



May 30, 2025

INSURANCE COMMISSION 1071 United Nations Avenue Ermita, Manila

Attention: **RECORDS SECTION**

Re:

Annual Corporate Governance Report for 2024

Gentlemen:

Pursuant to Insurance Commission Circular Letter No. 2020-72 dated June 13, 2020, and Regulatory and Supervisory Advisory No. RS-2025-010 dated April 8, 2025, we submit herewith the enclosed two (2) original copies of the Annual Corporate Governance Report of Petrogen Insurance Corporation for Calendar Year 2024.

Truly yours, PETROGEN INSURANCE CORPORATION

By:

Irene M. Cipriano

Corporate Secretary and Compliance Officer

Encl.: a/s

	÷.
INSURANCE COMMISSION ADMINISTRATIVE DIVISION RECORDS - RECEIVING	
M ALALAND	M
MAY 8 0 2025	
UND GERTHU	WI ,
By! united and the second seco	PAN
Enrice D. Cleofas	
Insurance pommission - Admin. Records - Receiving	
1. A A A A A A A A A A A A A A A A A A A	

ANNUAL CORPORATE GOVERNANCE REPORT PETROGEN INSURANCE CORPORATION

- 1. For the fiscal year ended 2024
- 2. Certificate Authority Number 2019/84-R
- 3. **Philippines**

Province, Country or other jurisdiction of incorporation or organization

- 4. <u>San Miguel Properties Centre, 7 St. Francis Street, Mandaluyong City</u> Address of principal office Postal Code
- 5. <u>(632) 8.884.9200; (632) 8.886.3888</u> Company's telephone number, including area code
- 6. <u>https://petrogen.com.ph/index.html</u> Company's official website
- 7. <u>N/A</u> Former name, former address, and former fiscal year, if changed since last report

	ANNUAL CORPORATE GOVERNANCE REPORT PETROGEN INSURANCE CORPORATION ("PETROGEN", the "COMPANY", or the "Corporation")		
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The Board's Governance Responsibilities	
		aded by a competent, working board to foster the long- term success of the corporation anner consistent with its corporate objectives and the long- term best interests of its shar	
Recommendation 1.1			
1. The Board of Directors of the Company (the "Board") is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.	Compliant	 Petrogen's website contains information on the qualifications for nominees for directors and the academic qualifications, industry knowledge, professional experience, expertise, and relevant trainings of the directors during the subject year. Profiles of the Directors in 2024 <u>https://petrogen.com.ph/assets/documents/2024/Petrogen-Profiles-of-BOD-and-Officers-elected-on-19-March-2024.pdf</u> Trainings of the Directors in 2024 <u>https://petrogen.com.ph/assets/documents/2024/Petrogen-Directors-and-Officers-clected-on-19-March-2024.pdf</u> 	
2. Board has an appropriate mix of competence and expertise.	Compliant	https://petrogen.com.ph/assets/documents/2024/Petrogen-Directors-and-Officers- AML-CTF-Training-Certificates-for-2024.pdf Petrogen's Manual on Corporate Governance ("the CG Manual") sets out the qualifications standards for directors to facilitate the selection of potential nominees and	
3. Directors remain qualified for their positions individually	Compliant	to serve as benchmark for the evaluation of their performance.	

and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization.		CG Manual (Section 2.2.1.5) <u>https://petrogen.com.ph/assets/documents/2021/Petrogen%20-</u> <u>%20Manual%20on%20Corporate%20Governance%20approved%20on%20October%2</u> <u>029,%202021.pdf</u>
Recommendation 1.2		
1. Board is composed of a majority of non- executive directors.	Compliant	Of the seven (7) members of the Board, only Ms. Aurora T. Calderon concurrently holds an executive position (<i>i.e.</i> , as the President). The 2024 General Information Sheet and the list of directors and officers for 2024 identify the directors and the sole director who holds an executive position. 2024 General Information Sheet (page 4) <u>https://petrogen.com.ph/assets/documents/2024/Petrogen_Insurance_Corporation_2024 GIS [as filed via eFAST on 04 April 2024].pdf</u> 2024 List of Directors and Officers <u>https://petrogen.com.ph/assets/documents/2024/Petrogen</u> <u>Board of Directors Officers and Members of Board Committees 2024-</u> 2025 elected on 19 March 2024.pdf
Recommendation 1.3		
 Company provides in its Board Charter or Manual on Corporate Governance a policy on training of directors. 	Compliant	 The CG Manual and the Board Charter set out the policy on training of directors. CG Manual (Section 6.5) <u>https://petrogen.com.ph/assets/documents/2021/Petrogen%20-</u> <u>%20Manual%20on%20Corporate%20Governance%20approved%20on%20October%</u> <u>2029,%202021.pdf</u>

		Board Charter (page 6) <u>https://petrogen.com.ph/assets/documents/2022/Petrogen-Board-Charter-</u> <u>Approved-on-March-21-2022.pdf</u>
 Company provides in its Board Charter or Manual of Corporate Governance an orientation program for first-time directors. 	Compliant	 The CG Manual and the Board Charter set out the policy on training of first-time directors. CG Manual (Section 6.5) <u>https://petrogen.com.ph/assets/documents/2021/Petrogen%20- %20Manual%20on%20Corporate%20Governance%20approved%20on%20October%2</u> <u>029,%202021.pdf</u> Board Charter (page 7) <u>https://petrogen.com.ph/assets/documents/2022/Petrogen-Board-Charter- Approved-on-March-21-2022.pdf</u>
3. Company has relevant annual continuing training for all directors.	Compliant	All directors attended continuing training seminars in 2024. <u>https://petrogen.com.ph/assets/documents/2024/Petrogen-Directors-and-Officers-</u> <u>Corporate-Governance-Certificates-for-2024.pdf</u> <u>https://petrogen.com.ph/assets/documents/2024/Petrogen-Directors-and-Officers-</u> <u>AML-CTF-Training-Certificates-for-2024.pdf</u>
Recommendation 1.4		
1. Board has a policy on board diversity.	Compliant	 The CG Manual and the Board Charter set out Petrogen's board diversity policy. CG Manual (Section 2.2.1.5) https://petrogen.com.ph/assets/documents/2021/Petrogen%20- %20Manual%20on%20Corporate%20Governance%20approved%20on%20October% 2029,%202021.pdf

		 Board Charter (pages 1 and 2) <u>https://petrogen.com.ph/assets/documents/2022/Petrogen-Board-Charter-Approved-on-March-21-2022.pdf</u> Board Diversity Policy <u>https://petrogen.com.ph/assets/documents/CP/Petrogen_Board%20Diversity%20Policy.pdf</u> Out of the seven (7) members of the Board, Petrogen had four (4) female directors in 2024, namely, Ms. Aurora T. Calderon, Ms. Susan Y. Yu, and independent directors: Ms. Melinda Gonzales-Manto, and Ms. Estela Perlas-Bernabe. 2024 General Information Sheet (page 4) <u>https://petrogen.com.ph/assets/documents/2024/Petrogen_Insurance_Corporation_2024.gls_fas_filed_via_eFAST_on_04_April_2024].pdf</u> 	
Recommendation 1.5	I		
 Board is assisted in its duties by a Corporate Secretary. 	Compliant	 Atty. Irene M. Cipriano is Petrogen's Corporate Secretary for 2024. 2024 General Information Sheet (page 4) <u>https://petrogen.com.ph/assets/documents/2024/Petrogen_Insurance_Corporation_2024 GIS [as filed via eFAST on 04 April 2024].pdf</u> 2024 List of Directors and Officers <u>https://petrogen.com.ph/assets/documents/2024/Petrogen</u><u>Board of Directors Officers and Members of Board Committees 2024-2025 elected on 19 March 2024.pdf</u> 	

		 The qualifications, functions and duties of the Corporate Secretary are set out in the Amended By-laws and CG Manual. Amended By-laws (Article IV, Section 5) https://petrogen.com.ph/assets/documents/2019/Petrogen-Amended-By-Laws-Provision-on-Meeting-Schedule-May-3-2019.pdf CG Manual (Section 2.2.4) https://petrogen.com.ph/assets/documents/2021/Petrogen%20- %20Manual%20on%20Corporate%20Governance%20approved%20on%20October% 2029,%202021.pdf Atty. Cipriano's qualifications are set out in the Profiles of the Directors and Officers of Petrogen for 2024. https://petrogen.com.ph/assets/documents/2024/Petrogen-Profiles-of-BOD-and- Officers-elected-on-19-March-2024.pdf 	
2. Corporate Secretary is a separate individual from the Compliance Officer.	Non- compliant		The positions of Corporate Secretary and Compliance Officer were held by the same person, Atty. Irene M. Cipriano, to allow the maximization of personnel resources through the Office of the General Counsel

			("OGC") of San Miguel Corporation ("SMC", the parent company of Petrogen). SMC OGC assists Petrogen in corporate housekeeping and compliance matters. Controls are in place to ensure duties and responsibilities are separately identified and efficiently performed.
3. Corporate Secretary is not a member of the Board of Directors.	Compliant	 Atty. Cipriano, the Corporate Secretary for 2024, is not a director of Petrogen. 2024 General Information Sheet (page 4) <u>https://petrogen.com.ph/assets/documents/2024/Petrogen Insurance Corporation</u> 2024 GIS [as filed via eFAST on 04 April 2024].pdf 2024 List of Directors and Officers <u>https://petrogen.com.ph/assets/documents/2024/Petrogen -</u> <u>Board_of_Directors_Officers_and_Members_of_Board_Committees_2024-</u> 2025 elected on 19 March 2024.pdf 	

4. Corporate Secretary attends training/s on corporate governance.	Compliant	Atty. Cipriano, the Corporate Secretary for 2024, attended a Corporate Governance training conducted by the Risks, Opportunities, Assessment and Management (ROAM), Inc. and Anti-Money Laundering, Counter-Terrorist Financing, and Proliferation Financing Trainings for the board of directors and senior management conducted by the Association of Remittance Company Compliance Officers (ARCCO). <u>https://petrogen.com.ph/assets/documents/2024/Petrogen-Directors-and-Officers- Corporate-Governance-Certificates-for-2024.pdf</u> <u>https://petrogen.com.ph/assets/documents/2024/Petrogen-Directors-and-Officers- AML-CTF-Training-Certificates-for-2024.pdf</u>	
Recommendation 1. 6			
1. Board is assisted by a Compliance Officer.	Compliant	 Atty. Irene M. Cipriano is Petrogen's Compliance Officer in 2024. 2024 General Information Sheet (page 4) https://petrogen.com.ph/assets/documents/2024/Petrogen_Insurance_Corporation_2024 GIS [as filed via eFAST on 04 April 2024].pdf 2024 List of Directors and Officers https://petrogen.com.ph/assets/documents/2024/Petrogen Board_of_Directors_Officers_and_Members_of_Board_Committees_2024- 2025 elected on 19 March 2024.pdf The qualifications, functions and duties of the Compliance Officer are set out in the CG Manual. CG Manual (Section 2.1) https://petrogen.com.ph/assets/documents/2021/Petrogen%20- %20Manual%20on%20Corporate%20Governance%20approved%20on%20October%2 029,%202021.pdf 	

		Atty. Cipriano's qualifications are set out in the Profiles of the Directors and Officers of Petrogen for 2024. <u>https://petrogen.com.ph/assets/documents/2024/Petrogen-Profiles-of-BOD-and-Officers-elected-on-19-March-2024.pdf</u>	
2. Compliance Officer has a rank of a Vice President or an equivalent position with adequate stature and authority in the corporation.	Compliant	Atty. Cipriano, Petrogen's Compliance Officer in 2024, holds the position of Assistant Vice President and Associate General Counsel in SMC (the parent company of Petrogen) and the Assistant Corporate Secretary of Top Frontier Investment Holdings, Inc. (the parent company of SMC). As such, she has adequate stature and authority in Petrogen as its Compliance Officer.	
3. Compliance Officer is not a member of the board.	Compliant	 Atty. Cipriano, the Compliance Officer in 2024, is not a director. 2024 General Information Sheet (page 4) <u>https://petrogen.com.ph/assets/documents/2024/Petrogen_Insurance_Corporation_2024_GIS_[as_filed_via_eFAST_on_04_April_2024].pdf</u> 2024 List of Directors and Officers <u>https://petrogen.com.ph/assets/documents/2024/PetrogenBoard_of_Directors_Officers_and_Members_of_Board_Committees_2024-2025_elected_on_19_March_2024.pdf</u> 	
 Compliance Officer attends training/s on corporate governance annually. 	Compliant	Atty. Cipriano, the Compliance Officer in 2024, attended a Corporate Governance training conducted by the Risks, Opportunities, Assessment and Management (ROAM), Inc. and Anti-Money Laundering, Counter-Terrorist Financing, and Proliferation Financing Trainings for the board of directors and senior management conducted by the Association of Remittance Company Compliance Officers (ARCCO).	

		https://petrogen.com.ph/assets/documents/2024/Petrogen-Directors-and-Officers- Corporate-Governance-Certificates-for-2024.pdf https://petrogen.com.ph/assets/documents/2024/Petrogen-Directors-and-Officers- AML-CTF-Training-Certificates-for-2024.pdf	
- ,	•	ies and accountabilities of the Board as provided under the law, the company's articles and ould be clearly made known to all directors as well as to stockholders and other stakeholders	-
Recommendation 2.1			
 Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company. 	Compliant	The undersigned Directors and the Corporate Secretary hereby certifies that the Board acts on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the Company.	
Recommendation 2.2			
 Board oversees the development, review and approval of the company's business objectives and strategy. 	Compliant	The report on the performance of the Company is presented for the review and approval by the Board.	
2. Board oversees and monitors the implementation of the company's business	Compliant	The Corporate Secretary hereby certifies that full year reports on the performance of the Company for 2024 were presented to and discussed and approved by the Board during the Board meeting held on March 26, 2025.	

objectives and strategy in order to sustain the company's long-term viability and strength.		
Recommendation 2.3		
 Board is headed by a competent and qualified Chairperson. 	Compliant	 Mr. Ramon S. Ang is Petrogen's Chairperson for 2024. 2024 General Information Sheet (page 4) https://petrogen.com.ph/assets/documents/2024/Petrogen_Insurance_Corporation_ 2024 GIS [as filed via eFAST on 04 April 2024].pdf 2024 List of Directors and Officers https://petrogen.com.ph/assets/documents/2024/Petrogen
Recommendation 2.4		
 Board ensures and adopts an effective succession planning program for directors, key officers and management. 	Compliant	 The Amended By-laws provide for the term of directors and officers, that is, one (1) year from their election and until their successors are elected and qualified. Amended By-laws (Article III, Section 2, and Article IV, Section 7) <u>https://petrogen.com.ph/assets/documents/2019/Petrogen-Amended-By-Laws-Provision-on-Meeting-Schedule-May-3-2019.pdf</u>

2. Board adopts a policy on the retirement for directors and key officers.	Compliant	The CG Manual provides that the Board shall "appoint competent, professional, honest and highly-motivated Management Officers and adopt an effective succession planning program for Management and key Officers to ensure growth and a continued increase in the shareholders' value, including a policy on the retirement age for Directors and key Officers, and to promote dynamism in the Corporation". CG Manual (Section 2.2.1.2) https://petrogen.com.ph/assets/documents/2021/Petrogen%20-	
		"mps://perioden.com.ph/dssets/documents/2021/retrogen/s202 %20Manual%20on%20Corporate%20Governance%20approved%20on%20October%2029,%202021.pdf The objective of ensuring the availability of suitable nominees for directors is performed by the Corporate Governance Committee which ensures a mix of competent directors who can add value and contribute independent judgment to the formulation of sound corporate strategies and policies. As set out in Petrogen's Board Diversity Policy, the Corporate Governance Committee was tasked to maintain an ongoing list of potential candidates to be members of the Board. https://petrogen.com.ph/assets/documents/CP/Petroge_Diversity%20Policy.pdf	
Recommendation 2.5			
 Board formulates and adopts a policy specifying the relationship between remuneration and performance of key officers and board members. 	Compliant	The CG Manual provides that the Board shall "establish a formal and transparent procedure to develop a policy for determining the remuneration of Directors and Officers, and provide oversight over remuneration of senior Management and other key personnel, ensuring that compensation is consistent with the Corporation's culture, strategy and business environment".	

		 CG Manual (Section 2.2.1.2) <u>https://petrogen.com.ph/assets/documents/2021/Petrogen%20-</u> <u>%20Manual%20on%20Corporate%20Governance%20approved%20on%20October%202</u> <u>%202021.pdf</u> Petrogen's Diversity, Equity, and Inclusion Policy provides in the Policy Statements, among others, that the Company acknowledges that every employee must be given equal access to opportunities, fair and impartial treatment in accordance with the appropriate requirements of the relevant position, which shall be applicable to compensation and benefits and assessment and performance reviews, among others. <u>https://petrogen.com.ph/assets/documents/CP/Petroge_Diversity%20Policy.pdf</u> 	
2. Board aligns the remuneration of key officers and board members with long- term interests of the company.	Compliant	 The CG Manual provides that the Board shall "align the remuneration of key Officers and Board members with the long-term interests of the Corporation and, in doing so, formulate and adopt a policy specifying the relationship between remuneration and performance". CG Manual (Section 2.2.1.2) <u>https://petrogen.com.ph/assets/documents/2021/Petrogen%20- %20Manual%20on%20Corporate%20Governance%20approved%20on%20October% 2029,%202021.pdf</u> 	
3. Directors do not participate in discussions or deliberations involving his/her own remuneration.	Compliant	 The Directors did not participate in the approval of their compensation. The per diem allowance given to external directors were approved by the stockholders during the 2024 Annual Stockholders' Meeting held on March 19, 2024. Minutes of the 2024 Annual Stockholders' Meeting (signed) https://petrogen.com.ph/assets/documents/2025/PIC_Minutes-2024-ASM-(19-March-2024)-executed_for-upload.pdf 	

Recommendation 2.6		
1. Board has a formal and transparent board nomination and election policy.	Compliant	Under the CG Manual and the Corporate Governance Committee Charter, the Corporate Governance Committee is tasked, among others, to: (i) determine the nomination and election process for the Corporation's Directors and define the general profile of Board members that the Corporation may need and ensure appropriate knowledge, competencies and expertise that complement the existing skills of the Board;
2. Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Compliant	 and (ii) pre-screen and shortlist all candidates nominated to become a member of the Board of Directors in accordance with the qualifications and disqualifications as provided in the Manual. CG Manual (Section 2.2.2.1.2) <u>https://petrogen.com.ph/assets/documents/2021/Petrogen%20- %20Manual%20on%20Corporate%20Governance%20approved%20on%20October%</u>
3. Board nomination and election policy includes how the company accepts nominations from minority shareholders.	Compliant	 <u>2029,%202021.pdf</u> Corporate Governance Committee Charter (page 3) <u>https://petrogen.com.ph/assets/documents/BCATC/Petrogen-Corporate-Governance-Committee-Charter-Approved-on-March-21-2022.pdf</u> This is not applicable to Petrogen since Petrogen does not have minority stockholders, as
4. Board nomination and election policy includes how the board reviews nominated candidates.	Compliant	 evidenced by the 2024 General Information Sheet. 2024 General Information Sheet (page 5) <u>https://petrogen.com.ph/assets/documents/2024/Petrogen_Insurance_Corporation</u> <u>2024 GIS [as filed via eFAST on 04 April 2024].pdf</u> Under the CG Manual and the Corporate Governance Committee Charter, the Community Community Community of the provide states of the prov
5. Board nomination and election policy includes an	Compliant	Corporate Governance Committee is tasked, among others, to pre-screen and shortlist all candidates nominated to become a member of the Board of Directors in accordance with the qualifications and disqualifications as provided in the Manual.

assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director. 6. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	 CG Manual (Section 2.2.2.1.2) https://petrogen.com.ph/assets/documents/2021/Petrogen%20- %20Manual%20on%20Corporate%20Governance%20approved%20on%20October% 2029.%202021.pdf Corporate Governance Committee Charter (page 3) https://petrogen.com.ph/assets/documents/BCATC/Petrogen-Corporate- Governance-Committee-Charter-Approved-on-March-21-2022.pdf Under the CG Manual and the Board Charter, since the best measure of the Board's effectiveness is through an assessment process, the Board shall regularly carry out evaluations to appraise its performance as a body, and assess whether it possesses the right mix of backgrounds and competencies. As such, the Board shall conduct an annual self-assessment of its performance. CG Manual (Section 6) https://petrogen.com.ph/assets/documents/2021/Petrogen%20- %20Manual%20on%20Corporate%20Governance%20approved%20on%20October% 2029.%202021.pdf Board Charter (page 7) https://petrogen.com.ph/assets/documents/2022/Petrogen-Board-Charter-Approved-on- March-21-2022.pdf
Recommendation 2.7	
1. Board has overall Compliant responsibility in ensuring that there is a group-wide policy	The CG Manual provides that the Board shall "formulate and implement policies and procedures that would ensure the integrity and transparency of related party transactions ("RPTs") between and among the Corporation and its parent company, joint ventures, subsidiaries, affiliates, major shareholders, officers and directors, including their spouses,

 and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions. 2. RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions. 3. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations. 	Compliant	 children and dependent siblings and parents, and of interlocking director relationships by members of the Board, and other unusual or infrequently occurring transactions, particularly those which pass certain thresholds of materiality. Such policies shall include the appropriate review and approval of material or significant RPTs, which guarantee fairness and transparency of the transactions, and encompass all entities within the group, taking into account their size, structure, risk profile and complexity of operations." CG Manual (Section 2.2.1.2) https://petrogen.com.ph/assets/documents/2021/Petrogen%20-%20201.pdf Petrogen complies with the RPT requirements under relevant circulars of the Insurance Commission ("IC Circulars"). 	
Recommendation 2.8			
1. Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the	Compliant	The Board appointed all the 2024 officers of Petrogen, including but not limited to the President, the Compliance Officer, General Manager, and Treasurer, at its Organizational Board Meeting held on March 19, 2024.	

heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).		 2024 General Information Sheet (page 4) <u>https://petrogen.com.ph/assets/documents/2024/Petrogen_Insurance_Corporation_2024_GIS_[as_filed_via_eFAST_on_04_April_2024].pdf</u> The Board exercised its authority under the Amended By-laws to organize itself by electing the officers. Amended By-laws (Article IV, Section 1) <u>https://petrogen.com.ph/assets/documents/2019/Petrogen-Amended-By-Laws-Provision-on-Meeting-Schedule-May-3-2019.pdf</u> 	
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	The results of the Board's assessment on the performance of Management for 2024 are posted in Petrogen's website with the following link: <u>Petrogen-Results-of-the-2024-Performance-Self-Assessments.pdf</u>	
Recommendation 2.9			
1. Board establishes an effective performance	Compliant	The Board has established an effective performance management framework that ensures that Management's performance (including the CEO) is at par with the standards set by the Board and Senior Management. This is reflected in the Performance	

management framework that ensures that Management's, including the Chief Executive Officer, performance is at par with the standards set by the Board and Senior Management.		Assessments through a self-rating system accomplished by the Board and the CEO. For 2024, the results are posted in Petrogen's website with the following link: <u>Petrogen-Results-of-the-2024-Performance-Self-Assessments.pdf</u>	
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.	Compliant	The Board has established an effective performance management framework that ensures that Management's performance is at par with the standards set by the Board and Senior Management. This is reflected in the Performance Assessments through a self- rating system accomplished by the Board. For 2024, the results are posted in Petrogen's website with the following link: <u>Petrogen-Results-of-the-2024-Performance-Self-Assessments.pdf</u>	
Recommendation 2.10			
 Board oversees that an appropriate internal control system is in place. 	Compliant	The CG Manual provides that the Board shall have oversight responsibilities for ensuring the presence of appropriate, adequate, strong and effective internal control mechanisms.	

			 CG Manual (Section 2.2.1.3.1) <u>https://petrogen.com.ph/assets/documents/2021/Petrogen%20-</u> <u>%20Manual%20on%20Corporate%20Governance%20approved%20on%20October%</u> <u>2029,%202021.pdf</u> The Petrogen Board also reviews the performance report annually presented for its approval, and which report includes risk recognition and assessment and the monitoring of Petrogen's activities. 	
sy m m co th m	ne internal control ystem includes a nechanism for nonitoring and nanaging potential onflict of interest of ne Management, nembers and nareholders.	Compliant	 Under the CG Manual, the oversight responsibilities of the Board on the internal control system includes the establishment of a mechanism for monitoring and managing potential conflicts of interest of Management, Board members, and shareholders. CG Manual (Section 2.2.1.3.1) https://petrogen.com.ph/assets/documents/2021/Petrogen%20- %20Manual%20on%20Corporate%20Governance%20approved%20on%20October% 2029,%202021.pdf 	
	oard approves the Iternal Audit Charter.	Compliant	 The Internal Audit Charter of Petrogen was approved by the Board of Directors on March 23, 2023. <u>https://petrogen.com.ph/assets/documents/2023/Petrogen-</u> <u>Internal Audit Charter 23 March 2023.pdf</u> On March 26, 2025, the Amended Internal Audit Charter was approved by the Board of Directors. <u>https://petrogen.com.ph/assets/documents/2025/Petrogen-Amended-Internal-Audit-Charter-[26-March-2025].pdf</u> 	

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	The Company is undergoing an ERM assessment, the results of which shall be duly reported to the Board.	
2. The risk management framework guides the board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies.	Compliant		
Recommendation 2.121. Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role.	Compliant	The Board Charter is posted in Petrogen's website with the following link: <u>https://petrogen.com.ph/assets/documents/2022/Petrogen-Board-Charter-</u> <u>Approved-on-March-21-2022.pdf</u>	

 Board Charter serves as a guide to the directors in the performance of their functions. Board Charter is publicly available and posted on the company's website. 	Compliant Compliant		
respect to audit, risk manag	gement, related	set up to the extent possible to support the effective performance of the Board's function d party transactions, and other key corporate governance concerns, such as nomination and of all committees established should be contained in a publicly available Committee Char	d remuneration. The
1. Board establishes board committees	Compliant	Petrogen has the following Board Committees established by the Board of Directors:	
that focus on specific		1. Audit & Risk Oversight Committee	
board functions to aid		2. Corporate Governance Committee	
in the optimal		3. Related Party Transaction Committee	
performance of its			
roles and		 2024 General Information Sheet (page 4) 	
responsibilities.		https://petrogen.com.ph/assets/documents/2024/Petrogen Insurance Corporation	
		2024 GIS [as filed via eFAST on 04 April 2024].pdf	
		List of Members of the Board Committees for 2024	
		https://petrogen.com.ph/assets/documents/2024/Petrogen	
		<u>_Board_of_Directors_Officers_and_Members_of_Board_Committees_2024-</u> 2025 elected on 19 March 2024.pdf	

		 Profiles of the Members of the Board Committees for 2024 <u>https://petrogen.com.ph/assets/documents/2024/Petrogen-Profiles-of-BOD-and-Officers-elected-on-19-March-2024.pdf</u>
Recommendation 3.2		
 Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal and external audit processes, and compliance with applicable laws and regulations. 	Compliant	 During the Organizational Meeting of the Board of Directors of Petrogen held on March 19, 2024, the Board appointed the members of the Audit and Risk Oversight Committee. The details on the members of the Audit and Risk Oversight Committee are provided in the following links: 2024 General Information Sheet (page 4) https://petrogen.com.ph/assets/documents/2024/Petrogen_Insurance_Corporation _2024 GIS [as filed via eFAST on 04 April 2024].pdf List of Members of the Audit and Risk Oversight Committee for 2024 https://petrogen.com.ph/assets/documents/2024/Petrogen

		 CG Manual (Section 2.2.2.2.1) <u>https://petrogen.com.ph/assets/documents/2021/Petrogen%20-</u> <u>%20Manual%20on%20Corporate%20Governance%20approved%20on%20October%</u> <u>2029,%202021.pdf</u> Audit and Risk Oversight Committee Charter (pages 3-5) <u>https://petrogen.com.ph/assets/documents/2022/Petrogen-Audit-and-Risk-</u> <u>Oversight-Committee-Charter-approved-on-March-21-2022.pdf</u>
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 and Risk Oversight Committee is composed of three (3) non-executive directors. During the Organizational Meeting of the Board held on March 19, 2024, the following were appointed as members of the Audit and Risk Oversight Committee: Ms. Melinda Gonzales-Manto (Chairperson), Ms. Estela Perlas-Bernabe, and Ms. Susan Yu. Two (2) out of the three (3) members are the independent directors of the Company, namely: Ms. Manto and Ms. Bernabe. 2024 General Information Sheet (page 4) <a 2024="" assets="" documents="" href="https://petrogen.com.ph/assets/documents/2024/Petrogen_Insurance_Corporation_2024_GIS_Gas_filed_via_eFAST_on_04_April_2024].pdf List of Members of the Audit and Risk Oversight Committee for 2024 https://petrogen.com.ph/assets/documents/2024/PetrogenBoard_of_Directors_Officers_and_Members of Board_Committee for 2024_ Profiles of the Members of the Audit and Risk Oversight Committee for 2024 https://petrogen.com.ph/assets/documents/2024/PetrogenBoard_of_Directors_Officers_and_Members_of_Board_Committee for 2024_ Profiles of the Members of the Audit and Risk Oversight Committee for 2024 https://petrogen.com.ph/assets/documents/2024/Petrogen-Profiles-of-BOD-and-Officers-elected-on-19-March-2024.pdf

3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	Compliant	The qualifications of the members of the Audit and Risk Oversight Committee are set out in the Profiles of the Directors and Officers of Petrogen for 2024. <u>https://petrogen.com.ph/assets/documents/2024/Petrogen-Profiles-of-BOD-and-Officers-elected-on-19-March-2024.pdf</u>	
 The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee. 	Compliant	 Ms. Melinda Gonzales-Manto, the Chairperson of the Audit and Risk Oversight Committee is: (i) not the Chairman of the Board; nor (ii) the Chairperson of the other Board Committees. 2024 General Information Sheet (page 4) <u>https://petrogen.com.ph/assets/documents/2024/Petrogen_Insurance_Corporation</u> <u>2024 GIS [as filed via eFAST on 04 April 2024].pdf</u> List of Members of the Board and the Board Committees for 2024 <u>https://petrogen.com.ph/assets/documents/2024/Petrogen</u> <u>Board_of_Directors_Officers_and_Members_of_Board_Committees_2024-</u> <u>2025_elected_on_19_March_2024.pdf</u> 	
Recommendation 3.3			
 Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance 	Compliant	During the Organizational Meeting of the Board of Directors of Petrogen held on March 19, 2024, the Board appointed the members of the Audit and Risk Oversight Committee. The details on the members of the Corporate Governance Committee are provided in the following links:	

responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.	Compliant	 2024 General Information Sheet (page 4) https://petrogen.com.ph/assets/documents/2024/Petrogen Insurance Corporation 2024 GIS [as filed via eFAST on 04 April 2024].pdf List of Members of the Corporate Governance Committee for 2024 https://petrogen.com.ph/assets/documents/2024/Petrogen -
Comporate Governance Committee is composed of at least	Compliant	During the Organizational Meeting of the Board held on March 19, 2024, the following were appointed as members of the Corporate Governance Committee: Ms. Estela Perlas-

three members, majority of whom should be independent directors.		 Bernabe (Chairperson), Ms. Melinda Gonzales-Manto, and Mr. Robert Coyuito Jr. Two (2) out of the three (3) members are the independent directors of the Company, namely: Ms. Bernabe and Ms. Manto. 2024 General Information Sheet (page 4) https://petrogen.com.ph/assets/documents/2024/Petrogen_Insurance_Corporation_2024_GIS_[as_filed_via_eFAST_on_04_April_2024].pdf List of Members of the Corporate Governance Committee for 2024 https://petrogen.com.ph/assets/documents/2024/PetrogenBoard_of_Directors_Officers_and_Members_of_Board_Committees_2024_2025_elected_on_19_March_2024.pdf Profiles of the members of the Corporate Governance Committee for 2024 https://petrogen.com.ph/assets/documents/2024/PetrogenBoard_of_Directors_Officers_and_Members_of_Board_Committees_2024_2025_elected_on_19_March_2024.pdf 	
3. Chairman of the Corporate Governance Committee is an independent director.	Compliant	As mentioned above, Ms. Estela Perlas-Bernabe, the Chairperson of the Corporate Governance Committee is an independent director.	
Recommendation 3.4			
 Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise 	Compliant	Since Petrogen's business is limited to mainly servicing the insurance requirements of the SMC Group, the Board deemed it best to include the enterprise risk management functions with the functions of its Audit and Risk Oversight Committee. The CG Manual and the Audit and Risk Oversight Committee Charter provide that the Audit and Risk Oversight Committee shall enhance its oversight capability over the Corporation's financial reporting, internal control system, internal and external audit processes, and	

Risk Management	compliance with applicable laws and regulations, as well as oversight over the
system to ensure its	Corporation's ERM system to ensure its functionality and effectiveness.
functionality and	
effectiveness.	• CG Manual (Sections 2.2.2.2.1 and 2.2.2.2)
enectiveness.	https://petrogen.com.ph/assets/documents/2021/Petrogen%20-
	%20Manual%20on%20Corporate%20Governance%20approved%20on%20October%
	<u>2029,%202021.pdf</u>
	Audit and Pick Overright Committee Charter (pages 2.5)
	Audit and Risk Oversight Committee Charter (pages 3-5)
	https://petrogen.com.ph/assets/documents/2022/Petrogen-Audit-and-Risk-
	Oversight-Committee-Charter-approved-on-March-21-2022.pdf
	During the Organizational Meeting of the Peard of Directory of Petrogen hold on March
	During the Organizational Meeting of the Board of Directors of Petrogen held on March
	19, 2024, the Board appointed the members of the Audit and Risk Oversight Committee.
	The details on the members of the Audit and Risk Oversight Committee are provided in
	the following links:
	 2024 General Information Sheet (page 4)
	https://petrogen.com.ph/assets/documents/2024/Petrogen Insurance Corporation
	2024 GIS [as filed via eFAST on 04 April 2024].pdf
	List of Members of the Audit and Risk Oversight Committee for 2024
	https://petrogen.com.ph/assets/documents/2024/Petrogen -
	Board of Directors Officers and Members of Board Committees 2024-
	2025 elected on 19 March 2024,pdf
	Profiles of the Members of the Audit and Risk Oversight Committee for 2024
	https://petrogen.com.ph/assets/documents/2024/Petrogen-Profiles-of-BOD-and-
	Officers-elected-on-19-March-2024.pdf

2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	Compliant	 The Audit and Risk Oversight Committee is composed of three (3) non-executive directors. During the Organizational Meeting of the Board held on March 19, 2024, the following were appointed as members of the Audit and Risk Oversight Committee: Ms. Melinda Gonzales-Manto (Chairperson), Ms. Estela Perlas-Bernabe, and Ms. Susan Yu. Two (2) out of the three (3) members are the independent directors of the Company, namely: Ms. Manto and Ms. Bernabe. 2024 General Information Sheet (page 4) https://petrogen.com.ph/assets/documents/2024/Petrogen Insurance Corporation 2024 GIS [as filed via eFAST on 04 April 2024].pdf List of Members of the Audit and Risk Oversight Committee for 2024 https://petrogen.com.ph/assets/documents/2024/Petrogen - Board of Directors Officers and Members of Board Committees 2024- 2025 elected on 19 March 2024.pdf 	
		 Profiles of the Members of the Audit and Risk Oversight Committee for 2024 <u>https://petrogen.com.ph/assets/documents/2024/Petrogen-Profiles-of-BOD-and-Officers-elected-on-19-March-2024.pdf</u> 	
3. The Chairman of the BROC is not the Chairman of the Board or of any other committee.	Compliant	 Ms. Melinda Gonzales-Manto, the Chairperson of the Audit and Risk Oversight Committee is: (i) not the Chairman of the Board; nor (ii) the Chairperson of the other Board Committees. 2024 General Information Sheet (page 4) <u>https://petrogen.com.ph/assets/documents/2024/Petrogen Insurance Corporation</u> <u>2024 GIS [as filed via eFAST on 04 April 2024].pdf</u> 	

		 List of Members of the Board Committees for 2024 <u>https://petrogen.com.ph/assets/documents/2024/Petrogen -</u> <u>Board of Directors Officers and Members of Board Committees 2024-</u> 2025_elected_on_19_March_2024.pdf 	
 At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management. 	Compliant	Ms. Melinda Gonzales-Manto, the Chairperson of the Audit and Risk Oversight Committee, was formerly a partner of SGV & Co., Assurance and Advisory Business Services Division. The qualifications of the members of the Audit and Risk Oversight Committee are set out in the Profiles of the Directors and Officers of Petrogen for 2024. <u>https://petrogen.com.ph/assets/documents/2024/Petrogen-Profiles-of-BOD-and-Officers-elected-on-19-March-2024.pdf</u>	
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	 During the Organizational Meeting of the Board of Directors of Petrogen held on March 19, 2024, the Board appointed the members of the RPT Committee. The details on the members of the RPT Committee are provided in the following links: 2024 General Information Sheet (page 4) https://petrogen.com.ph/assets/documents/2024/Petrogen Insurance Corporation 2024 GIS [as filed via eFAST on 04 April 2024].pdf List of Members of the RPT Committee for 2024 https://petrogen.com.ph/assets/documents/2024/Petrogen - Board of Directors Officers and Members of Board Committees 2024- 2025_elected_on_19_March_2024.pdf 	
		 Profiles of the Members of the RPT Committee for 2024 <u>https://petrogen.com.ph/assets/documents/2024/Petrogen-Profiles-of-BOD-and-Officers-elected-on-19-March-2024.pdf</u> 	

		 Under the CG Manual and the RPT Committee Charter, the RPT Committee is tasked with reviewing all material related party transactions of the Corporation. CG Manual (Sections 2.2.2.5.1 and 2.2.2.5.2) https://petrogen.com.ph/assets/documents/2021/Petrogen%20- %20Manual%20on%20Corporate%20Governance%20approved%20on%20October% 2029,%202021.pdf RPT Committee Charter (pages 2-4) https://petrogen.com.ph/assets/documents/2022/Petrogen-Related-Party- Transaction-Committee-Charter-Approved-on-March-21-2022.pdf 	
2. RPT Committee is composed of at least three non-executive directors, majority of whom should be independent, including the Chairman.	Compliant	 The RPT Committee is composed of three (3) non-executive directors. During the Organizational Meeting of the Board held on March 19, 2024, the following were appointed as members of the Related Party Transaction ("RPT") Committee: Ms. Estela Perlas-Bernabe (Chairperson), Ms. Melinda Gonzales-Manto, and Mr. Rhogel S. Gandingco. Two (2) out of the three (3) members are the independent directors of the Company, namely: Ms. Bernabe and Ms. Manto. 2024 General Information Sheet (page 4) https://petrogen.com.ph/assets/documents/2024/Petrogen_Insurance_Corporation_2024_GIS_[as_filed_via_eFAST_on_04_April_2024].pdf List of Members of the RPT Committee for 2024 https://petrogen.com.ph/assets/documents/2024/PetrogenBoard_Committees_2024-2025_elected_on_19_March_2024.pdf 	

		Profiles of the Members of the RPT Committee for 2024 <u>https://petrogen.com.ph/assets/documents/2024/Petrogen-Profiles-of-BOD-and-Officers-elected-on-19-March-2024.pdf</u>
Recommendation 3.6		
1. All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations,	Compliant	 Each of the board committees of the Company has its own charter that sets out, among others, its (i) purpose, (ii) composition (chairmanship and membership), (iii) meeting rules and procedures, (iv) duties and responsibilities, (v) reporting procedures, (vi) access to information and resources, and (vii) evaluation and assessment. The Charters of the Board Committees are posted on the Petrogen website. Audit and Risk Oversight Committee Charter
reporting process, resources and other relevant information.		https://petrogen.com.ph/assets/documents/2022/Petrogen-Audit-and-Risk- Oversight-Committee-Charter-approved-on-March-21-2022.pdf • Corporate Governance Committee Charter
2. Committee Charters provide standards for evaluating the performance of the Committees.	Compliant	https://petrogen.com.ph/assets/documents/BCATC/Petrogen-Corporate- Governance-Committee-Charter-Approved-on-March-21-2022.pdf • Related Party Transaction Committee Charter https://petrogen.com.ph/assets/documents/2022/Petrogen-Related-Party- Transaction-Committee-Charter-Approved-on-March-21-2022.pdf
3. Committee Charters were fully disclosed on the company's website.	Compliant	The Committee Charters are fully disclosed on the Company's website, as mentioned above.

Principle 4: To show full commitment to the company, the directors should devote the time and attention necessary to properly and effectively perform their duties and responsibilities, including sufficient time to be familiar with the corporation's business.					
Recommendation 4.1	Recommendation 4.1				
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	The Corporate Secretary certifies that directors participated in the discussions during the meetings of the Board, the Board Committees, and the stockholders by requesting clarifications, raising questions, and making recommendations as they deem necessary. In case of the attendance of any director via teleconference, the electronic presence of such director is advised to the Board and a confirmation that the line is clear is obtained from such director and those physically present.			
2. The directors review meeting materials for all Board and Committee meetings.	Compliant	The Corporate Secretary certifies that the directors review the materials for meetings of the Board and Board Committees in 2024 as these are distributed to them before the meetings.			
3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	Compliant	The Corporate Secretary hereby certifies that the directors participated in the discussions during the meetings of the Board and the Board Committees in 2024 by requesting clarifications, raising questions, and making recommendations as they deem necessary.			

Recommendation 4.2			
 Non-executive directors concurrently serve in a maximum of five (5) Insurance Commission Regulated Entities (ICRE) and publicly- listed companies to ensure that they have sufficient time to fully prepare for meetings, challenge Management's proposals/views, and oversee the long-term strategy of the company. 	Compliant	The non-executive directors of Petrogen in 2024 did not serve as directors in more than five (5) ICREs and publicly listed companies, based on information provided to the Company and as set out in the Profiles of the Directors and Officers for 2024. <u>https://petrogen.com.ph/assets/documents/2024/Petrogen-Profiles-of-BOD-and-Officers-elected-on-19-March-2024.pdf</u>	
Recommendation 4.3			
 The directors notify the company's board before accepting a directorship in another company. 	Compliant	To the best knowledge of the undersigned, none of the directors was appointed as a director of any other company in 2024 and, therefore, who would have been required to notify the Petrogen Board.	
Principle 5: The board shou	Id endeavor to	exercise an objective and independent judgment on all corporate affairs	
Recommendation 5.1			
 The Board has at least twenty percent (20%) 	Compliant	During the Annual Stockholders' Meeting held on March 19, 2024, two (2) out of the seven (7) members elected to the Board of Directors (or 28.57%) are independent directors, namely, Ms. Melinda Gonzales-Manto and Ms. Estela Perlas-Bernabe.	

independent directors.		 Minutes of the 2024 Annual Stockholders' Meeting (signed) https://petrogen.com.ph/assets/documents/2025/PIC_Minutes-2024-ASM-[19- March-2024)-executed for-upload.pdf 2024 General Information Sheet (page 4) https://petrogen.com.ph/assets/documents/2024/Petrogen_Insurance_Corporation 2024 GIS [as filed via eFAST on 04 April 2024].pdf List of Members of the Board of Directors for 2024 https://petrogen.com.ph/assets/documents/2024/Petrogen Board of Directors Officers and Members of Board Committees 2024- 2025 elected on 19 March 2024.pdf
Recommendation 5.2		
1. The independent directors possess all the qualifications and none of the disqualifications to hold the positions.	Compliant	 The independent directors elected in 2024 had all the qualifications and none of the disqualifications to hold the position of independent director as set out in applicable law and regulations and the CG Manual. CG Manual (Section 2.2.1.6) https://petrogen.com.ph/assets/documents/2021/Petrogen%20- %20Manual%20on%20Corporate%20Governance%20approved%20on%20October% 2029.%202021.pdf Profiles of the Directors for 2024 https://petrogen.com.ph/assets/documents/2024/Petrogen-Profiles-of-BOD-and- Officers-elected-on-19-March-2024.pdf
Recommendation 5.3		
1. The independent directors serve for a	Compliant	The CG Manual provides that the Board's Independent Directors shall serve for a maximum cumulative term of nine (9) years.

maximum cumulative term of nine years. As far as insurance companies are concerned, the foregoing term limit shall be reckoned from 02 January 2015.		 CG Manual (Section 2.2.1.6.2) <u>https://petrogen.com.ph/assets/documents/2021/Petrogen%20-</u> <u>%20Manual%20on%20Corporate%20Governance%20approved%20on%20October%</u> <u>2029,%202021.pdf</u> As of 2024, none of the independent directors have served the maximum cumulative term of nine (9) years. 	
 The company bars an independent director from serving in such capacity after the term limit of nine years. 	Compliant	 The CG Manual provides that the Board's Independent Directors shall serve for a maximum cumulative term of nine (9) years. Upon reaching this limit, an Independent Director should be perpetually barred from re-election as such in the Corporation, but may continue to qualify for nomination and election as a non-independent director. CG Manual (Section 2.2.1.6.2) <u>https://petrogen.com.ph/assets/documents/2021/Petrogen%20-</u>%20Manual%20on%20Corporate%20Governance%20approved%20on%20October% 2029,%202021.pdf As of 2024, none of the independent directors have served the maximum cumulative term of nine (9) years. 	
3. In the instance that the company retains an independent director in the same capacity after nine years, the board submits to the	Compliant	The CG Manual likewise provides that in the instance that the Corporation needs to retain an Independent Director who has served for nine (9) years, the Board shall provide meritorious justifications and seek shareholders' approval during the annual shareholders' meeting.	

Insurance Commission a formal written justification and seeks shareholders' approval during the annual shareholders' meeting.		 CG Manual (Section 2.2.1.6.2) <u>https://petrogen.com.ph/assets/documents/2021/Petrogen%20-</u> <u>%20Manual%20on%20Corporate%20Governance%20approved%20on%20October%</u> <u>2029,%202021.pdf</u> As of 2024, none of the independent directors have served the maximum cumulative term of nine (9) years. 	
Recommendation 5.4			
1. The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	Compliant	 In 2024, the Chairman of the Board was Mr. Ramon S. Ang, while the President (who is the Chief Executive Officer under the Amended By-laws) was Ms. Aurora T. Calderon. 2024 General Information Sheet (page 4) <u>https://petrogen.com.ph/assets/documents/2025/PIC_Minutes-2024-ASM-(19-March-2024)-executed for-upload.pdf</u> Amended By-laws (Article IV, Sections 1-3) <u>https://petrogen.com.ph/assets/documents/2019/Petrogen-Amended-By-Laws-Provision-on-Meeting-Schedule-May-3-2019.pdf</u> 	
2. The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	Compliant	 The responsibilities of the Chairman of the Board and the Chief Executive Officer (the President) are clearly set out in the Amended By-laws and in the CG Manual. Amended By-laws (Article IV, Sections 2 and 3) <u>https://petrogen.com.ph/assets/documents/2019/Petrogen-Amended-By-Laws-Provision-on-Meeting-Schedule-May-3-2019.pdf</u> 	

		CG Manual (Section 2.2.3) https://petrogen.com.ph/assets/documents/2021/Petrogen%20- https://petrogen.com.ph/assets/documents/2021/Petrogen%20- https://petrogen%20- https://www.section.com.ph/assets/documents/2021/Petrogen%20- 2020/www.section.com https://www.section.com 2029,%202021.pdf	
Recommendation 5.51. If the Chairman of the Board is not an independent director, or where the roles of Chairman and CEO are being held by the same person, the Board should designate a lead director among the independent directors.	Compliant	 Mr. Ramon S. Ang, the Chairman of the Board, is not an independent director. The positions of Chairman and President are held by different persons, Mr. Ramon S. Ang and Ms. Aurora T. Calderon, respectively. The Company has also designated Ms. Melinda Gonzales-Manto as its Lead Independent Director. 2024 General Information Sheet (page 4) <u>https://petrogen.com.ph/assets/documents/2024/Petrogen Insurance Corporation</u> <u>2024_GIS_[as_filed_via_eFAST_on_04_April_2024].pdf</u> 	
Recommendation 5.61. Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the 	Compliant	The Corporate Secretary hereby certifies that no director had any material interest in any matter presented to and approved by the Board in 2024.	

Recommendation 5.7			
1. 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 to ensure that	Non- compliant	dire me pre exe Ms Co dire Pre	e non-executive rectors held eetings with the esence of an ecutive director, s. Aurora T. alderon, being a rector and the esident of the ompany.
 proper checks and balances are in place within the corporation. 2. The meetings are chaired by the lead independent director. 	Non- compliant	the exe dic not inc the dire	e presence of e aforesaid ecutive director d not undermine or affect the dependence of e non-executive rectors in erforming their
		For sha suc no dira wh ch lec	nctions. or 2025, the Board all endeavor that ch meetings with on-executive rectors are held, hich will be naired by the ad independent rector.

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 as a body, and assess whether it possesses the right mix of backgrounds and competencies.			
Recommendation 6.1			
 Board conducts an annual self-assessment of its performance as a whole. 		For 2024, the members of the Board and the Board Committees, including the Chairman and the President, conducted their respective Performance Assessments through a self- rating system. The results of the 2024 Performance Assessments are posted in Petrogen's website with the following link:	
2. The Chairman conducts a self- assessment of his performance.		Petrogen-Results-of-the-2024-Performance-Self-Assessments.pdf	
3. The individual members conduct a self-assessment of their performance.			
 Each committee conducts a self- assessment of its performance. 			
5. Every three years, the assessments are supported by an external facilitator.		Fiscal year 2024 is the third year when the performance assessments were conducted. The recommendation that every three (3) years the assessments may be supported by an external facilitator is provided in Petrogen's CG Manual and Board Charter.	

	 CG Manual (Section 6) <u>https://petrogen.com.ph/assets/documents/2021/Petrogen%20-</u> <u>%20Manual%20on%20Corporate%20Governance%20approved%20on%20October%</u> <u>2029,%202021.pdf</u> Board Charter (page 6) <u>https://petrogen.com.ph/assets/documents/2022/Petrogen-Board-Charter-Approved-on-March-21-2022.pdf</u> 	
Recommendation 6.2		
1. 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.	The members of the Board and the Board Committees adopted the criteria and process to determine the performance of the Board, the individual directors, the Board Committees, the Chairman, and the President through the Performance Assessments for fiscal year 2024 in a form of a self-rating system during their respective meetings held on March 26, 2025.	
2. The system allows for a Compliant feedback mechanism from the shareholders.	The shareholders of Petrogen are San Miguel Corporation (SMC), Petron Corporation, and its seven (7) Board members. Shareholders may send feedback to the Company thru any of its directors and officers.	
•	uty-bound to apply high ethical standards, taking into account the interests of all stockholders.	
Recommendation 7.1		
1. Board adopts a Code Compliant of Business Conduct and Ethics, which provide standards for	The Code of Conduct and Ethics of Petrogen, as adopted by its Board of Directors, is posted in Petrogen's website with the following link: <u>https://petrogen.com.ph/assets/documents/2021/SMC-Code-of-Conduct-Adopted-by-Petrogen-Insurance-Corporation-2021.pdf</u>	

professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings of the company.		The Code of Conduct and Ethical Business Policy is Petrogen, as adopted by the Board of Directors, is posted in Petrogen's website with the following link: <u>https://petrogen.com.ph/assets/documents/CP/Petrogen_Code%20of%20Conduct</u> <u>%20and%20Ethical%20Business%20Policy.pdf</u>	
 The Code is properly disseminated to the Board, senior management and employees. 	Compliant	Petrogen's Code of Conduct and Ethics were properly disseminated to the Board and senior management. The employees have access to the same via the Company's website.	
 The Code is disclosed and made available to the public through the company website. 	Compliant	Petrogen's Code of Conduct and Ethics and Petrogen's Code of Conduct and Ethical Business Policy are posted in the Company's website, with the following links: <u>https://petrogen.com.ph/assets/documents/2021/SMC-Code-of-Conduct-Adopted- by-Petrogen-Insurance-Corporation-2021.pdf</u> <u>https://petrogen.com.ph/assets/documents/CP/Petrogen_Code%20of%20Conduct</u> <u>%20and%20Ethical%20Business%20Policy.pdf</u>	
Recommendation 7.2			
1. Board ensures the proper and efficient implementation and monitoring of compliance with the	Compliant	The standards of conduct embodied in the Petrogen's Code of Conduct and Ethics are part of the Company rules and regulations. As such, the directors, officers, and employees of the Company are required to comply with the provisions of Petrogen's Code of Conduct and Ethics and Petrogen's Code of Conduct and Ethical Business Policy.	

Code of Business Conduct and Ethics.		https://petrogen.com.ph/assets/documents/2021/SMC-Code-of-Conduct-Adopted- by-Petrogen-Insurance-Corporation-2021.pdf	
2. Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	Compliant	<u>https://petrogen.com.ph/assets/documents/CP/Petrogen_Code%20of%20Conduct</u> <u>%20and%20Ethical%20Business%20Policy.pdf</u>	
		Disclosure and Transparency	
regulatory expectations.	should establish	n corporate disclosure policies and procedures that are practical and in accordance with	best practices and
Recommendation 8.1			
1. Board establishes corporate disclosure policies and	Compliant	The CG Manual provides for the policies and procedures on the disclosure and transparency of the Company's corporate governance policies.	
procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and		 CG Manual (Section 4) <u>https://petrogen.com.ph/assets/documents/2021/Petrogen%20-</u> <u>%20Manual%20on%20Corporate%20Governance%20approved%20on%20Octobe</u> <u>r%2029,%202021.pdf</u> 	
other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations.		Material information of the Company is released via the company website. Matters disclosed in the Company's website include: (i) the audited financial statements, (ii) the annual statements submitted to the IC, (iii) periodic reportorial requirements such as the General Information Sheet; and (iv) other relevant information.	

Recommendation 8.3		
 Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment. 	Compliant	 The directors' academic qualifications, membership in other boards, other executive positions, professional experiences, expertise and 2024 trainings are available on the Petrogen website with the following links Profiles of the Directors in 2024 https://petrogen.com.ph/assets/documents/2024/Petrogen-Profiles-of-BOD-and-Officers-elected-on-19-March-2024.pdf Trainings of the Directors in 2024

Recommendation 8.4			
 Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same, in the Annual Corporate Governance Report consistent with the ASEAN Corporate Governance Scorecard and the Revised Corporation Code. 	Compliant	 Petrogen's policies and procedure for setting Board remuneration is set out in the CG Manual which requires the Company to provide a disclosure of its policies and procedures for setting Board and executive remuneration. CG Manual (Section 4.6) https://petrogen.com.ph/assets/documents/2021/Petrogen%20- %20Manual%20on%20Corporate%20Governance%20approved%20on%20October% 2029,%202021.pdf The Amended By-laws of the Company provides for the policy and procedure for the compensation to directors and executives. Amended By-laws (Article III, Section 8; and Article IV, Section 9) https://petrogen.com.ph/assets/documents/2019/Petrogen-Amended-By-Laws- Provision-on-Meeting-Schedule-May-3-2019.pdf As disclosed in Note 22 of its 2024 Audited Financial Statements, the compensation of the 	
2. Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same, in the Annual Corporate Governance Report consistent with the	Compliant	Company's key management personnel (KMP) amounted to P12.56 million in 2024.	

ASEAN Corporate Governance Scorecard and the Revised Corporation Code.			
3. Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Compliant		
Recommendation 8.5 1. Company discloses its	Compliant	Note 22 of the 2024 Audited Financial Statements of the Company sets out the RPTs	
policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions.	Compilain	for 2024.	
2. Company discloses material or significant RPTs in the Annual Report or the Annual Corporate	Compliant	The Corporate Secretary hereby certifies that the 2024 RPTs were presented to the RPT Committee and the Board during their respective meetings held on March 26, 2025. Note 22 of the 2024 Audited Financial Statements of the Company sets out the RPTs for 2024.	
Governance Report, reviewed and approved by the			

Board and submitted for confirmation by majority vote of the stockholders in the annual stockholders' meeting during the year.		The Corporate Secretary further certifies the stockholders ratified all the matters approved by the Board and all acts of Management since its 2024 Annual Stockholders' Meeting during the 2025 Annual Stockholders' Meeting held on March 26, 2025.	
Recommendation 8.7			
corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	Compliant	The Company's corporate governance policies, programs and procedures are contained in its CG Manual posted in the Company website. • CG Manual <u>https://petrogen.com.ph/assets/documents/2021/Petrogen%20-</u> <u>%20Manual%20on%20Corporate%20Governance%20approved%20on%20October%</u> <u>2029,%202021.pdf</u>	
posted on its company website.			
		standards for the appropriate selection of an external auditor, and exercise effective over	sight of the same to
*	tor's indepen	dence and enhance audit quality.	
Recommendation 9.1			
1. Audit Committee has a robust process for approving and	Compliant	Under the Audit and Risk Oversight Committee Charter, the Audit and Risk Oversight Committee recommends to the Board the appointment, reappointment, removal, and fees of the external auditor.	

external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	Compliant Not applicable	 Audit and Risk Oversight Committee Charter https://petrogen.com.ph/assets/documents/2022/Petrogen-Audit-and-Risk- Oversight-Committee-Charter-approved-on-March-21-2022.pdf On March 19, 2024, the Audit Committee endorsed the re-appointment of KPMG as external auditor for 2024. At the 2024 Annual Stockholders' Meeting held on March 19, 2024, the re-appointment of R.G. Manabat & Co., CPAs as external auditor for 2024 was ratified unanimously by the stockholders. Minutes of the 2024 Annual Stockholders' Meeting (signed) https://petrogen.com.ph/assets/documents/2025/PIC_Minutes-2024-ASM-{19- March-2024}-executed_for-upload.pdf There was no change in Petrogen's external auditor in 2024. 	
Recommendation 9.2			
1. Audit Committee Charter includes the Audit Committee's responsibility on:	Compliant	The Audit and Risk Oversight Committee Charter enumerates the responsibilities of the Audit and Risk Oversight Committee.	

 i. assessing the integrity and independence of external auditors; ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and iii. exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements. 		 Audit and Risk Oversight Committee Charter (pages 3-5) https://petrogen.com.ph/assets/documents/2022/Petrogen-Audit-and-Risk- Oversight-Committee-Charter-approved-on-March-21-2022.pdf 	
2. Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's	Compliant	 The Audit and Risk Oversight Committee Charter enumerates the responsibilities of the Audit and Risk Oversight Committee. Audit and Risk Oversight Committee Charter (page 3) <u>https://petrogen.com.ph/assets/documents/2022/Petrogen-Audit-and-Risk-Oversight-Committee-Charter-approved-on-March-21-2022.pdf</u> 	

suitability and effectiveness on an annual basis.			
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	Petrogen's external auditor, R.G. Manabat & Co., CPAs, did not provide the Company non-audit services in 2024.	
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	While the Audit and Risk Oversight Committee is fully aware of its responsibilities, there was no occasion to exercise this power in 2024 since Petrogen's external auditor, R.G. Manabat & Co., CPAs, did not provide any non-audit services in 2024.	
Principle 10: The company	should ensure	that the material and reportable non-financial and sustainability issues are disclosed.	
Recommendation 10.1			
1. Board has a clear and focused policy on the	Compliant	Under the CG Manual, the Corporation should ensure that the material and reportable non-financial and sustainability issues are disclosed. The Board should have a clear and	

disclosure of non- financial information, with emphasis on the	focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance issues of its business, which underpin sustainability.	
management of economic, environmental, social and governance	 CG Manual (Section 4.9) <u>https://petrogen.com.ph/assets/documents/2021/Petrogen%20-</u> %20Manual%20on%20Corporate%20Governance%20approved%20on%20October% 	
(EESG) issues of its business, which	2029,%202021.pdf	
underpin sustainability.	The social responsibility and public disclosures of the Petrogen are set out in Petrogen's Code of Conduct and Ethics and in its Code of Conduct and Ethical Business Policy. <u>https://petrogen.com.ph/assets/documents/2021/SMC-Code-of-Conduct-Adopted-by-Petrogen-Insurance-Corporation-2021.pdf</u>	
	https://petrogen.com.ph/assets/documents/CP/Petrogen_Code%20of%20Conduct %20and%20Ethical%20Business%20Policy.pdf	
2. Company adopts a globally recognized standard/framework in reporting	Pursuant to the CG Manual, the Corporation shall endeavor to adopt a globally recognized standard or framework in reporting sustainability and non-financial issues.	
sustainability and non-financial issues.	 CG Manual (Section 4.9) <u>https://petrogen.com.ph/assets/documents/2021/Petrogen%20-</u> <u>%20Manual%20on%20Corporate%20Governance%20approved%20on%20October%</u> <u>2029,%202021.pdf</u> 	
	SMC discloses the non-financial aspects of its business (which includes all its subsidiaries, such as Petrogen), including those relating to environmental, social, employee and governance matters, as measured against its sustainability goals that form part of its business strategy through its Sustainability Report based on the requirements of the Securities and Exchange Commission for Publicly-Listed Companies as set out in its relevant	

		issuances/circulars. The 2024 Sustainability Report of SMC for 2024 was included in its Annual Report for 2024, as posted in its website.	
3. Company recognizes the need for financial resilience towards natural disasters to hasten the recovery of communities after a devastating loss and has participated in the Philippine Catastrophe Insurance Facility (PCIF).	Non- compliant		The Company is intended to continue to primarily insure the risks of its own group of companies and does not presently participate in the PCIF.
		tain a comprehensive and cost-efficient communication channel for disseminating releven naking by investors, stakeholders and other interested users.	ant information. This
Recommendation 11.1			
1. Company should have a website to ensure a comprehensive, cost- efficient transparent and timely manner of disseminating relevant information to the public.	Compliant	The Company has a website which can be accessed using the following link: https://petrogen.com.ph/index.html	

	Internal Control System and Risk Management Framework					
Principle 12: To ensure the	Principle 12: To ensure the integrity, transparency and proper governance in the conduct of its affairs, the company should have a strong and effective					
•	internal control system and enterprise risk management framework.					
Recommendation 12.1						
1. Company has an adequate and effective internal control system in the conduct of its business.	Compliant	The SMC Corporate Internal Audit conducts the internal audit of SMC and other subsidiaries (including Petrogen).				
Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Compliant	The Company is undergoing an ERM assessment, the results of which shall be duly reported to the Board.				
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	Compliant	The internal audit function is being performed by the SMC Corporate Internal Audit for other subsidiaries of SMC, including, Petrogen.				

company's operations.			
Recommendation 12.3			
 Company has a qualified Chief Audit Executive (CAE) appointed by the Board. 	Compliant	Mr. Ramon R. Bantigue is SMC's Chief Audit Executive, being the Vice President and Head of SMC Corporate Internal Audit. Mr. Bantigue is a Certified Internal Auditor and a Certified Public Accountant.	
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	SMC Corporate Internal Audit Group Head oversees and is responsible for the internal audit function of the organization, including any portion that may be outsourced to a third party service provider.	
3. 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.	Not applicable		

Recommendation 12.4			
1. Company has a separate risk management function to identify, assess and monitor key risk exposures.	Compliant	The Company has a Risk Management Services Department which is in-charge of identifying, assessing and monitoring key risk exposures, whose tasks include implementing risk management assessment and providing loss mitigation recommendations.	
Recommendation 12.5			
1. 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	Mr. Jesus D. Naquila is the Company's Head of the Risk Management Services.	
2. CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	Compliant	Being the Head of the Risk Management Services, Mr. Jesus D. Naquila has adequate authority, stature, resources and support to fulfill his responsibilities.	
		Cultivating a Synergic Relationship with Shareholders	
Principle 13: The company s	hould treat all	I shareholders fairly and equitably, and also recognize, protect and facilitate the exercise of	their rights.
Recommendation 13.1			
1. Board ensures that basic shareholder	Compliant	The rights of shareholders are provided in the CG Manual.	

rights are disclosed in the Manual on Corporate Governance. 2. Board ensures that	Compliant	 CG Manual (Section 5.1) <u>https://petrogen.com.ph/assets/documents/2021/Petrogen%20-</u> <u>%20Manual%20on%20Corporate%20Governance%20approved%20on%20October%</u> <u>2029,%202021.pdf</u> The CG Manual is posted in the Company's website which can be accessed using the 	
basic shareholder rights are disclosed on the company's website.	Compilan	following link: <u>https://petrogen.com.ph/assets/documents/2021/Petrogen%20-</u> <u>%20Manual%20on%20Corporate%20Governance%20approved%20on%20October%</u> <u>2029,%202021.pdf</u>	
Recommendation 13.2			
 Board encourages active shareholder participation by sending the Notice of Annual and Special shareholders' Meeting with sufficient and relevant information at least 21 days before the meeting 	Non- compliant		While the notice of the 2024 Annual Stockholders' meeting was not given 21 days before the meeting, such notice and relevant information were released within such period which allowed the stockholders to review the agenda items.

Г				The stockholders
				of Petrogen are
				SMC, Petron
				Corporation, and
				the Company's
				seven (7) Board
				members, all of
				whom promptly
				received the
				notice and all relevant
				information for the
				2024 Annual
				Stockholders'
				meetings.
				The timing for the
				release of the
				notices for future
				stockholders'
				meetings will be considered by the
				Company.
	Recommendation 13.3			··· / ·
ſ	1. Board encourages	Compliant	The draft minutes of the 2024 Annual Stockholders' Meeting held on March 19, 2024, which	
	active shareholder		includes the result of the votes taken during the said meeting, are posted in Petrogen's	
	participation by		website on March 20, 2024 which can be accessed using the following link:	
	making the result of		https://petrogen.com.ph/assets/documents/2025/PIC_Minutes-2024-ASM-(19-	
	the votes taken during		<u>March-2024)-executed for-upload.pdf</u>	
L	the most recent			

	Annual or Special Shareholders' Meeting publicly available the next working day.			
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	The draft minutes of the 2024 Annual Stockholders' Meeting held on March 19, 2024 are posted in Petrogen's website on March 20, 2024, which can be accessed using the following link: <u>https://petrogen.com.ph/assets/documents/2025/PIC_Minutes-2024-ASM-(19- March-2024)-executed_for-upload.pdf</u>	
Re	ecommendation 13.4			
1.	Board has an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner.	Compliant	 The CG Manual provides for the mechanism for the alternative dispute resolution for intra- corporate disputes. CG Manual (Section 5.1.8) <u>https://petrogen.com.ph/assets/documents/2021/Petrogen%20- %20Manual%20on%20Corporate%20Governance%20approved%20on%20October% 2029,%202021.pdf</u> 	
2.	The alternative dispute	Compliant		

Duties to Stakeholders				
Principle 14: The rights of stakeholders established by law, by contractual relations and through voluntary commitments must be respected. Where stakeholders' rights and/or interests are at stake, stakeholders should have the opportunity to obtain prompt effective redress for the violation of their rights.				
Recommendation 14.1	interests dre di	stake, stakeholders should have the opportunity to obtain prompt effective redress for the vic	nation of their rights.	
 Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability. 	Compliant	Petrogen's identified stakeholders include its stockholders, clients, and government.		
Recommendation 14.2				
 Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders. 	Compliant	 As provided in the CG Manual, Petrogen's Code of Conduct and Ethics, and its Code of Conduct and Ethical Business Policy establish clear policies and programs to provide a mechanism for the fair treatment of stakeholders and better protection of their rights. CG Manual (Section 5.2.2) https://petrogen.com.ph/assets/documents/2021/Petrogen%20- %20Manual%20on%20Corporate%20Governance%20approved%20on%20October% 2029,%202021.pdf Code of Conduct and Ethics https://petrogen.com.ph/assets/documents/2021/SMC-Code-of-Conduct-Adopted- by-Petrogen-Insurance-Corporation-2021.pdf Code of Conduct and Ethical Business Policy https://petrogen.com.ph/assets/documents/CP/Petrogen_Code%20of%20Conduct %20and%20Ethical%20Business%20Policy.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	Petrogen maintains a website through which it can be reached by stakeholders and regulators. Petrogen's website can be accessed using the following link: <u>https://petrogen.com.ph/index.html</u> The Whistile-Blowing Policy of Petrogen, as adopted by the Board of Directors, is posted in Petrogen's website which can be accessed using the following link: <u>https://petrogen.com.ph/assets/documents/CP/Petrogen%20_Amended%20Whistl</u> <u>eblowing%20Policy.pdf</u>	
	<u> </u>		
		e participation should be developed to create a symbiotic environment, realize the con	mpany's goals and
participate in its corporate g	governance p		
1. Board establishes	Compliant	Under the CG Manual, the Corporation shall develop and maintain mechanisms for active	
policies, programs and procedures that encourage	Compilan	employee participation to create a symbiotic environment, and encourage involvement in corporate governance processes and in the realization of the Corporation's goals.	
employees to actively participate in the		 CG Manual (Section 5.2.4) https://petrogen.com.ph/assets/documents/2021/Petrogen%20- 	
realization of the		%20Manual%20on%20Corporate%20Governance%20approved%20on%20October%	
company's goals and in its governance.		<u>2029,%202021.pdf</u>	
Recommendation 15.2			
 Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption 	Compliant	Under the CG Manual, the Corporation does not tolerate corrupt practices, as expressed in its Code of Conduct and Ethics, its Code of Conduct and Ethical Business Policy, its Anti- Corruption and Sanctions Compliance Policy, and various anti-corruption policies and programs, which are disseminated to employees across the organization to embed them in the Corporation's culture.	

policy and program in its Code of Conduct.		 CG Manual (Section 5.2.6) https://petrogen.com.ph/assets/documents/2021/Petrogen%20- %20Manual%20on%20Corporate%20Governance%20approved%20on%20October% 2029,%202021.pdf Code of Conduct and Ethics https://petrogen.com.ph/assets/documents/2021/SMC-Code-of-Conduct-Adopted- by-Petrogen-Insurance-Corporation-2021.pdf Code of Conduct and Ethical Business Policy https://petrogen.com.ph/assets/documents/CP/Petrogen_Code%20of%20Conduct %20and%20Ethical%20Business%20Policy.pdf Anti-Corruption and Sanctions Compliance Policy https://petrogen.com.ph/assets/documents/CP/Petrogen_Anti- Corruption%20and%20Sanctions%20Policy.pdf 	
2. Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	Compliant	The Compliance Officer hereby attests that the aforementioned policy and program were properly disseminated to all directors, senior management and employees.	
Recommendation 15.3			
 Board establishes a suitable framework for whistleblowing that allows employees to 	Compliant	Under the CG Manual, the Corporation shall establish and maintain a whistleblowing policy that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation and to have direct access to a unit tasked	

	freely communicate their concerns about illegal or unethical practices, without fear of retaliation.		 to handle whistleblowing concerns. The Board shall be conscientious in establishing the framework, as well as in supervising and ensuring its enforcement. CG Manual (Section 5.2.7) https://petrogen.com.ph/assets/documents/2021/Petrogen%20- %20Manual%20on%20Corporate%20Governance%20approved%20on%20October% 2029,%202021.pdf The Whistile-Blowing Policy of Petrogen, as adopted by the Board of Directors, is posted in Petrogen's website which can be accessed using the following link: https://petrogen.com.ph/assets/documents/CP/Petrogen%20_Amended%20Whistl eblowing%20Policy.pdf 	
2.	Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns.	Compliant	The Whistile-Blowing Policy of Petrogen, as adopted by the Board of Directors, is posted in Petrogen's website which can be accessed using the following link: <u>https://petrogen.com.ph/assets/documents/CP/Petrogen%20_Amended%20Whistl</u> <u>eblowing%20Policy.pdf</u>	
3.	Board supervises and ensures the enforcement of the whistleblowing framework.	Compliant	As mentioned above, under the CG Manual, the Board shall be conscientious in supervising and ensuring the enforcement of the whistleblowing framework. • CG Manual (Section 5.2.7) <u>https://petrogen.com.ph/assets/documents/2021/Petrogen%20-</u> <u>%20Manual%20on%20Corporate%20Governance%20approved%20on%20October%</u> <u>2029,%202021.pdf</u>	

		ally responsible in all its dealings with the communities where it operates. It should ensure that i itive and progressive manner that is fully supportive of its comprehensive and balanced deve	
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	Under the CG Manual, the Corporation shall be socially responsible in all its dealings with the communities where it operates. It should ensure that its interactions serve its environment and stakeholders in a positive and progressive manner that is fully supportive of its comprehensive and balanced development. The Corporation shall recognize and place an importance on the interdependence between business and society, and promote a mutually beneficial relationship that allows the Corporation to grow its business, while contributing to the advancement of the society where it operates. • CG Manual (Sections 5.2.8 and 5.2.9) https://petrogen.com.ph/assets/documents/2021/Petrogen%20- %20Manual%20on%20Corporate%20Governance%20approved%20on%20October% 2029,%202021.pdf Being part of the SMC Group, Petrogen shares in the corporate social responsibility and sustainability initiatives of SMC as disclosed in SMC's website and accessed through the following links: https://sanmiguel.com.ph/sustainability/	

SIGNATURES

The undersigned certify that the responses and explanations set forth in the above Annual Corporate governance Report are true, complete and correct of our personal knowledge and/or based on authentic records available as of the date hereof.

Signed in the City of Mandaluyong on ________ MAY 2 9 2025

RAMON S. ANG Chairman of the Board

AURORA T. CALDERON President

dure m

IRENE M. CIPRIANO Corporate Secretary and Compliance Officer

Petrogen Corporation Annual Corporate Governance Report For Fiscal Year Ended 2024

Page **63** of **65**

Uke. Ment the link

MELINDA GONZALES-MANTO Independent Director

MP. Mul ESTELA PERLAS-BERNABE Independent Director

Petrogen Corporation Annual Corporate Governance Report For Fiscal Year Ended 2024

MAY 2 9 2025

SUBSCRIBED AND SWORN to before me this _

_at Mandaluyong City, affiants exhibiting to me their competent evidence

of identity as follows:

Name	Passport Number	Date of Issue	Place of Issue
Ramon S. Ang	P2274867B	May 22, 2019	DFA Manila
Aurora T. Calderon	P3888910B	November 19, 2019	DFA NCR-East
Irene M. Cipriano	P0811773B	February 24, 2019	DFA NCR-East
Melinda Gonzales-Manto	P5768594A	January 26, 2018	DFA NCR South
Estela Perlas-Bernabe	P6843338A	April 29, 2018	DFA Manila

Doc. No. 524 ; Page No. 106 Book No. III Series of 2025.



Petrogen Corporation Annual Corporate Governance Report For Fiscal Year Ended 2024

ande/ MAJALLA S. BAUN

Commission No. 0223-24 Notary Public for Mandaluyong City Until December 31, 2025 SMC, 40 San Miguel Ave., Mandaluyong City Roll of Attorneys No. 45349 PTR No. 3274413; 01/06/2025; Mandaluyong City IBP Lifetime Member No. 09483; 01/05/11; Makati City MCLE Compliance No. VIII-0008459: 05/07/24; Pasig Ci