reference: Sustainability Report https://atlasmining.com.ph/sites/default/files/sustainability%20reports/2023_atlas_sustainability_report.pdf Sustainability https://www.atlasmining.com.ph/sustainability and cost-efficient communication channel for disseminating relevant information. This channel is crutical communication channel is crutical communication.
stakeholders and other interested users. Recommendation 11.1		
Supplemental to Principle 11 1. Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors.	COMPLIANT	 The Company has media and analysts' briefings as channels of communication to ensure the timely ar dissemination of public, material and relevant information to its shareholders and other investors. Mate the said briefings may be found in the website. The Company regularly issues Quarterly reporting, Currer and news/press releases. Links/references are as follows: Code of Corporate Governance, 11. Promoting a Comprehensive and Cost-Efficient Access to Relevant Information https://www.atlasmining.com.ph/corporate-governance/manual-corporate-governance Investor Presentations https://www.atlasmining.com.ph/investor-relations/presentations Company Disclosures, Current & Quarterly Reports (17-C, 17-Q) https://www.atlasmining.com.ph/company-disclosures/quarterly-report-sec-form-17-c Press Releases https://www.atlasmining.com.ph/press-releases
supplemental to Principle 11		

ay2017(1).pdf	
<u>4 final 0.pdf</u>	
ncial issues.	
ucial for infor	med decision-making by investors,
	med decision-making by investors,
ucial for inform ad accurate erials used in ent reporting	med decision-making by investors,
nd accurate erials used in	med decision-making by investors,
nd accurate erials used in	med decision-making by investors,
nd accurate erials used in	med decision-making by investors,
nd accurate erials used in	med decision-making by investors,
nd accurate erials used in	med decision-making by investors,

1. Company has a website disclosing up-to-		The Company's website includes up-to-date information on its financial statements, materials provided
date information on the following:		to analysts and media, downloadable annual reports, notices and minutes of AGMs, SSMs and the C
		Articles of Incorporation and By-Laws.
		Links/references:
		• AT Website
		https://www.atlasmining.com.ph/
		Quarterly Statement (17-Q)
	COMPLIANT	https://www.atlasmining.com.ph/company-disclosures/quarterly-report-sec-form-17-q
		Annual Report (17-A)
		https://www.atlasmining.com.ph/company-disclosures/full-year-report
		 Disclosures, Current Report (17-C)
		https://www.atlasmining.com.ph/company-disclosures/current-report-sec-form-17-c
a. Financial statements/reports (latest		Notice of AGM/SSM
quarterly)		https://www.atlasmining.com.ph/company-disclosures/notice-asm
	-	
b. Materials provided in briefings to		AGM/SSM Minutes
analysts and media		https://www.atlasmining.com.ph/company-disclosures/minutes-asm
a Downloadable appual report	-	Articles of Incorporation
c. Downloadable annual report		https://www.atlasmining.com.ph/sites/default/files/files/AT_Certificate%20of%20Approval%20of%20Increase%20of%20
d. Notice of ASM and/or SSM	-	tock 17Nov2017.pdf
a. Nonce of Asim and/or ssim		
e. Minutes of ASM and/or SSM	-	By-Laws
		https://www.atlasmining.com.ph/sites/default/files/files/ACMDC AmendedBy-Laws 29Jun2016(2).pdf
f. Company's Articles of Incorporation		
and By-Laws		Press Releases https://www.atlasmining.com.ph/press-releases
Additional Recommendation to Principle 11	1	
1. Company complies with SEC-prescribed		The Company fully complies with SEC MC. No. 11, series of 2014, Website Template for All Publicly-Listed C
website template.		
	COMPLIANT	Link/reference:
		Website <u>https://www.atlasmining.com.ph/</u>
		Internal Control System and Risk Management Framework
	y and proper go	
framework.	y and proper gc	
framework. Recommendation 12.1	y and proper ga	vernance in the conduct of its affairs, the company should have a strong and effective internal control sys
framework. Recommendation 12.1 1. Company has an adequate and effective	y and proper gc	vernance in the conduct of its affairs, the company should have a strong and effective internal control sys Pursuant to the CCG and the BOD Charter, the Board is tasked to adopt a system of internal checks and
framework. Recommendation 12.1 1. Company has an adequate and effective internal control system in the conduct of its	y and proper go	vernance in the conduct of its affairs, the company should have a strong and effective internal control sys Pursuant to the CCG and the BOD Charter, the Board is tasked to adopt a system of internal checks and and to ensure that there is a sound Enterprise Risk Management Program that identifies risks and adds p
framework. Recommendation 12.1 1. Company has an adequate and effective	y and proper go	vernance in the conduct of its affairs, the company should have a strong and effective internal control system Pursuant to the CCG and the BOD Charter, the Board is tasked to adopt a system of internal checks and
framework. Recommendation 12.1 1. Company has an adequate and effective internal control system in the conduct of its	y and proper go	vernance in the conduct of its affairs, the company should have a strong and effective internal control sys Pursuant to the CCG and the BOD Charter, the Board is tasked to adopt a system of internal checks and and to ensure that there is a sound Enterprise Risk Management Program that identifies risks and adds p
framework. Recommendation 12.1 1. Company has an adequate and effective internal control system in the conduct of its	y and proper go	vernance in the conduct of its affairs, the company should have a strong and effective internal control sys Pursuant to the CCG and the BOD Charter, the Board is tasked to adopt a system of internal checks and and to ensure that there is a sound Enterprise Risk Management Program that identifies risks and adds p and controls as needed. These controls are regularly monitored and validated by the internal auditor. Links/references are as follows: • Code of Corporate Governance,
framework. Recommendation 12.1 1. Company has an adequate and effective internal control system in the conduct of its	y and proper go	 vernance in the conduct of its affairs, the company should have a strong and effective internal control system Pursuant to the CCG and the BOD Charter, the Board is tasked to adopt a system of internal checks and and to ensure that there is a sound Enterprise Risk Management Program that identifies risks and adds p and controls as needed. These controls are regularly monitored and validated by the internal auditor. Links/references are as follows: Code of Corporate Governance, C. Internal Controls System and Enterprise Risk Management Framework
framework. Recommendation 12.1 1. Company has an adequate and effective internal control system in the conduct of its	y and proper go	vernance in the conduct of its affairs, the company should have a strong and effective internal control sys Pursuant to the CCG and the BOD Charter, the Board is tasked to adopt a system of internal checks and and to ensure that there is a sound Enterprise Risk Management Program that identifies risks and adds p and controls as needed. These controls are regularly monitored and validated by the internal auditor. Links/references are as follows: • Code of Corporate Governance,
framework. Recommendation 12.1 1. Company has an adequate and effective internal control system in the conduct of its	compliant	 vernance in the conduct of its affairs, the company should have a strong and effective internal control system of the CCG and the BOD Charter, the Board is tasked to adopt a system of internal checks and and to ensure that there is a sound Enterprise Risk Management Program that identifies risks and adds p and controls as needed. These controls are regularly monitored and validated by the internal auditor. Links/references are as follows: Code of Corporate Governance, C. Internal Controls System and Enterprise Risk Management Framework https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May
framework. Recommendation 12.1 1. Company has an adequate and effective internal control system in the conduct of its		 vernance in the conduct of its affairs, the company should have a strong and effective internal control system of the CCG and the BOD Charter, the Board is tasked to adopt a system of internal checks and and to ensure that there is a sound Enterprise Risk Management Program that identifies risks and adds p and controls as needed. These controls are regularly monitored and validated by the internal auditor. Links/references are as follows: Code of Corporate Governance, C. Internal Controls System and Enterprise Risk Management Framework https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May BOD Charter
framework. Recommendation 12.1 1. Company has an adequate and effective internal control system in the conduct of its		 vernance in the conduct of its affairs, the company should have a strong and effective internal control sys Pursuant to the CCG and the BOD Charter, the Board is tasked to adopt a system of internal checks and and to ensure that there is a sound Enterprise Risk Management Program that identifies risks and adds p and controls as needed. These controls are regularly monitored and validated by the internal auditor. Links/references are as follows: Code of Corporate Governance, Internal Controls System and Enterprise Risk Management Framework https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May; BOD Charter Roles and Responsibilities of the BOD (Clause 3.9)
framework. Recommendation 12.1 1. Company has an adequate and effective internal control system in the conduct of its		 vernance in the conduct of its affairs, the company should have a strong and effective internal control system of the CCG and the BOD Charter, the Board is tasked to adopt a system of internal checks and and to ensure that there is a sound Enterprise Risk Management Program that identifies risks and adds p and controls as needed. These controls are regularly monitored and validated by the internal auditor. Links/references are as follows: Code of Corporate Governance, C. Internal Controls System and Enterprise Risk Management Framework https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May BOD Charter Roles and Responsibilities of the BOD (Clause 3.9) 2 The Audit Committee (Audit Com)
framework. Recommendation 12.1 1. Company has an adequate and effective internal control system in the conduct of its		 vernance in the conduct of its affairs, the company should have a strong and effective internal control sys Pursuant to the CCG and the BOD Charter, the Board is tasked to adopt a system of internal checks and and to ensure that there is a sound Enterprise Risk Management Program that identifies risks and adds p and controls as needed. These controls are regularly monitored and validated by the internal auditor. Links/references are as follows: Code of Corporate Governance, C. Internal Controls System and Enterprise Risk Management Framework https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May. BOD Charter Roles and Responsibilities of the BOD (Clause 3.9) 2 The Audit Committee (Audit Com) 4 The Board Risk Oversight Committee (BROC)
framework. Recommendation 12.1 1. Company has an adequate and effective internal control system in the conduct of its		 vernance in the conduct of its affairs, the company should have a strong and effective internal control system of the CCG and the BOD Charter, the Board is tasked to adopt a system of internal checks and and to ensure that there is a sound Enterprise Risk Management Program that identifies risks and adds p and controls as needed. These controls are regularly monitored and validated by the internal auditor. Links/references are as follows: Code of Corporate Governance, C. Internal Controls System and Enterprise Risk Management Framework https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May BOD Charter Roles and Responsibilities of the BOD (Clause 3.9) 2. The Audit Committee (Audit Com)
framework. Recommendation 12.1 1. Company has an adequate and effective internal control system in the conduct of its		 vernance in the conduct of its affairs, the company should have a strong and effective internal control sys Pursuant to the CCG and the BOD Charter, the Board is tasked to adopt a system of internal checks and and to ensure that there is a sound Enterprise Risk Management Program that identifies risks and adds p and controls as needed. These controls are regularly monitored and validated by the internal auditor. Links/references are as follows: Code of Corporate Governance, C. Internal Controls System and Enterprise Risk Management Framework https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May BOD Charter Roles and Responsibilities of the BOD (Clause 3.9) 2 The Audit Committee (Audit Com) 4 The Board Risk Oversight Committee (BROC)
framework. Recommendation 12.1 1. Company has an adequate and effective internal control system in the conduct of its		 vernance in the conduct of its affairs, the company should have a strong and effective internal control sys Pursuant to the CCG and the BOD Charter, the Board is tasked to adopt a system of internal checks and and to ensure that there is a sound Enterprise Risk Management Program that identifies risks and adds p and controls as needed. These controls are regularly monitored and validated by the internal auditor. Links/references are as follows: Code of Corporate Governance, Internal Controls System and Enterprise Risk Management Framework https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May BOD Charter Roles and Responsibilities of the BOD (Clause 3.9) 2 The Audit Committee (Audit Com) 4 The Board Risk Oversight Committee (BROC) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf

d in briefings	
Company's	
20Capital%20S	
Companies.	
	nterprise risk management
	nterprise risk management
	nterprise risk management
ystem and er	nterprise risk management
ystem and er Id balances,	nterprise risk management
ystem and er Id balances,	nterprise risk management
	nterprise risk management
ystem and er Id balances,	nterprise risk management
ystem and er Id balances,	nterprise risk management
ystem and er Id balances,	nterprise risk management
ystem and er Id balances,	nterprise risk management
ystem and er Id balances,	nterprise risk management
ystem and er Id balances, procedures	nterprise risk management
ystem and er Id balances,	nterprise risk management
ystem and er Id balances, procedures	nterprise risk management
ystem and er Id balances, procedures	nterprise risk management
ystem and er Id balances, procedures	nterprise risk management
ystem and er Id balances, procedures	nterprise risk management
ystem and er Id balances, procedures	nterprise risk management
ystem and er Id balances, procedures	nterprise risk management
ystem and er Id balances, procedures	nterprise risk management
ystem and er Id balances, procedures	nterprise risk management
ystem and er Id balances, procedures	nterprise risk management
ystem and er Id balances, procedures	nterprise risk management
ystem and er Id balances, procedures	hterprise risk management

		 Anti-Bribery and Anti-Corruption Policy <u>https://www.atlasmining.com.ph/sites/default/files/files/19_10%20AT%20CCC%20Anti-Bribery%20%26%20Anti-Corruption%20Policy.pdf</u>
		Whistleblowing Policy <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Whistleblowing%20Policy(1).pdf</u>
2. Company has an adequate and effective enterprise risk management framework in the conduct of its business.	COMPLIANT	 The Company has an adequate and effective enterprise risk management framework in the conduct of it Links/references are as follows: Code of Corporate Governance Internal Controls System and Enterprise Risk Management Framework https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May/ Board Risk Oversight Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Board%20Risk%20Oversight%20Committee%20d Enterprise Risk Management https://www.atlasmining.com.ph/corporate-governance/enterprise-risk-management BOD Charter Roles and Responsibilities of the BOD (Clauses 3.7, 3.8 & 3.9) 9.2 The Audit Committee (Audit Com) 9.4 The Board Risk Oversight Committee (BROC) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
Supplement to Recommendations 12.1		
 Company has a formal comprehensive enterprise-wide compliance program covering compliance with laws and relevant regulations that is annually reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding, acceptance and compliance with the said issuances. 	COMPLIANT	 Per the CCG and BOD Charter, the Board is tasked to ensure that the Company complies with all laws regulations. The Compliance Officer monitors compliance with the statutory rules and regulations afficompany as well as the provisions and requirements of the Code. Furthermore, the Code of Business co Ethics includes provisions relating to compliance with laws and adherence of such by the Company's officers and employees. The Company orients all new employees on the Code of Ethics and its sup policies. Links/references are as follows: Code of Corporate Governance https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance 18May BOD Charter Roles and Responsibilities of the BOD 2 The Audit Committee (Audit Com) 3 The Corporate Governance Committee (CG Committee) 4 The Board Risk Oversight Committee (BROC) 14. Compliance Officer https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Code of Business Conduct and Ethics https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Code%20of%20Conduct%20and%20Ethics Policy on Training of Employees https://www.atlasmining.com.ph/sites/default/files/files/files/19_10%20AT%20Training%20Policy.pdf
Optional: Recommendation 12.1		
 Company has a governance process on IT issues including disruption, cyber security, and disaster recovery, to ensure that all key risks are identified, managed and reported to the board. 	COMPLIANT	In 2019, the BOD approved the Company's Cyber Security Policy which aimed to preserve the security of confidentiality of the Corporation's Data and Information; implement process in times of disruption; avoid breaches; set up protocols during disaster recovery and identify risks to mitigate or avoid a great financia damage to the Company and its reputation that may be caused by human errors, hacker attacks and s malfunctions.
		Cyber Security Policy <u>https://www.atlasmining.com.ph/sites/default/files/files/19_10%20AT%20Cyber%20Security%20Policy.pdf</u>

<u>Anti-</u>	
f its business.	
ay2017(1).pdf	
OCharter.pdf	
vs, rules and ffecting the onduct and v's directors, upplemental	
ay2017(1).pdf	
ics(1).pdf	
and bid security cial d system	

Recommendation 12.2 1. Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.	COMPLIANT	 The Company's Internal Audit function is in-house and provides independent and objective assur consulting services designed to add value and improve the Company's operations. Links/references are as follows: Code of Corporate Governance, Internal Controls System and Enterprise Risk Management Framework https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May BOD Charter Roles and Responsibilities of the BOD The Audit Committee (Audit Com) https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER[1].pdf Audit Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER[1].pdf
Recommendation 12.3		
1. Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	COMPLIANT	 The Company's Chief Audit Executive (CAE), Mr. Feliciano B. Alvarez, is a certified public accountant ar appointed executive officer. In accordance with the Company's CCG and BOD Charter, the CAE over responsible for the internal audit activities of the organization. The Company's internal audit function is in Links/references are as follows: Code of Corporate Governance, C. Internal Controls System and Enterprise Risk Management Framework https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May
2. CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider.	COMPLIANT	 Audit Committee Charter <u>https://www.atlasmining.com.ph/sites/default/files/files/AUDIT%20COMMITTEE%20CHARTER.pdf</u> Executive Officers <u>https://www.atlasmining.com.ph/about-us/board-directors</u>
 In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity. 	COMPLIANT	 Definitive Information Statement <u>https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf</u> <u>https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 2.pdf</u> BOD Charter 3. Roles and Responsibilities of the BOD (Clause 3.9) 9.4 The Audit Committee (Audit Com) <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf</u>
Recommendation 12.4		
 Company has a separate risk management function to identify, assess and monitor key risk exposures. 	COMPLIANT	 Per the Company's CCG and BOD Charter, the Board is tasked to identify and monitor key risk area performance indicators and ensure that a sound Enterprise Risk Management framework is in place. The Board Risk Oversight Committee (BROC) is responsible for the oversight of the Company's ERM s ensures its functionality and effectiveness. The Company has a risk management functions, led by the Officer (CRO), who is the ultimate champion of the ERM. Links/references are as follows: Code of Corporate Governance, Internal Controls System and Enterprise Risk Management Framework https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May BOD Charter Roles and Responsibilities of the BOD (Clause 3.9) A The Board Risk Oversight Committee (BROC) Chief Risk Officer https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf

urance and	
ay2017(1).pdf	
and a Board ersees and is in-house.	
ay2017(1).pdf	
eas and key	
system and le Chief Risk	
ay2017(1).pdf	

		Board Risk Oversight Committee Charter <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Board%20Risk%20Oversight%20Committee%200 </u>
		Enterprise Risk Management <u>https://www.atlasmining.com.ph/corporate-governance/enterprise-risk-management</u>
		Executive Officers <u>https://www.atlasmining.com.ph/about-us/executive-officers</u>
Supplement to Recommendation 12.4		
 Company seeks external technical support in risk management when such competence is not available internally. 	COMPLIANT	 The Company's BROC is responsible for the oversight of the Company's ERM system and ensures its function effectiveness. The Company's risk management function is in-house. Links/references are as follows: Code of Corporate Governance, C. Internal Controls System and Enterprise Risk Management Framework https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May2 BOD Charter Roles and Responsibilities of the BOD P.4 The Board Risk Oversight Committee (BROC) Chief Risk Officer https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
		 Board Risk Oversight Committee Charter https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Board%20Risk%20Oversight%20Committee%200 Enterprise Risk Management https://www.atlasmining.com.ph/corporate-governance/enterprise-risk-management Definitive Information Statement (20-IS) https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 2.pdf
Recommendation 12.5		
 In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM) 	COMPLIANT	 The Company's Chief Risk Officer (CRO), Mr. Rodyardo B. Rañada, is the champion of Enterprise Risk Man Mr. Rañada possesses the adequate authority, stature, resources and support to fulfill his responsibilities as Officer. Links/references are as follows: BOD Charter 9.4 The Board Risk Oversight Committee (BROC) 13. Chief Risk Officer https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf
2. CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	COMPLIANT	 Code of Corporate Governance, C. Internal Controls System and Enterprise Risk Management Framework <u>https://www.atlasmining.com.ph/corporate-governance/manual-corporate-governance</u> Board Risk Oversight Committee Charter <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Board%20Risk%20Oversight%20Committee%200</u> Executive Officers <u>https://www.atlasmining.com.ph/about-us/executive-officers</u> Definitive Information Statement (20-IS) <u>https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf</u> <u>https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_2.pdf</u>
Additional Recommendation to Principle 12		

<u>0Charter.pdf</u>	
ionality and	
y2017(1).pdf	
<u>0Charter.pdf</u>	
anagement. as Chief Risk	
<u>OCharter.pdf</u>	

 Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively. 	COMPLIANT	The CEO along with the Chairman of the Audit Committee and the other Independent Directors sign t and the Corporate Governance Scorecard. Link/reference: Corporate Governance Scorecard I-ACGR https://atlasmining.com.ph/sites/default/files/at_annual_corporate_governance_report_2022.pdf
	nolders fairly and	Cultivating a Synergic Relationship with Shareholders d equitably, and also recognize, protect and facilitate the exercise of their rights.
 Recommendation 13.1 1. Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance. 2. Board ensures that basic shareholder rights are disclosed on the company's website. 	COMPLIANT	 The Company's CCG provides for the rights and protection of Shareholders. Link/reference is as follows: Code of Corporate Governance, D. Cultivating a Synergic Relationship with Shareholders https://www.atlasmining.com.ph/corporate-governance/manual-corporate-governance The Board ensures that basic Shareholder rights are disclosed in the Company's website. The CCG, in the Company's By-Laws, provide for the rights of shareholders and may be found in the Company's we Link/reference is as follows: Code of Corporate Governance, D. Cultivating a Synergic Relationship with Shareholders https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governa 2017(1).pdf Definitive Information Statement https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf By-Laws https://www.atlasmining.com.ph/sites/default/files/ACMDC AmendedBy-Laws 29Jun2016(2).pdf Rights of Shareholders
		https://www.atlasmining.com.ph/sites/default/files/files/19_10%20AT%20Rights%20of%20Shareholders.pdf
Supplement to Recommendation 13.1 1. Company's common share has one vote for one share.	COMPLIANT	 The Company's common share has one vote for one share. Link/reference: Articles of Incorporation https://www.atlasmining.com.ph/sites/default/files/files/AT_Certificate%20of%20Approval%20of%20Increase%20of%20 tock 17Nov2017.pdf Sample Proxy Form, attached to the Definitive Information Statement https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf AGM Minutes https://atlasmining.com.ph/sites/default/files/at_2023_asm_minutes_draft.pdf
 Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights. 3. 	COMPLIANT	Per the CCG and the Company's Articles of Incorporation, all shareholders are treated equally with voting rights, subscription rights and transfer rights. Link/reference is as follows: • Code of Corporate Governance,

the I-ACGR	
addition to ebsite.	
ance_18May	
f	
<u>-</u>	
20Capital%20S	
n respect to	

4. Board has an effective, secure, and efficient voting system.	COMPIIANT	 D. Cultivating a Synergic Relationship with Shareholders https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May Articles of Incorporation https://www.atlasmining.com.ph/sites/default/files/files/AT_AmendedAOI_17Nov2017.pdf By-Laws https://www.atlasmining.com.ph/sites/default/files/files/ACMDC_AmendedBy-Laws_29Jun2016(2).pdf Definitive Information Statement (20-IS) https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf https://atlasmining.com.ph/sites/default/files/files/19_10%20AT%20Rights%20of%20Shareholders.pdf Rights of Shareholders https://www.atlasmining.com.ph/sites/default/files/files/files/19_10%20AT%20Rights%20of%20Shareholders.pdf The Company has an effective, secure and efficient voting system in place. Voting during the Shareholders is by poll. Links/references are as follows: Definitive Information Statement(20-IS) https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_1.pdf Code of Corporate Governance, D. Cultivating a Supergic Relationship with Shareholders
	COMPLIANT	 D. Cultivating a Synergic Relationship with Shareholders https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May AGM Minutes https://atlasmining.com.ph/sites/default/files/at_2023_asm_minutes_draft.pdf Guidelines for Nomination and Election of Directors https://www.atlasmining.com.ph/sites/default/files/files/19_10%20AT%20CCC%20Board%20Nomination%20and% 20Policy.pdf
5. Board has an effective shareholder voting mechanisms such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.	COMPLIANT	To protect the minority Shareholders against actions of controlling Shareholders and for transparency, the secures a waiver on the conduct of a rights or public offering for the issuance of new shares to existing Sha by a majority vote of the minority Shareholders (majority of minority), present either during the AGM or SS Link/reference is as follows: Disclosures, Current Report (17-C) https://www.atlasmining.com.ph/company-disclosures/current-report-sec-form-17-c Definitive Information Statement (20-IS) https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 2.pdf Annual Report (17-A) https://atlasmining.com.ph/sites/default/files/financial%20reports/at_sec_17-a_as_of_december_2023_15april24 Results of the AGM and Organizational Meeting, Current Report (17-C) https://atlasmining.com.ph/sites/default/files/2023_04.19 at sec_17-c 2023 agm bod organizational meeting_signed Minutes of SSM (Item IV.C) https://atlasmining.com.ph/sites/default/files/at_2023_asm_minutes_draft.pdf Rights of Shareholders https://atlasmining.com.ph/sites/default/files/files/19_10%20AT%20Rights%20of%20Shareholders.pdf

ay2017(1).pdf	
nareholders'	
ay2017(1).pdf	
%20Election%	
e Company hareholders,	
SSM.	
<u>4 final 0.pdf</u>	
ed.pdf	
	1

6. Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.	COMPLIANT	Per the Company's CCG and BOD Charter, minority Shareholders are granted the right to propose the homeeting, and the right to propose items in the agenda of the meeting, provided items are for legitimate purposes, and in accordance with law, jurisprudence and best practice. Link/reference: • Code of Corporate Governance, D.13 Cultivating a Synergic Relationship with Shareholders https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May
		 BOD Charter Roles and Responsibilities of the BOD (item 3.1) <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf</u> Rights of Shareholders <u>https://www.atlasmining.com.ph/sites/default/files/files/files/19_10%20AT%20Rights%20of%20Shareholders.pdf</u>
7. Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	COMPLIANT	 The Company's CCG and By-Laws provide for the rights and protection stakeholders, particular Shareholders. Link/reference is as follows: Code of Corporate Governance, D. Cultivating a Synergic Relationship with Shareholders https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May By-Laws https://www.atlasmining.com.ph/sites/default/files/files/ACMDC_AmendedBy-Laws_29Jun2016(2).pdf Rights of Shareholders https://www.atlasmining.com.ph/sites/default/files/files/files/19_10%20AT%20Rights%20of%20Shareholders.pdf
8. Company has a transparent and specific dividend policy.	COMPLIANT	 The Company has a transparent and specific dividend policy, which may be found in the CCG. Links/references are as follows: Code of Corporate Governance, 13.8.5 Right to Dividends <u>https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May</u> Rights of Shareholders <u>https://www.atlasmining.com.ph/sites/default/files/files/19_10%20AT%20Rights%20of%20Shareholders.pdf</u>
Optional: Recommendation 13.1	1	
 Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting. 	COMPLIANT	The Company appoints an independent party, the stock and transfer agent, the Stock and Transfer Se (STSI) and Alberto, Pascual & Associates (APA) to count and validate the votes at the Annual Shareholders Links/references: • AGM Minutes <u>https://atlasmining.com.ph/sites/default/files/at_2023_asm_minutes_draft.pdf</u>
Recommendation 13.2	<u> </u>	

Recommendation 13.2

holding of a ate business	
ay2017(1).pdf	
arly minority	
ay2017(1).pdf	
-	
ay2017(1).pdf	
-	
ervices, Inc.	
ers' Meeting.	

 Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 28 days before the meeting. 	COMPLIANT	To encourage active Shareholder participation in the Annual Shareholders' Meeting, the Board ensure Notice and agenda of the ASM are released at least thirty-five (35) days before the meeting. Links/references are as follows: • By-laws https://www.atlasmining.com.ph/sites/default/files/files/ACMDC AmendedBy-Laws 29Jun2016(2).pdf • Code of Corporate Governance, D.13 Cultivating a Synergic Relationship with Shareholders https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May2 Notice of AGM https://atlasmining.com.ph/sites/default/files/at_notice_for_2023_asm.pdf • AGM Minutes https://atlasmining.com.ph/sites/default/files/at_2023_asm_minutes_draft.pdf
Supplemental to Recommendation 13.2		
 Company's Notice of Annual Stockholders' Meeting contains the following information: 		The Company's Notice and Agenda of Annual General Meeting of the Shareholders (AGM) with the Definitive Information Statement contains the full profiles of directors, auditors seeking re-appointment documents.
n The musiles of slive show (i.e. and		Links/references are as follows:
a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)	COMPLIANT	 Definitive Information Statement (20-IS) https://atlasmining.com.ph/sites/default/files/definitive_information_statement_2024_part_2.pdf
		Code of Corporate Governance, D. Cultivating a Supergia Polationship with Shareholders
b. Auditors seeking appointment/re- appointment	COMPLIANT	D. Cultivating a Synergic Relationship with Shareholders https://www.atlasmining.com.ph/sites/default/files/files/AT New%20Code%20of%20Corporate%20Governance 18May2
c. Proxy documents	COMPLIANT	 Notice of AGM <u>https://atlasmining.com.ph/sites/default/files/at_notice_for_2023_asm.pdf</u>
Optional: Recommendation 13.2		
 Company provides rationale for the agenda items for the annual stockholders meeting 	COMPLIANT	 The Company's Notice and Agenda of the Annual/Special General Meeting of the Shareholders (/ include rationales and explanations for each agenda item and are published in newspapers of national oprior to the ASM/SSM. Links/references are as follows: AGM Minutes https://atlasmining.com.ph/sites/default/files/at - 2023 asm minutes.pdf Code of Corporate Governance, Cultivating a Synergic Relationship with Shareholders https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance 18May2 Definitive Information Statement (20-IS) https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 1.pdf https://atlasmining.com.ph/sites/default/files/definitive information statement 2024 part 2.pdf Manila Times Newspaper on May 23 – 24, 2023 & Manila Standard Newspaper on May 23 and 24, where the Notice and Agenda with Rationale for the 2023 AGM were published.
Recommendation 13.3		
 Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day. 	COMPLIANT	The votes cast for each item of the Agenda to be voted upon during the AGM/SSM, is announced by the Secretary whenever the particular item is taken up by the body during the meeting. In accordance provisions in the Company's CCG, results of the AGM/SSM are made immediately and publicly available the AGM/SSM Minutes are posted in the Company's website within five (5) days from the end of the mee

ensures that the	
<u>8May2017(1).pdf</u>	
h the enclosed nent and proxy	
<u>8May2017(1).pdf</u>	
ore (ACAA/SSAA)	
ers (AGM/SSM) onal circulation	
<u>8May2017(1).pdf</u>	
d 24, 2023	
/ the Corporate	
ance with the ilable. Likewise, meeting.	

2. Minutes of the Annual and Special Shareholders' Meetings were available on the company website within five business days from the end of the meeting.	COMPLIANT	 Links/references are as follows: Code of Corporate Governance, D. Cultivating a Synergic Relationship with Shareholders <u>https://www.atlasmining.com.ph/corporate-governance/manual-corporate-governance</u> AGM Minutes <u>https://atlasmining.com.ph/sites/default/files/at_2023_asm_minutes_draft.pdf</u>
Supplement to Recommendation 13.3		
 Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM. 	COMPLIANT	The Board ensures that the external auditor and other relevant individuals are present during its AGM and address shareholder questions and/or concerns. Links/references: • AGM Minutes <u>https://atlasmining.com.ph/sites/default/files/at_2023_asm_minutes_draft.pdf</u>
Recommendation 13.4		
 Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner. 	COMPLIANT	 Pursuant to the CCG and the Alternative Dispute Mechanism Policy, the Board shall make available, at the of a Shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amico effective manner. Links/references are as follows: Code of Corporate Governance, D. Cultivating a Synergic Relationship with Shareholders
2. The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	COMPLIANT	 <u>https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May20</u> Alternative Dispute Mechanism Policy <u>https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Alternative%20Dispute%20Mechanism%20Policy(19)</u>
Recommendation 13.5		
 Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders. 	COMPLIANT	In accordance with the Company's CCG, the Board established an Investor Relations Office to ensure engagement with its shareholders. The IRO is present at every Shareholders' meeting. Links/references are as follows: • Code of Corporate Governance, D. Cultivating a Synergic Relationship with Shareholders https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May20
 IRO is present at every shareholder's meeting. 	COMPLIANT	 Investor Relations <u>https://www.atlasmining.com.ph/investor-relations</u> AGM Minutes <u>https://atlasmining.com.ph/sites/default/files/at_2023_asm_minutes_draft.pdf</u>
Supplemental Recommendations to Principle 13		
 Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group 	COMPLIANT	
 Company has at least thirty percent (30%) public float to increase liquidity in the market. 	NON- COMPLIANT	
Optional: Principle 13		
 Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting. 	COMPLIANT	In accordance with the Company's CCG, the Board established an Investor Relations Office (IRO) to constant engagement with its shareholders. The IRO is present at every Shareholders' meeting, arrange teleconferences and site visits for investors and conducts roadshows and issue press releases.

and SSM to	
, at the option	
amicable and	
May2017(1).pdf	
Policy(1).pdf	
nsure constant	
<u> May2017(1).pdf</u>	
	There is no such occurrence.
	The Company's approximate free
	float is at 20.2%.
RO) to ensure anges regular	
-	

2. Company practices secure electronic		 Link/reference: Code of Corporate Governance, D. Cultivating a Synergic Relationship with Shareholders <u>https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May</u> Press Releases <u>https://www.atlasmining.com.ph/press-releases</u> Rights of Shareholders <u>https://www.atlasmining.com.ph/sites/default/files/files/19_10%20AT%20Rights%20of%20Shareholders.pdf</u> Notice of AGM
voting in absentia at the Annual Shareholders' Meeting.	COMPLIANT	 <u>https://atlasmining.com.ph/sites/default/files/at_notice_for_2023_asm.pdf</u> Guidelines for Participation via Remote Communication and Voting in Absentia <u>https://atlasmining.com.ph/sites/default/files/cy2023_at_asm_guidelines_for_participating_via_remote_commun_voting_in_absentia.pdf</u>
Principle 14: The rights of stakeholders establishe	d by law, by con	Duties to Stakeholders tractual relations and through voluntary commitments must be respected. Where stakeholders' rights and
have the opportunity to obtain prompt effective		
Recommendation 14.1		
 Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability. 	COMPLIANT	 The Company identifies its various stakeholders and promotes cooperation between them and the C creating wealth, growth and sustainability. Links/references are as follows: Code of Corporate Governance, E. Duties to Stakeholders https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May Code of Business Conduct and Ethics https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Code%20of%20Business%20Conduct%20and%22 Sustainability Report https://atlasmining.com.ph/sites/default/files/sustainability%20reports/2023_at_sustainability_report.pdf Sustainability https://www.atlasmining.com.ph/sustainability Sustainabile Development Policy https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC_Sustainable%20Development%20Policy.pdf
Recommendation 14.2		
 Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders. 	COMPLIANT	 Based on its CCG, Code of Business Conduct and Ethics and other relevant rules, laws and regul Company recognizes and protects the rights and interests of its key stakeholders, namely its shemployees, customers, business partners, creditors, as well as the communities it operates in and the energy Links/references are as follows: Code of Corporate Governance, E. Duties to Stakeholders https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May Code of Business Conduct and Ethics https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Code%20of%20Business%20Conduct%20and%20Ethic Sustainability Report

ay2017(1).pdf	
-	
nication_and	
nd/or interests	are at stake, stakeholders should
Company in	
y2017(1).pdf	
20Ethics(1).pdf	
ulations, the nareholders, nvironment.	
ay2017(1).pdf	
ics(1).pdf	

Recommendation 14.3 1. Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights.	COMPLIANT	Sustainable Development Policy <u>https://www.atasmining.com.ph/sites/default/files/files/11%20CCC_Sustainable%20Development%20Policy.pdf</u> Rights of Shareholders <u>https://www.atasmining.com.ph/sites/default/files/files/19_10%20AT%20Rights%20of%20Shareholders.pdf</u> [n accordance with the CCG and the Attemative Dispute Mechanism Policy. the Company adopted a transparent framework and process that allows stakeholders to communicate with the Company to obtain redress for violation of their rights. Links/references: Sustainability Contact <u>https://www.atasmining.com.ph/sustainability/sustainability-contact</u> Atternative Dispute Mechanism Policy <u>https://www.atasmining.com.ph/sustainability/sustainability-contact</u> Nithstreforencet Code of Corporate Governance https://www.atasmining.com.ph/sites/default/files/files/AT%20CCC%20Atternative%20Dispute%20Mechanism%20Policy(1).pdf Code of Corporate Governance https://www.atasmining.com.ph/sites/default/files/files/AT%20CCC%20Cthistleblowing%20Policy(1).pdf Code of Corporate Governance https://www.atasmining.com.ph/sites/default/files/files/AT%20CCC%20Cthistleblowing%20Policy(1).pdf Code of Business Conduct and Ethics https://www.atasmining.com.ph/sites/default/files/files/AT%20CCC%20Cthistleblowing%20Policy(1).pdf Code of Business Conduct and Ethics https://www.atasmining.com.ph/sites/default/files/files/AT%20CCC%20Cthistleblowing%20Corporate%20Governance_18May2017(1).pdf Rights of Shareholders https://www.atasmining.com.ph/sites/default/files/files/AT%20CCC%20Cth%20Cth%20Gh%20Governance_18May2017(1).pdf Rights of Shareholders https://www.atasmining.com.ph/sites/default/files/files/AT%20CCC%20Cth%20Cth%20Gh%20Governance_18May2017(1).pdf Rights of Shareholders https://www.atasmining.com.ph/sites/default/files/files/AT%20CCC%20Cth%20Gh%20Gshareholders.pdf
 Supplement to Recommendation 14.3 Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders are settled in a fair and expeditious manner. 	COMPLIANT	The Company supports the use of alternative dispute resolution (ADR) options in the settlement of disputes as expressly stated in the CCG. Link/reference: • Code of Corporate Governance, D.13.6 Alternative Dispute Mechanism https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May2017(1).pdf • Alternative Dispute Mechanism Policy https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Alternative%20Dispute%20Mechanism%20Policy(1).pdf
Additional Recommendations to Principle 14 Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation. 	COMPLIANT	The Company has not sought any exemption from application of a law, rule or regulation, especially concerning corporate governance issues. Per the Company's CCG and the BOD Charter, the Board ensures that the Company complies will all relevant laws, regulations and codes of best business practices. Links/references: • Code of Corporate Governance https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May2017(1).pdf • BOD Charter 3. Roles and Responsibilities of the BOD 14. The Compliance Officer https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf • Code of Business Conduct and Ethics https://www.atlasmining.com.ph/sites/default/files/AT%20CCC%20Code%20of%20Business%20Conduct%20and%20Ethics(1).pdf

2. Company respects intellectual property rights.	COMPLIANT	 Per the Company's CCG and the BOD Charter, the Board ensures that the Company complies will all relevent regulations and codes of best business practices. Links/references: Code of Corporate Governance https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May BOD Charter Roles and Responsibilities of the BOD 14. The Compliance Officer https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf Code of Business Conduct and Ethics https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Code%20of%20Business%20Conduct%20and%22 f
Optional: Principle 14		
 Company discloses its policies and practices that address customers' welfare 	COMPLIANT	Links/references: https://www.atlasmining.com.ph/corporate-governance/policies
2. Company discloses its policies and practices that address supplier/contractor selection procedures		
Principle 15: A mechanism for employee particir	pation should be	developed to create a symbiotic environment, realize the company's goals and participate in its corpore
Recommendation 15.1		developed to credie a symbiolic environment, realize the company's goals and panicipate in its corport
 Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance. 	COMPLIANT	 The Company has established policies and programs that encourage employees to actively participredization of the Company's goals and in its governance. Links/references are as follows: Code of Corporate Governance, E.15. Encouraging Employee's Participation https://www.atasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance 18May Our People https://www.atasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Eorporate%20Governance 18May Our People https://www.atasmining.com.ph/sites/default/files/files/AT%20CCC%20Code%20of%20Business%20Conduct%20and%20Ethic Safety, Health and Environmental Policy https://www.atasmining.com.ph/sites/default/files/files/AT%20CCC%20Code%20of%20Business%20Conduct%20and%20Ethic Safety, Health and Environmental Policy https://www.atasmining.com.ph/sites/default/files/files/AT%20CCC%20Whistleblowing%20Policy(1).pdf Reward Policy https://www.atasmining.com.ph/sites/default/files/files/AT%20CCC%20Policy.pdf Remuneration Policies https://www.atasmining.com.ph/sites/default/files/files/AT%20Policy%20policy.pdf Performance Evaluation Policy & Guidelines https://www.atasmining.com.ph/sites/default/files/files/AT%20CCC%20Performance%20Evaluation%20Policy%20%26% pdf Training Policy https://www.atasmining.com.ph/sites/default/files/files/AT%20CCC%20Performance%20Evaluation%20Policy.pdf

elevant laws,	
ay2017(1).pdf	
$(20E \pm bias(1))$ and	
20Ethics(1).pd	
rate governe	
raie governa	nce processes.
ipate in the	
2017(1)	
ay2017(1).pdf	
ics(1).pdf	
OPolicy.pdf	
tor oney.put	
nuneration.pdf	
%20Guidelines.	

Supplement to Recommendation 15.1		
 Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures. 	COMPLIANT	 The Company and its subsidiary implement an Annual Performance Evaluation, the result of which is us for increase in salaries or promotion. Link/reference Code of Corporate Governance, https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18Mar Remuneration Policies https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20on.pdf Reward Policy https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy%20on%20Directors%20and%20Officers%20on.pdf Performance Evaluation Policy & Guidelines https://www.atlasmining.com.ph/sites/default/files/files/AT%20Reward%20Policy.pdf
2. Company has policies and practices on health, safety and welfare of its employees.	COMPLIANT	 The Company has established policies and programs that provide for the health, safety and we employees. Links/references: Code of Corporate Governance, E.15. Encouraging Employee's Participation https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18Ma Our People https://www.atlasmining.com.ph/sustainability/our-people Safety and Health https://www.atlasmining.com.ph/sustainability/safety-and-health Safety, Health and Environmental Policy https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Code%20of%20Business%20Conduct%20and%20Environment%22 Code of Business Conduct and Ethics https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Code%20of%20Business%20Conduct%20and%20Ethil Whistleblowing Policy https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Whistleblowing%20Policy(1).pdf Reward Policy https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy.pdf Loan Policy https://www.atlasmining.com.ph/sites/default/files/files/AT%20Policy/20Directors%20and%20Dfficers%20Loan

sed as basis	
1000000000000000000000000000000000000	
ay2017(1).pdf	
20Remunerati	
%20Guidelines.	
/ozuGulueilnes.	
elfare of its	
ay2017(1).pdf	
20Policy.pdf	
icc(1) ndf	
iics(1).pdf	
10	
n.pdf	

3. Company has policies and practices on training and development of its employees.	COMPLIANT	The Company strives to be an employer of choice and provides for the training and development of its employees. Links/references are as follows: Our People https://www.atlasmining.com.ph/sustainability/our-people Code of Corporate Governance, https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18May2017(1).pdf Training Policy https://www.atlasmining.com.ph/sites/default/files/files/files/19_10%20AT%20Training%20Policy.pdf	
Recommendation 15.2			
1. Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct.	COMPLIANT	In accordance with the BOD Charter, CCG and the Code of Business Conduct and Ethics, all directors, officers and employees are required to adhere to the utmost ethical practices when dealing with the Company's various stakeholders. All conflicts of interest and other forms of corruption are required to be disclosed to the Company immediately. Links/references are as follows: • Code of Corporate Governance, E.15. Encouraging Employee's Participation https://www.atlasmining.com.ph/sites/default/files/files/AT New%20Code%20of%20Corporate%20Governance_18May2017(1).pdf • Whistleblowing Policy https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Whistleblowing%20Policy(1).pdf • Code of Business Conduct and Ethics https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Code%20of%20Eonduct%20and%20Ethics(1).pdf • Insider Tracking Policy https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Code%20of%20Business%20Conduct%20and%20Ethics(1).pdf • BOD Charter 3. Roles and Responsibilities of the BOD 6. Conflict of Interest and Disclosure 9.3 The Corporate Governance Committee (CG Com) 14. The Compliance Officer https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf • Anti-Bribery and Anti-Corruption Policy https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20BOARD%20CHARTER(1).pdf	

1	
COMPLIANT	The Company continuously disseminates its ethics and good governance related policies througl organization via training and orientation programs. This is to foster the good governance and ethical cult. Company. Links/references are as follows: • Our People https://www.atlasmining.com.ph/sustainability/our-people • Code of Business Conduct and Ethics https://www.atlasmining.com.ph/sustainability/our-people • Code of Corporate Governance, E.15. Encouraging Employee's Participation https://www.atlasmining.com.ph/sites/default/files/files/AT New%20Code%20of%20Corporate%20Governance 18May20 • Training Policy https://www.atlasmining.com.ph/sites/default/files/files/AT New%20Code%20of%20Corporate%20Governance 18May20 • In accordance with the Code of Business Conduct and Ethics, all directors, officers and employees are readhere to the utmost ethical practices when dealing with the Company's various stakeholders. Disciplinar against violators of the Code include measures such as dismissal, and/or filing of appropriate administra and criminal actions. Links/references are as follows: • Code of Susiness Conduct and Ethics

roughout the	
culture of the	
thics(1).pdf	
May2017(1).pdf	
re required to	
olinary actions	
nistrative, civil	
thics(1).pdf	
/lay2017(1).pdf	
<u>hay2017(1).put</u>	
20Anti-	
s, officers and	
any's various	
out illogel or	
oout illegal or independent	
thics(1).pdf	

manner that is fully supportive of its comprehensive Recommendation 16.1		
 Company recognizes and places importance on the interdependence between business and society, and promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates. 	COMPLIANT	 The Company's various sustainability programs aim to strengthen the bond between the Company and promote a mutually beneficial and sustainable relationship. Links/references: Code of Corporate Governance, E.16. Encouraging Sustainability and Social Responsibility https://www.atlasmining.com.ph/sites/default/files/files/AT_New%20Code%20of%20Corporate%20Governance_18Ma https://www.atlasmining.com.ph/sites/default/files/sustainability%20reports/2023_at_sustainability_report.pdf Sustainability https://www.atlasmining.com.ph/sustainability/safety-and-health https://www.atlasmining.com.ph/sustainability/safety-and-health https://www.atlasmining.com.ph/sustainability/our-people Code of Business Conduct and Ethics https://www.atlasmining.com.ph/sites/default/files/files/AT%20CCC%20Code%20of%20Conduct%20and%20Ethics(1).pdf
Optional: Principle 16		
1. Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development	COMPLIANT	Links/references: • Sustainability <u>https://www.atlasmining.com.ph/sustainability</u> <u>https://www.atlasmining.com.ph/sustainability/environment</u>
2. Company exerts effort to interact positively with the communities in which it operates	COMPLIANT	 The Company's various sustainability programs aim to strengthen the bond between the Compacton communities in which it operates in. Links/references: Code of Corporate Governance, E.16. Encouraging Sustainability and Social Responsibility

ent and stakeholders in a positive and progressive

l society and	
ay2017(1).pdf	
<u>odf</u>	
iny and the	
ay2017(1).pdf	
hics(1).pdf	

Pursuant to the requirements of the Securities and Exchange Commission (SEC), the Issuer has duly caused this Integrated Annual Corporate Governance Report ("I-ACGR") to be signed on its behalf by the undersigned hereunto duly authorized, in the City of ______ on 29 May 2024.

ATLAS CONSOLIDATED MINING AND DEVELOPMENT CORPORATION BY:

Frederic C. DyBuncio

Chairmán

Issued On **Identification Number** Issuer Name Frederic C. DyBuncio Passport No. P8984012A 02 October 2018 DFA Manila ATTY. GERVACIO & ORTIZ JR Doc No. 476 Notary Public City of Makati Page No. 93 Until December 31, 2024 Book No. XX IBP No. 05729 - Lifelime Member MCLE Compliance No. VII-0022734 Series of 2024. valid until April 14, 2025 Appointment No. M-39 (2023-2024) PTR No. 10073909 Jan. 2, 2024 / Makati Makati City Roll No. 40091 101 Urban Ave. Campos Rueda Bldg. Brgy.Plo Del Pllar, Makati City

Pursuant to the requirements of the Securities and Exchange Commission (SEC), the Issuer has duly caused this Integrated Annual Corporate Governance Report ("I-ACGR") to be signed on its behalf by the undersigned hereunto duly authorized, in the City of ______ on 29 May 2024.

ATLAS CONSOLIDATED MINING AND DEVELOPMENT CORPORATION BY:

Adrian Paulino S. Ramos President

MAY 2 9 2024

Subscribed and sworn to before me this _____ day of _____ 2024 if 2024 if 2024 affiant exhibiting to me their respective evidence of identification as follows:

	Name		Identification Number	Issued On	Issuer
Adrian	Paulino	S.	Passport No. P636880IB	23 February 2021 /	DFA Manila
Ramos			(
Doc No. <u>-</u> Page No. Book No. Series of	<u>N7</u>		Until De IBP No. 957 MCLE Compl valid ur Appointment PTR No. 100739 Makati G 101 Urban Ave	VACIO 2. ORTIZ JR. blic City of Makaii cember 31, 2024 29- Lifetime Member lance No. VII-0022734 htt April 14, 2025 No. M-39 (2023-2024) 09 Jan. 2, 2024 / Mekaii City Roll No. 40091 a. Compos Rueda Bidg: el Filar, Makaii City	

Pursuant to the requirements of the Securities and Exchange Commission (SEC), the Issuer has duly caused this Integrated Annual Corporate Governance Report ("I-ACGR") to be signed on its behalf by the undersigned hereunto duly authorized, in the City of Pasay on 29 May 2024.

ATLAS CONSOLIDATED MINING AND DEVELOPMENT CORPORATION BY:

go. U.

Øerardo S. Limlingan, Jr. Independent Director

MAY 2 9 2024

CITY OF MAKATI

Subscribed and sworn to before me this _____ day of _____ 2024 in _____ affiant exhibiting to me their respective evidence of identification as follows:

Name	Identification Number	Issued Øn	Issuer
Gerardo S. Limlingan, Jr.	Passport No. P6211279A	28 February 2018	DFA Manila
Doc No. 41 Page No. 4 Book No. 2 Series of 2024.	Notary Put Until Dec IBP No. 0572 MCLE Compli- valid un Appointment PTR No. 1007390 Makati C 101 Urban Ave	ACIO 8. ORTIZ JR. blic City of Makatil cemper 31, 2024 (9- Lifetime Atember ance No. VII-0022734 fil April 14, 2025 No. M-39 (2023-2024) 09 Jan. 2, 2024 / Makatil Ity Roll No. 40091 . Campos Rusda Bidg. el Pliar, Makati City	

Pursuant to the requirements of the Securities and Exchange Commission (SEC), the Issuer has duly caused this Integrated Annual Corporate Governance Report ("I-ACGR") to be signed on its behalf by the undersigned hereunto duly authorized, in the City of Pasay on 29 May 2024.

ATLAS CONSOLIDATED MINING AND DEVELOPMENT CORPORATION BY:

to me their respective evidence of identification as follows:

Juleac Emilio S. De Quiros, Jr.

Lead Independent Director

MAY 2 9 2024 Subscribed and sworn to before me this _____ day of

2024 GITY OF MAKATiant exhibiting

Name	Identification Number	Issued On	Issuer
Emilio S. De Quiros, Jr.	Passport No. P8350841B	01 Degember 2021	DFA Manila
Doc No. <u>174</u> Page No. <u>A</u> Book No. <u>X</u> Series of 2024.	ATTY. GERVACION Notary Public Zilly Until December IBP No. 05729- Lifetti MCLE Compliance No. valid until April Appointment No. M-3 PTR No. 10073909 Jan. 3 PTR No. 10073909 Jan. 3 Makati City Roll t 101 Urban Ave. Comp Brgy, Plo Dei Pilar, f	of Makati 31, 2024 me Member o. VII-0022734 14, 2025 99 (2023-2024) 2, 2024 / Makati No. 40091 os Rueda Bidg.	

Pursuant to the requirements of the Securities and Exchange Commission (SEC), the Issuer has duly caused this Integrated Annual Corporate Governance Report ("I-ACGR") to be signed on its behalf by the undersigned hereunto duly authorized, in the City of Pasay on 29 May 2024.

ATLAS CONSOLIDATED MINING AND DEVELOPMENT CORPORATION BY:

Jose P. Leviste, Jr

Independent Director

MAY 2 9 2024

CITY OF MAKATI

Subscribed and sworn to before me this _____ day of _____ 2024 in _____ affiant exhibiting to me their respective evidence of identification as follows:

Name	Identification Number	Issued On	lssuer
Jose P. Leviste, Jr.	Senior Citizen ID NO. 24064	10 June 2008	Makati City

Doc No. $\frac{40}{M_{\odot}}$ Page No. $\frac{1}{M_{\odot}}$ Book No. $\underline{X_{\mathscr{Y}}}$ Series of 2024.

ATTY. GERVACIO B. ORTIZ JR. Notary Public City of Makati Until December 31, 2024 IBP No. 05729- Lifetime Member MCLE Compliance No. VII-0022734 valid until April 14, 2025 Appointment No. M-39 (2023-2024) PTR No. 10073909 Jan. 2, 2024 / Mukati Makati City Roli No. 40091 101 Urban Ave. Compos Rueda Bidg. Brgy.Pio Del Pilar, Makati City Pursuant to the requirements of the Securities and Exchange Commission (SEC), the Issuer has duly caused this Integrated Annual Corporate Governance Report ("I-ACGR") to be signed on its behalf by the undersigned hereunto duly authorized, in the City of Pasay, Philippines on May 28, 2024.

ATLAS CONSOLIDATED MINING AND DEVELOPMENT CORPORATION BY:

Rodvardo B. Rañada

Compliance Officer

Subscribed and sworn to before me this <u>MAY</u> 2.8 of May 2024 in Toledo City, Cebu, Philippines affiant exhibiting to me their respective evidence of identification as follows:

Name	Identification Number	Issued On	Issuer
Rodyardo B. Rañada	Passport No. P9054565B	24 February 2022	DFA Manila
			120

 Doc No.
 288

 Page No.
 39

 Book No.
 1

 Series of 2024.

And Roll Nr * 7578 NOT Pr Black PHILIPPINI

APTY. ANDRES C. SOGULON Notary Public for City of Toledo and Province of Cebu Specifically or Municipalities of Balamban, Asturias, Tuburan, Pinamungajan & Aloguinsan Notarial Commission No. 136-2024-T until 12/31/2025 Don Andres Soriano, Toledo City, Cebu PTR No. 3766118, 01/03/2024, Toledo City IBP No. 38682, 01/02/2024, Cebu Chapter MCLE Compliance No. VII-0010023 until 04/14/2025 IBP Roll No. 75783

Pursuant to the requirements of the Securities and Exchange Commission (SEC), the Issuer has duly caused this Integrated Annual Corporate Governance Report ("I-ACGR") to be signed on its behalf by the undersigned hereunto duly authorized, in the City of <u>TAGUIG CITOM MAY 2 9 2024</u> 2024.

ATLAS CONSOLIDATED MINING AND DEVELOPMENT CORPORATION BY:

Elmer B. Serrano

Corporate Secretary

2024 in TAGUIG CITY affiant

Subscribed and sworn to before me this ______day of ____ exhibiting to me their respective evidence of identification as follows:

Name	Identification Number	Issued On	Issuer
Elmer B. Serrano	TIN 153-406-995		

ЪГ Doc No. O Page No. Book No. 1 Series of 2024.

JESSE JOHN M. HERMOSO Appointment No. 132 (2023-2024) Notary Public for Taguig City Until December 31, 2024 Attorney's Roll No. 83148 1105 Tower 2 High Street South Corporate Plaza 26th Street, Bonifacio Global City, Taguig City PTR Receipt No. A-6104223; 01-03-24; Taguig City IBP Receipt No. 398768; 01-04-24; Pasig City Admitted to the Bar on June 2022