COVER SHEET

SEC Registration Number: CS200319138

ALLIANCE SELECT FOODS INTERNATIONAL, INC. Company's Full Name Unit 1206, East Tower, PSE Centre, Exchange Road, Ortigas Center, Pasig City Company's Address Ma. Kristina P. Ambrocio 635-5241 to 44 Telephone Number Contact Person June 15 31 December Annual Meeting Fiscal Year Ending I-ACGR Form Type Amended Articles Number/Section Dept. Requiring this Doc. Total Amount of Borrowings Domestic Foreign Total No. of Stockholders To be accomplished by SEC Personnel concerned LCU File Number

Cashier

Document ID



SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the fiscal year ended December 31, 2017				
2.	SEC Identification Number CS200319138 3. BIR Tax Ide	entification No. 227-409-243-000			
4.	Exact name of issuer as specified in its charter Alliance	Select Foods International, Inc.			
5.	Metro Manila 6. (SEC Use Only) Province, Country or other jurisdiction of incorporation or organization	Industry Classification Code:			
	Unit 1206 East Tower, Philippine Stock Exchange Centre, change Road, Ortigas Center, Pasig City, Metro Manila Address of principal office	1605 Postal Code			
8.	(632)6355241 to 44 Issuer's telephone number, including area code				
9.	NA				

Former name, former address, and former fiscal year, if changed since last report.

	IN	ITEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The Board's Governance Responsibilities	
		orking board to foster the long-term success of the corporation term best interests of its shareholders and other stakeholders.	
1. Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.	Compliant	For the Academic qualifications, industry knowledge, professional experience, expertise and relevant trainings of directors, please see attached Annex A. The Corporate Governance Manual of the Corporation under section 3.1, 3.2, 3.4 provides for the Corporations policy for board diversity, composition of the board and the required competence of the Board of directors: http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII -2017-Corporate-Governance-Manual.pdf The above information can also be found in the in the corporation's Definitive Information Statement submitted on May 18, 2018 on the PSE Edge Portal: http://edge.pse.com.ph/companyDisclosures For the qualification standards for directors, please see section 2.4 of the Charter of the Board of Directors (http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-C-Charter-of-the-Board-of-Directors.pdf): as follows: 2.4. Qualifications and Disqualifications of Directors Qualifications All persons nominated and elected to the Board shall:	
Board has an appropriate mix of	Compliant	-	

3. Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization.	Compliant	a) Possess the knowledge, skills, experience, and particularly in the case of non-executive directors, independence of mind given their responsibilities to the Board and in light of the entity's business and risk profile; b) Have a record of integrity and good repute; c) Have sufficient time to carry out their responsibilities; and d) Have the ability to promote a smooth interaction between board members. The Board, acting through the Corporate Governance Committee may as practicable engage professional search firms or external sources when searching for candidates to the Board. Disqualifications The disqualifications for election to the Board of Directors are contained in the Charter of the Corporate Governance Committee, which is mandated under the Company's 2017 CG Manual, to undertake the duties and responsibilities and to act as the Nominations Committee of the Board.	
Recommendation 1.2			
Board is composed of a majority of non-executive directors.	Compliant	Please see attached Annex A for the list of Directors and Executive Officers and their respective qualifications. These information can also be found in the corporation's Definitive Information Statement. http://allianceselectfoods.com/company-disclosure/notice-of-annual-meeting-of-stockholders/	
Recommendation 1.3			

Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors.	Compliant	Section 3.3 of the Corporation's Corporate Governance Manual provides for the Policy on Training for directors as follows: 3.3. Policy on Training for Directors To promote effective board performance and continuing qualification of the directors in carrying-out their duties and responsibilities, there shall be a training program for directors which shall include an Orientation Program for first-time directors and relevant annual continuing training for all directors a) The Orientation and Training Program for first-time directors shall cover SEC-mandated topics on corporate governance, an introduction to the Company's business, Articles of Incorporation, and Code of Conduct 6 and shall meet the specific needs of the Company and of the	
		meet the specific needs of the Company and of the individual Director to aid a new Director in effectively performing his or her functions. The duration of such Orientation and Training Program shall be at least eight (8) hours. b) All Directors shall undergo an Annual Continuing Training Program to make certain that Directors are continuously informed of the developments in the business and the regulatory environment, including emerging risks relevant to the Company. The Company shall assess its training and development needs in determining the coverage of the continuing training program. The Annual Continuing Training Program for directors shall be at least four (4) hours. http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII2017-Corporate-Governance-Manual.pdf	

Company has an orientation program for first time directors. Company has relevant annual continuing training for all directors.	Compliant	As there are no first time directors to the Board, the directors attended a continuing training program for board of directors of the Corporation. Please see attached as Annex B the details of the Corporate Governance Seminars attended by the Board of Directors and the topics covered by the Corporate Governance Seminar and the corresponding Corporate governance seminar certificates.	
Recommendation 1.4			
Board has a policy on board diversity.	Compliant	The Corporate Governance Manual of the Corporation under Section 3.4 provides the Policy on Board Diversity as follows: 3.4. Policy on Board diversity The Board recognizes that diversity among its Directors will support balanced decision and debate which will enhance decision making by the Board by utilizing the difference in perspective of the members of the Board. Selection of candidates will include consideration of a range of diversity perspectives, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills and knowledge. The selection of candidates for election to the Board shall be based on merit, but within that overriding emphasis on merit, candidates will be considered that bring a diversity of background and industry or related experience. http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII -2017-Corporate-Governance-Manual.pdf The Board is composed of 6 male directors, 1 female director and 1 female corporate Secretary.	

Ontionals Decommendation 1.4					
Optional: Recommendation 1.4					
1. Company has a policy on and		Provide information on or link/reference to a document			
discloses measurable objectives for		containing the company's policy and measureable			
implementing its board diversity		objectives for implementing board diversity.			
and reports on progress in achieving					
its objectives.		Provide link or reference to a progress report in achieving			
		its objectives.			
		,			
Recommendation 1.5					

			<u>, </u>	
2.	Board is assisted by a Corporate Secretary. Corporate Secretary is a separate	Compliant Compliant	Please see attached Annex A for the name and qualifications of the Corporate Secretary of the Corporation.	
2.	Corporate Secretary is a separate individual from the Compliance Officer.	Compliant	Section 3.5 of the Corporate Governance Manual also provides for the qualifications, duties and functions of the Corporate Secretary as follows: The Corporate Secretary The Board shall be assisted in its duties by a Corporate Secretary, who shall be a separate person from the Compliance Officer and shall not be a member of the Board of Directors. The Corporate Secretary shall annually attend training on corporate governance. The Corporate Secretary shall be primarily responsible to the Company and its shareholders, and also to the Chairman, the President and the Board. The Corporate Secretary shall have, among others, the following duties and responsibilities: a) Assist the Board and the Board committees in the conduct of their meetings, including preparing an annual schedule of Board and committee meetings and the annual board calendar, and assisting the chairs of the Board and its committees to set agendas for those meetings;	

		T		
			b) Prepare, safe keep and preserve the integrity of, the	
_	Cornerate Corretery is not a	Compliant	minutes of the meetings of the Board and its committees,	
3.	Corporate Secretary is not a	Compliant	as well as other official records of the corporation;	
	member of the Board of Directors.		c) Keep abreast on relevant laws, regulations, all	
			governance issuances, relevant industry developments and	
			operations of the corporation, and advise the Board and	
			the Chairman on all relevant issues as they arise;	
			d) Work fairly and objectively with the Board, Management	
			and stockholders and contributes to the flow of	
			information between the Board and management, the	
			Board and its committees, and the Board and its	
			shareholders and as appropriate its stakeholders.	
			e) Advise on the establishment of Board committees and	
			their terms of reference;	
			f) Inform members of the Board, in accordance with the by-	
			laws, of the agenda of their meetings to the extent possible	
			at least five working days in advance, and shall ensure that	
			the members have accurate information that will enable	
			them to arrive at intelligent decisions on matters that	
			require their approval;	
			g) Attend all Board meetings, except when justifiable	
			causes, such as illness, death in the immediate family and	
			serious accidents, prevent attendance;	
			h) Perform required administrative functions;	
			i) Oversee the drafting of the by-laws and ensures that they	
			conform with regulatory requirements; and	
			j) Perform such other duties and responsibilities as may be	
			provided by law or the appropriate regulatory authority.	
			http://allian.co.cole.ctfo.ode.com/um	
			http://allianceselectfoods.com/wp-	
			content/uploads/2017/06/ASFII2017-Corporate-	
			Governance-Manual.pdf	

4.	Corporate Secretary attends training/s on corporate governance.	Compliant	Please see Annex B for the details of the corporate governance training attended by the Corporate Secretary, including number of hours and topics covered.	
_	tional: Recommendation 1.5			
1.	Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.	Compliant	Please see attached notices for the scheduled board meetings as Annex C .	
Red	commendation 1.6			
1.	Board is assisted by a Compliance Officer.	Compliant	The Compliance Officer of the Corporation is Atty. Ma. Kristina Ambrocio. She was appointed on October 20, 2015.	
3.	Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation. Compliance Officer is not a member of the board.	Compliant	Please refer to Annex A for her qualifications. Section 3.6 of the Corporate Governance Manual provides for the duties and functions of the Compliance Officer: 3.6 The Board shall appoint a Chief Compliance Officer to assist it in its duties. The Chief Compliance Officer shall have the rank of Vice President or an equivalent position with adequate stature and authority in the Company and shall not be a member of the Board of Directors. The Compliance Officer shall annually attend training on corporate governance.	

The Chief Compliance Officer shall be a member of the Company's management team in charge of the compliance function. The Compliance Officer is primarily liable to the Company and its shareholders, and shall work with the Chairman and the President of the Company. The Compliance Officer shall have, among others, the following duties and responsibilities:

- a) Ensure proper orientation of new directors as provided in this Manual;
- b) Monitor, review, evaluate and ensure the compliance by the Company, its officers and directors with the relevant laws, the Corporate Governance Manual, the rules and regulations and all governance issuances of regulatory agencies;
- c) Report to the Board if violations are found and recommends the imposition of appropriate disciplinary action;
- d) Ensure the integrity and accuracy of all documentary submissions to regulators;
- e) Appear before the SEC when summoned in relation to compliance with the Corporate Governance Code; f) Collaborate with other departments to properly address compliance issues, which may be subject to investigation;
- g) Identify possible areas of compliance issues and work towards the resolution of the same;
- h) Ensure the attendance of Board members and key officers to relevant trainings; and
- i) Perform such other duties and responsibilities as may be provided by the SEC and competent authority.

http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII_-2017-Corporate-Governance-Manual.pdf

4. Compliance Officer attends training/s on corporate governance. Principle 2: The fiduciary roles, responsibi	lities and accountabi	Please see attached Annex B for the corporate governance training attended, including number of hours and topics covered lities of the Board as provided under the law, the company's articles and by-laws, and other legal pronouncer	nents and
	to all directors as we	ll 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 Corporate Governance Manual under section B 3.7 mandates the following to Board of Directors: 3.7. Board members shall at all times act on a fully informed basis, in good faith, with due diligence and care, and loyalty in the best interest of the Company and all shareholders. There are board meetings where the management report and financial reports where discussed. This would show that the Board of Directors were fully informed and they acted in the best judgement before approving this. Please see attached notices as Annex C.	
Recommendation 2.2			
1. Board oversees the development, review and approval of the company's business objectives and strategy. 2. Board oversees and monitors the implementation of the company's business objectives and strategy.	Compliant	The Management reports to the Board every quarter the development and performance of the corporation and each of its subsidiaries including the financial reports of the corporation. Please see attached Notices (Annex C) which contain the agenda which includes the financial reports of the Corporation. After, the Board reviews the corporation's development, and performance for the quarter, it approves the quarterly report.	

			The board reviews and approves the financial reports (Capital Expenditure, the budget, quarterly reports and the annual report) at least four times in a year.	
Sup	plement to Recommendation 2.2			
1.	Board has a clearly defined and updated vision, mission and core values.	Compliant	The Corporation's vision, mission and core values are indicated in its Corporate Governance Manual uploaded in the Corporation's website. Please see attached link: http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII2017-Corporate-Governance-Manual.pdf This is reviewed annually by the Company's Board of Directors. http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII2017-Corporate-Governance-Manual.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	Please see attached Corporate Governance Manual and the Executive Committee functions indicated in the bylaws. http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII2017-Corporate-Governance-Manual.pdf	
	ommendation 2.3			
1.	Board is headed by a competent and qualified Chairperson.	Compliant	The Chairman of the Board is Atty. Antonio Pacis. Please see attached Annex A for his qualifications as Chairperson of the Board. This can also be found in the in the corporation's Definitive Information Statement submitted on May 18, 2018 on the PSE Edge Portal: http://edge.pse.com.ph/companyDisclosures	

2.	Board adopts a policy on the retirement for directors and key officers.	Compliant		
Re	commendation 2.5			
1.	Board aligns the remuneration of key officers and board members with long-term interests of the company.	Compliant	The Corporation's Definitive Information Statement submitted on May 18, 2018 on the PSE Edge Portal (i.e. http://edge.pse.com.ph/companyDisclosures) Indicates the compensation policy for the Board of directors.	
2.	Board adopts a policy specifying the relationship between remuneration and performance.	Compliant	On January 21, 2016, the Company's board of directors adopted a policy, effective immediately, setting director's per diems at P10,000 per attendance at Board Meetings and P5,000 per attendance at Committee meetings.	

Directors do not participate in discussions or deliberations involving his/her own remuneration.	Compliant	Under the amended By-Laws, as compensation, the Board shall receive and allocate an amount of not more than 10% of the Group's EBITDA during the preceding year. Such compensation shall be determined and apportioned among the directors in such manner as the Board may deem proper, subject to the approval of the stockholders representing at least majority of the outstanding capital stock at a regular or special meeting of the stockholders. The Corporate Governance Committee charter also provides for the remuneration policy of the Corporation. Please see link below: http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-E-Charter-of-the-Corporate-Governance-Committee.pdf	
Optional: Recommendation 2.5			

1.	Board approves the remuneration	Compliant	Please see attached Corporate Governance Committee	
	of senior executives.		Charter for the specific provision.	
			3.3. Compensation	
			b. To review and recommend, with delegated responsibility, the remuneration packages of directors and	
			officers, keeping in mind the Board's corporate goals,	
			objectives and strategies. This shall include, without	
			limitation, basic salaries, deferred compensation, stock	
			options and any benefits in kind, pension rights, incentive	
			payments and any other compensation payments;	
			Assessed for the consequence of the line of the consequence of the con	
			Approval for the remuneration of the directors and officers is with the Board of directors.	
2.	Company has measurable standards		Provide information on or link/reference to a document	
	to align the performance-based		containing measurable standards to align performance-	
	remuneration of the executive		based remuneration with the long-term interest of the	
	directors and senior executives with		company.	
	long-term interest, such as claw			
	back provision and deferred			
	bonuses.			
Re	commendation 2.6			

bo po	oard has a formal and transparent oard nomination and election olicy. oard nomination and election	Compliant	The Company's nomination, election policy and its process and its implementation is found on the Corporation's Corporate Governance Manual Sections A 3.1-3.3 and the Charter of the Corporate Governance Committee Sections	
	olicy is disclosed in the company's Ianual on Corporate Governance.	· 	II 1B, and 3.2. (http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII2017-Corporate-	
po	oard nomination and election olicy includes how the company ccepted nominations from ninority shareholders.	Compliant	Governance-Manual.pdf) The Qualifications and Disqualifications of Directors is indicated in section 2.4 of the Charter of the Board of Directors(i.e. http://allianceselectfoods.com/wp-	
ро	oard nomination and election olicy includes how the board nortlists candidates.	Compliant	content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-C-Charter-of-the-Board-of-Directors.pdf) Section 3.12 and 3.13 of the Corporate Governance Manual	
po eff pr ele	oard nomination and election olicy includes an assessment of the ffectiveness of the Board's rocesses in the nomination, lection or replacement of a irector.	Compliant	also provides the right to all Shareholders, including Minority Shareholders, to nominate candidates for election to the Board of Directors. This also adopts an assessment policy to determine the effectiveness of the Board's processes in the nomination, election and replacement of director. (http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII2017-Corporate-Governance-Manual.pdf) The Board will still conduct an assessment as the Corporate Governance Manual has just been recently approved.	
th ali	oard has a process for identifying ne quality of directors that is ligned with the strategic direction f the company.	Compliant		
Option	nal: Recommendation to 2.6			

1.	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	We use Chambers Asia and Partners- Asia Pacific as an additional search reference.	
Re	commendation 2.7			
1.	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	The Corporation has an existing Policy on Related Party Transactions (i.e. http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-A-Related-Party-Transactions-Policy.pdf) Moreover, section 3.14 of the Corporate Governance	No significant RPT
2.	RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	Compliant	Manual also provides further details on the corporation's Policy on Related Party Transactions. There has been significant RPT transactions for the year	
3.	RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	Compliant	which required the approval of the RPT Committee.	

1. Board clearly defines the threshold for disclosure and approval of RPTs and categorizes such transactions according to those that are considered de minimis 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

Section B1-B3 of the Policy on Related Party Transactions stipulates that:

B. COVERAGE

- 1. For purposes of this Policy, a Material and/or Significant RPT is defined as those transactions with a Related Party which involve an aggregate amount or value equal to or greater than Fifty Million Pesos (P50Million) over a twelve (12) month calendar year period ("Material and/or Significant RPT").
- 2. The transactions enumerated in Annex "2" of this Policy on Related Transactions are Exempt Transactions.
- 3. As matter of policy and procedure Material and/or Significant RPT shall be subject to review and endorsement by the Related Party Transaction Committee ("RPT Committee") and are subject to approval by the Board of Directors. The concurrence of all Independent Directors shall be obtained as practicable prior to approval of the transaction by the Board.

D. DISCLOSURE

- 1. All Material and/or Significant RPT shall be reported by the Chief Compliance Officer to the Audit Committee to ensure full and timely disclosure in the annual and quarterly reports submitted to the Securities and Exchange Commission and in the Notes to the Financial Statements, whether on an interim or annual basis, as required under PAS 24 on Related Party Transaction Disclosures and other disclosure requirements; and,
- 2. The Company shall ensure that the review and approval of Material and/or Significant RPT carried out by its subsidiaries are conducted in accordance with this Policy.

ANNEX "2": EXEMPT RPT The following shall be considered as "Exempt RPT":

- 1. Any transaction involving a Related Party where the rates or charges involved are determined by competitive bids, in accordance with Vendor Relations Policy of the Company.
- 2. Any transaction involving a Related Party wherein Company is a customer or client in the ordinary or regular course of business of consumer goods or consumer services, or fees are based on a fixed or graduated scale which is publicly quoted or applied consistently to all customers or class of customers.
- 3. Subject to the policy and/or guidelines as may be issued and approved by the Compensation Committee, any transaction that involves the providing of compensation to a director or an executive officer in connection with his or her duties to Company or any of its subsidiaries or affiliates, including the reimbursement of reasonable business and travel expenses incurred in the ordinary course of business.

Exempt RPT are transactions which are no longer subject to review and/or endorsement by the CG Committee.

http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-A-Related-Party-Transactions-Policy.pdf

4. Board establishes a ve	oting system	Compliant	Section B4 of the Policy on Related Party Transactions	
whereby a majority o		, , , , , , , , , , , , , , , , , , ,	provides that:	
party shareholders ag			·	
types of related party	transactions		4. The following Material and/or Significant RPT may, in	
during shareholders'	meetings.		addition to the approval of the Board of Directors, as the	
			Board deems necessary consistent with law, be further	
			submitted to the stockholders for ratification and final	
			approval:	
			4.1. Contract between an officer under the By-Laws	
			and the Company;	
			4.2. Contract between a director and the Company	
			when the presence of such director in the Board meeting in	
			which the contract was approved was necessary to	
			constitute a quorum and the vote of such director was	
			necessary for the approval of the contract, approval by the	
			Company's stockholders is required;	
			4.3. Contract between the Company and another	
			corporation with interlocking directors, if the interest of	
			the interlocking director in the Company is nominal2 and	
			his interest in the other corporation is substantial , and	
			such director's presence in the Company's Board meeting	
			in which the contract was approved was necessary to	
			constitute a quorum and the vote of such director was	
			necessary for the approval of the contract, approval by the	
			Company's stockholders is also required; and,	
			4.4. Management contract where the Company undertakes	
			to manage or operate all or substantially all of the business	
			of another corporation or vice versa.	
			http://allianceselectfoods.com/wp-	
			content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-A-	
			Related-Party-Transactions-Policy.pdf	

Recommendation 2.8

1. 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). Section 3.15 of the Corporate Governance Manual States that: 3.15. The Board shall be primarily responsible for approving the selection and assessment of the Management led by the Chief Executive Deficer, Chief Compliance Officer, and Chief Audit Executive). 3.15. The Board shall be primarily responsible for approving the selection and assessment of the Management led by the Chief Executive Officer (CEO), and the control functions led by their respective heads (Chief Risk Officer, Chief Compliance Officer, and Chief Audit Executive). a) In the selection process, fit and proper standards are to be applied on key personnel and due consideration is given to integrity, technical expertise and experience in the institution's business, either current or planned. http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII2017-Corporate-Governance-Manual.pdf Please see attached Annex A for the complete list of Management Team appointed.				,
	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	Compliant	during the 2017 Organizational Meeting, Atty. Kris Ambricio was appointed Chief Compliance Officer and Ms. Nimpa Reyes was appointed as Chief Audit Executive. Section 3.15 of the Corporate Governance Manual States that: 3.15. The Board shall be primarily responsible for approving the selection and assessment of the Management led by the Chief Executive Officer (CEO), and the control functions led by their respective heads (Chief Risk Officer, Chief Compliance Officer, and Chief Audit Executive). a) In the selection process, fit and proper standards are to be applied on key personnel and due consideration is given to integrity, technical expertise and experience in the institution's business, either current or planned. http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII2017-Corporate-Governance-Manual.pdf Please see attached Annex A for the complete list of	

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	Section 3.15 B of the Corporate Governance Manual States that: b) The Board shall monitor and assess the performance of the Management Team based on established performance standards that are consistent with the Company's strategic objectives, and shall conduct a regular review of the Company's policies with the Management Team. http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII2017-Corporate-Governance-Manual.pdf	
Po	commendation 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	Section 3.16 of the Corporate Governance Manual States that: 3.16. The Board shall establish an effective performance management framework that that will ensure that the Management, including the Chief Executive Officer, and personnel's performance is at par with the standards set by the Board and Senior Management. The results of performance evaluation shall be linked to other human resource activities such as training and development, remuneration, and succession planning. These should likewise form part of the assessment of the continuing fitness and propriety of Management, including the Chief Executive Officer, and personnel in carrying out their respective duties and responsibilities. Please see attached GSPA Form. This performance tool is for further assessment by the Corporate Governance Committee as mandated by Manual of Corp. Governance.	

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		
_			
Recommendation 2.10			
Board oversees that an appropriate internal control system is in place.	Compliant	Section 3.17 of the Corporate Governance Manual provides: 3.17. The Board shall oversee that an appropriate internal control system is in place, including setting up a mechanism for monitoring and managing potential conflicts of interest of Management, Board members, and shareholders.	
2. The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	Compliant	The Board has adopted an Internal Audit Charter, which Charter is an integral part of this CG Manual. http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII2017-Corporate-Governance-Manual.pdf	
3. Board approves the Internal Audit Charter.	Compliant	Please see below the link to the Company's Internal Audit Charter http://allianceselectfoods.com/wp- content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-B- Internal-Audit-Charter.pdf	
Recommendation 2.11			

4	Decad success that the case	Camadiant	Cartina 2.40 of the Comments Comments Manual I	
1.	Board oversees that the company	Compliant	Section 3.18 of the Corporate Governance Manual has the	
	has in place a sound enterprise risk		following stipulations in relation to enterprise risk	
	management (ERM) framework to		management:	
	effectively identify, monitor, assess			
	and manage key business risks.		3.18. The Board shall oversee that a sound enterprise	
2.	The risk management framework	Compliant	risk management (ERM) framework is in place to effectively	
	guides the board in identifying		identify, monitor, assess and manage key business risk,	
	units/business lines and enterprise-		which shall guide the Board in identifying units/business	
	level risk exposures, as well as the		lines and enterprise-level risk exposures, as well as the	
	effectiveness of risk management		effectiveness of risk management strategies.	
			encetiveness of risk management strategies.	
	strategies.		The Board shall be responsible for defining the Company's	
			level of risk tolerance and for providing oversight over its	
			·	
			risk management policies and procedures.	
			habout the literature of the second s	
			http://allianceselectfoods.com/wp-	
			content/uploads/2017/06/ASFII -2017-Corporate-	
			Governance-Manual.pdf	
			The Corporation also has a charter for the Board Risk	
			Oversight Committee. http://allianceselectfoods.com/wp-	
			content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-F-	
			Charter-of-the-Board-Risk-Oversight-Committee.pdf	
			Please see link of Internal Audit Charter:	
			http://allianceselectfoods.com/wp-	
			content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-B-	
			Internal-Audit-Charter.pdf	
Re	commendation 2.12			

2.	Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role. Board Charter serves as a guide to the directors in the performance of	Compliant	Please see below link on the Corporation's Board Charter: http://allianceselectfoods.com/wp- content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-C- Charter-of-the-Board-of-Directors.pdf	
3.	Board Charter is publicly available and posted on the company's website.	Complaint		
Ad	ditional Recommendation to Principle	2		
1.	Board has a clear insider trading policy.	Compliant	The Corporation has a policy requiring Directors and Officers to report any dealings in the shares of stock of the Company within three business days from the date of transaction to reduce risk of insider trading. Please see link for the complete copy of the policy: http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-H-Policy-On-Reporting-of-DO-Dealings-in-Shares-of-the-Company.pdf	
Ор	tional: Principle 2			
_	Company has a policy on granting loans to directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.		Provide information on or link/reference to a document showing company's policy on granting loans to directors, if any. Currently there no loans and no vehicle for such transaction; conflict of interest policy any transaction arms length basis	
2.	Company discloses the types of decision requiring board of directors' approval.		Indicate the types of decision requiring board of directors' approval and where there are disclosed.	

Principle 3: Board committees should be set up to the extent possible to support the effective performance of the Board's functions, particularly with respect to audit, risk management, related party transactions, and other key corporate governance concerns, such as nomination and remuneration. The composition, functions and responsibilities of all committees established should be contained in a publicly available Committee Charter.

Recommendation 3.1

1. Board establishes board committees	Compliant		
that focus on specific board		Section C of the Corporate Governance Manual provides	
functions to aid in the optimal		the establishment of the Board Committees and the	
performance of its roles and		functions of each Committee.	
responsibilities.			
		3.20. The Board shall establish Board committees to	
		support the effective performance of the Board's functions,	
		to allow for specialization in issues and to lead to a better	
		management of the Board's workload. The composition,	
		= ;	
		functions and responsibilities of all Board committees shall	
		be contained in the respective Charters of the Committees,	
		which shall be made publicly available.	
		The following section establishes the committees and their	
		respective functions and responsibilities:	
		Section 3.21 Audit Committee	
		Section 3.22 Corporate Governance Committee	
		(Renumeration and Nominations Committee)	
		Section 3.23 Board Risk Oversight Committee	
		Section 3.24 Related Party Transaction Committee	
		Section 3.25 All established committees shall have	
		Committee Charters stating in plain terms their respective	
		purposes, memberships, structures, operations, reporting	
		processes, resources and other relevant information. The	
		Charters should provide the standards for evaluating the	
		performance of the Committees. It should also be fully	
		disclosed on the company's website.	
		The Charter of each Committee shall clearly define the	
		roles and accountabilities of each committee to avoid any	
		overlapping functions, towards having a more effective	
		Company Board.	
		Company Board.	
		http://allianceselectfoods.com/wp-	
		content/uploads/2017/06/ASFII2017-Corporate-	
		Governance-Manual.pdf	
SEC Form – I-ACGR * Updated 21Dec2017			20,400

Re	Recommendation 3.2				
1.	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	Section 3.21 of the Corporate Governance Manual establishes the Audit Committee and its functions. http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII -2017-Corporate-Governance-Manual.pdf The Audit Committee Charter section III further outlines its functions. http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-D-Charter-of-the-Audit-Committee.pdf The Audit Committee under section III B (x): Recommend to the Board the appointment, reappointment, removal and fees of the External Auditor, duly accredited by the Commission, who undertakes an independent audit of the Company, and provides an objective assurance on the manner by which the financial statements should be prepared and presented to the stockholders.		
2.	Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent.	Compliant	Please see attached Annex A for information on the members of the Audit Committee, their qualification and their type of directorship.		
3.	All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	Compliant	Please see attached Annex A for information on qualification and background of the audit committee members.		

 4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee. Supplement to Recommendation 3.2 1. Audit Committee approves all nonaudit services conducted by the Please see attached Annex A for information on the membership of the different committees. Section III B (2) of the Audit Charter provides as follows: 				
the Board or of any other committee. Supplement to Recommendation 3.2 1. Audit Committee approves all non- Compliant Section III B (2) of the Audit Charter provides as follows:				
committee. Supplement to Recommendation 3.2 1. Audit Committee approves all non- Compliant Section III B (2) of the Audit Charter provides as follows:				
Supplement to Recommendation 3.2 1. Audit Committee approves all non- Compliant Section III B (2) of the Audit Charter provides as follows:				
1. Audit Committee approves all non- Compliant Section III B (2) of the Audit Charter provides as follows:				
audit services conducted by the				
external auditor. The Audit Committee shall:				
Evaluate and determine the non-audit work, if any, of the				
External Auditor, and periodically reviews the non-audit fees paid to the External Auditor in relation to the total				
fees paid to the External Additor in relation to the total fees paid to him and to the Company's overall consultancy				
expenses. The committee should disallow any non-audit				
work that will conflict with his duties as an External Auditor				
or may pose a threat to his independence. The non-audit				
work, if allowed, should be disclosed in the Company's				
Annual Report and Annual Corporate Governance Report;				
Annual Report and Annual Corporate Governance Report,				
For 2017, there was no non-audit work conducted by the				
External Auditors.				
2. Audit Committee conducts regular Non-Compliant				
meetings and dialogues with the The Audit Committee as a group has not had a meeting				
external audit team without anyone with the external audit team without anyone from				
from management present. management present. However, members of the Audit				
Committee have access to the Company's external				
auditors, and may meet and dialogue with them without				
anyone from management present.				
Optional: Recommendation 3.2				
1. Audit Committee meet at least four Compliant Indicate the number of Audit Committee meetings during				
times during the year. the year and provide proof				
Audit Notiues				
2. Audit Committee approves the Provide proof that the Audit Committee approved the				
appointment and removal of the appointment and removal of the internal auditor.				

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. Nomination and Remuneration Committee Nomination and Remuneration Committee	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

Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	As practicable	As practicable for a three member CG committee, there are two independent directors. Please see attached Annex A for the members of the Corporate Governance Committee, their qualifications and type of directorship. Under the Corporate Governance Committee Charter, the composition of the Committee shall be 3 members, all of which are non-executive directors, and majority is independent directors. The Corporate Governance Manual stipulates that the Independent Directors shall constitute 20% of the Board. The third member of the committee is a non-executive director which would make him still independent from management control.			
Chairman of the Corporate Governance Committee is an independent director.	Compliant	The Chairman of the Corporate Governance Committee is Mr. Erwin Elechicon, who is an independent director. Please see attached Annex A for his qualifications.			
Optional: Recommendation 3.3.					
Corporate Governance Committee meet at least twice during the year.		Indicate the number of Corporate Governance Committee meetings held during the year and provide proof thereof.			
Recommendation 3.4	Recommendation 3.4				

1.	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 Corporate Governance Manual under Section 3.23 establishes the Board Risk Oversight Committee and its functions and responsibilities. http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII -2017-Corporate-Governance-Manual.pdf Its Charter also provides for its purpose, duties and functions. http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-F-Charter-of-the-Board-Risk-Oversight-Committee.pdf	
2.	BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	As practicable (chairman is a non-executive director)	Please see attached Annex A for the members of the BROC and the type of directorship. The charter of the Corporate Governance Committee provides that the committee shall be composed of 3 members, majority will be independent directors, including the chairman. The Chairman is a non-executive director. As there are only two independent directors in the Corporation, who are also chairpersons in other committees, the Chairman could no longer be any of the independent directors. Nonetheless, the Chairman is a non-executive director who is independent and impartial from management.	
3.	The Chairman of the BROC is not the Chairman of the Board or of any other committee.	Compliant	Please see attached Annex A for further information pf the Chairman of the BROC.	

4.	At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	Compliant	Please see attached Annex A for the background of the BROC members specifically the background of Mr. George Sycip, chairman of BROC.	
Re	commendation 3.5			
1.	Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	Compliant	Section 3.24 of the Corporate Governance Manual establishes the Related Party Transaction Committee and its composition and functions. http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII2017-Corporate-Governance-Manual.pdf The charter of the Related Party Transaction Committee also expounds on its purpose, authority, duties and responsibilities. http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-G-Charter-of-the-Related-Party-Transactions-Committee.pdf	
2.	RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	Compliant	Please see attached Annex A for the information of its members, their qualifications and the type of directorship.	

		1		
1.	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	Section 3.25 of the Corporate Governance Manual provides that: 3.25 All established committees shall have Committee Charters stating in plain terms their respective purposes, memberships, structures, operations, reporting processes, resources and other relevant information. The Charters should provide the standards for evaluating the performance of the Committees. It should also be fully disclosed on the company's website. The Charter of each Committee shall clearly define the roles and accountabilities of each committee to avoid any	
			overlapping functions, towards having a more effective	
2.	Committee Charters provide standards for evaluating the performance of the Committees.	Compliant	Company Board. The Charters of the Committees are integral parts of and content/uploads/2017	http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII -2017-Corporate-Governance-Manual.pdf

3. Committee Charters were fully	Compliant	Provide link to company's website where the Committee	
disclosed on the company's website.		Charters are disclosed.	
		Internal Audit Charter: http://allianceselectfoods.com/wp-	
		content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-B-	
		Internal-Audit-Charter.pdf	
		internal Addit Charter.par	
		<u>Charter of the Board of Directors</u> :	
		http://allianceselectfoods.com/wp-	
		content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-C-	
		<u>Charter-of-the-Board-of-Directors.pdf</u>	
		Charter of the Audit Committee:	
		http://allianceselectfoods.com/wp-	
		content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-D-	
		Charter-of-the-Audit-Committee.pdf	
		· ·	
		<u>Charter of the Corporate Governance Committee:</u>	
		http://allianceselectfoods.com/wp-	
		content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-E-	
		Charter-of-the-Corporate-Governance-Committee.pdf	
		Charter of the Board Risk Oversight Committee:	
		http://allianceselectfoods.com/wp-	
		content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-F-	
		Charter-of-the-Board-Risk-Oversight-Committee.pdf	
		State Sound Historial State South Historia	
		<u>Charter of the Related Party Transactions Committee:</u>	
		http://allianceselectfoods.com/wp-	
		content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-G-	
		Charter-of-the-Related-Party-Transactions-Committee.pdf	

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.

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Recommendation 4.1	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	Section 3. 26 of the Corporate Governance Manual of the Corporation provides for tele-/videoconferencing of all meetings as follows: 3.26. Directors shall 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 SEC, except when justifiable causes, such as, illness, death in the immediate family and serious accidents, prevent them from doing so. Please see attached Annex A for the information on the attendance of the directors to the meetings. Please be advised that this is also disclosed in the Corporation's Definitive Information Statement. http://allianceselectfoods.com/company-disclosure/notice-of-annual-meeting-of-stockholders/			
The directors review meeting materials for all Board and Committee meetings.	Compliant				
3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	Compliant	The Directors ask the necessary questions and seek clarifications and explanations during Board and Committee meetings. The questions asked and clarifications/ explanations sought are reflected in the minutes of meetings.			
Recommendation 4.2	ecommendation 4.2				

1.	Non-executive directors		Section 3.27 and 3.28 of the Corporate Governance Manual	
	concurrently serve in a maximum of		of the Corporation indicates:	
	five publicly-listed companies to			
	ensure that they have sufficient		3.27. The non-executive directors of the Board shall	
	time to fully prepare for minutes,		concurrently serve as directors to a maximum of five	
	challenge Management's		publicly listed companies to ensure that they have	
	proposals/views, and oversee the		sufficient time to fully prepare for meetings, challenge	
	long-term strategy of the company.		Management's proposals/views, and oversee the long-term	
			strategy of the company.	
			2.20 A discrete shall scalify the Beaudy share he /sha is as	
			3.28. A director shall notify the Board where he/she is an	
			incumbent director before accepting a directorship in another company.	
			another company.	
			Please see attached Annex A for the list of directorships of	
			the company directors.	
			, and a sample of the sample o	
Rec	commendation 4.3			
1.	The directors notify the company's	Compliant		
	board before accepting a		Mr. Erwin M. Elechicon, Independent Director, verbally	
	directorship in another company.		notified the Board of his nomination for election as	
	directorship in another company.			
	unectorship in another company.		Independent Director of the Union Bank of the Philippines.	
	unectorship in another company.		Independent Director of the Union Bank of the Philippines.	
	unectorship in another company.		Independent Director of the Union Bank of the Philippines.	
One			Independent Director of the Union Bank of the Philippines.	
	tional: Principle 4		Independent Director of the Union Bank of the Philippines.	
	tional: Principle 4 Company does not have any		Independent Director of the Union Bank of the Philippines.	
	tional: Principle 4 Company does not have any executive directors who serve in		Independent Director of the Union Bank of the Philippines.	
	tional: Principle 4 Company does not have any executive directors who serve in more than two boards of listed		Independent Director of the Union Bank of the Philippines.	
1.	tional: Principle 4 Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.		Independent Director of the Union Bank of the Philippines.	
1.	tional: Principle 4 Company does not have any executive directors who serve in more than two boards of listed companies outside of the group. Company schedules board of		Independent Director of the Union Bank of the Philippines.	
1.	tional: Principle 4 Company does not have any executive directors who serve in more than two boards of listed companies outside of the group. Company schedules board of directors' meetings before the start		Independent Director of the Union Bank of the Philippines.	
1.	tional: Principle 4 Company does not have any executive directors who serve in more than two boards of listed companies outside of the group. Company schedules board of		Independent Director of the Union Bank of the Philippines.	

4.	Board of directors meet at least six times during the year.	Compliant	Please see attached Notices of the board meetings conducted for the year. The Board had 10 meetings for 2017.	
5.	Company requires as minimum quorum of at least 2/3 for board decisions.		Indicate the required minimum quorum for board decisions	
Pri	nciple 5: The board should endeavor to	exercise an objective	and independent judgment on all corporate affairs	
	commendation 5.1	energies un objective	and macket activities of an experience and an	
	The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher.	As practicable only 2 directors/ 1/3 of the Board)	Section 3.20 of the Corporate Governance Manual states that: 3.29. Consistent with the Securities Regulation Code, the Board shall have at least two (2) Independent Directors, or such number as shall constitute 20% of the members of the Board, whichever is lesser. The number of independent directors by the Board is compliant under the corporate governance manual of the Corporation. The number of Independent Directors constitutes 1/3 of the Board.	
Re	commendation 5.2			
1.	The independent directors possess all the qualifications and none of the disqualifications to hold the positions.	Compliant	Section 3.30 of the Corporate Governance Manual Board of Directors Governance Responsibilities, Reinforcing Board Independence provides for the qualifications of the Independent Director. http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII2017-Corporate-Governance-Manual.pdf	

Supplement to Recommendation 5.2			
Supplement to Recommendation 5.2 1. Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.	Complaint	Section 4.2 of the Board Charter; 4.4. D of the Board Charter as follows: 4.2. Consistent with the director's three-fold duty of obedience, diligence and loyalty to the Company, a director shall: a) Act within the scope of power and authority of the Company and the Board as prescribed in the Articles of Incorporation, By-Laws, and in existing laws, rules and regulations; b) Exercise the best care, skill and judgment, and observe utmost good faith in the conduct and management of the	
		b) Exercise the best care, skill and judgment, and observe	
Recommendation 5.3			

1.	The independent directors serve for a cumulative term of nine years (reckoned from 2012).	Compliant	Please see attached Annex A which would show the number of years served by the Independent directors.	
2.	The company bars an independent director from serving in such capacity after the term limit of nine years.	Compliant	Section 3.31 of the Corporate Governance Manual provides for the following stipulation: 3.30. Independent Directors shall serve for a maximum cumulative term of nine (9) years, reckoned in accordance with the pertinent rules of the SEC, after which the Independent Director shall be perpetually barred from re-election as such 20 in the Company, but may continue to qualify for nomination and election as a non-independent director.	
3.	In the instance that the company retains an independent director in the same capacity after nine years, the board provides meritorious justification and seeks shareholders' approval during the annual shareholders' meeting.	Compliant	There exists a mechanism in the Corporate governance Manual which requires election of all independent Directors which states: a) In the instance that the Company believes it is beneficial to retain an independent director who has served for nine years, the Board shall provide meritorious justification/s and seek shareholders' approval during the annual shareholders' meeting. The current independent Directors of the Corporation has not yet served for more than nine years.	
Red	commendation 5.4			
1.	The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	Compliant	The Chairman of the board is Mr. Antonio C. Pacis and the CEO is Mr. Raymond K. H. See.	

2. The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities. Section 3.32 of the Corporate Governance Manual provides: 3.32. The positions of Chairman of the Board and Chief Executive Officer shall be held by separate individuals and each should have clearly defined responsibilities. a) The role and responsibilities of the Chairman are provided Part III(B)(3) of Corporate Governance Manual b) The Chief Executive Officer shall roles and responsibilities are set forth under 3.32 (b) (i)-(ix) http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII2017-Corporate-Governance-Manual.pdf
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If the Chairman of the Board is not an independent director, the board	Compliant	Section 3.33 of the Corporate Governance Manual provides for the functions of the lead independent director:	
designates a lead director among the independent directors.		3.33. The Board shall designate as practicable a lead director among the independent directors if the Chairman of the Board is not independent, including if the positions of the Chairman of the Board and Chief Executive Officer are held by one person.	
		The functions of the lead shall include, among others, the following: a) Serves as an intermediary between the Chairman and the other Directors when necessary; b) Convenes and chairs meetings of the Non-Executive Directors; and c) Contributes to the performance of the Chairman, as required. http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII2017-Corporate-Governance-Manual.pdf	
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	Section 4 of Board of Directors charter elucidates on this point as follows: A Director should act in a manner characterized by integrity, transparency, accountability and fairness. Consistent with this, a Director shall: a) Conduct business transactions with the Company fairly. He shall ensure that his personal interest does not conflict with the interests of the Company or affect his independent judgment and the Board's decisions, and fully and immediately disclose an actual or potential conflict of interest that may arise;	

Rec	commendation 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.	As practicable	All of the Committees except the Executive Committee are Chaired and composed of Non- executive Directors. The Committees as a group has not had a meeting with the external audit team without anyone from management present. However, members of the Committees have	
	The meetings are chaired by the lead independent director.	Compliant	access to the Company's external auditors, chief compliance officer, chief audit executive, and may meet and dialogue with them without anyone from management present.	
_	tional: Principle 5			
1.	None of the directors is a former CEO of the company in the past 2 years.		Provide name/s of company CEO for the past 2 years	
Pri	nciple 6: The best measure of the Board	l's effectiveness is th	rough an assessment process. The Board should regularly carry	out evaluations to appraise its performance as a body,
and	l assess whether it possesses the right r	nix of backgrounds a	nd competencies.	
Rec	commendation 6.1			
1.	Board conducts an annual self- assessment of its performance as a whole.	Compliant	The Board will still schedule self-assessments in view of the recent approval of the Manual of Corporate Governance.	
2.	The Chairman conducts a self-assessment of his performance.	Compliant	The Corporate governance section mandates the conduct of self-assessment by the Board, the chairman, the committees.	
3.	The individual members conduct a self-assessment of their performance.	Compliant		
4.	Each committee conducts a self-assessment of its performance.	Compliant		

5. Every three years, the assessments are supported by an external facilitator.	As practicable	This has not yet been done as the Corporate Governance Manual has just been implemented last year. Thus, the three year period has not yet lapsed.	
Recommendation 6.2			
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	Section F of the Corporate Governance Manual outlines the system for assessing board performance: F. ASSESSING BOARD PERFORMANCE The best measure of the Board's effectiveness is through the assessment process. The Board shall regularly carry out evaluations to appraise its performance as a body, and assess whether it	
The system allows for a feedback mechanism from the shareholders.	Compliant	possesses the right mix of backgrounds and competencies. 3.36. The Board shall conduct an annual self-assessment of its performance, including the performance of the Chairman, individual members and committees. Every three years, the assessment shall as practicable or feasible be supported by an external facilitator. 3.37. The Board shall have in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, the individual directors and the Board Committees. Such system shall allow for a feedback mechanism from the shareholders.	

Principle 7: Members of the Board are duty-bound to apply high ethical standards, taking into account the interests of all stakeholders. Recommendation 7.1

2. The Code is properly disseminated to the Board, senior management and employees. Non-Compliant The Business Conduct and Ethics is being discussed by the Board and will be disseminated and posted on the website once approved Non-Compliant The Code is disclosed and made available to the public through the company website. Non-Compliant The Code is being discussed and will be disseminated once approved. Supplement to Recommendation 7.1 Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes. Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes. Recommendation 7.2	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.	Non-Compliant	The Company follows certain professional and ethical standards in internal and external dealings, which standards are formally or informally communicated to officers and employees of the Company. The Company plans to codify the said standards into a Code of Business Conduct and Ethics, which will be presented for endorsement of the Corporate Governance Committee and approval of the Board.	
available to the public through the company website. Supplement to Recommendation 7.1 1. Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes. Compliant This is found in the Guidelines on Employee Behavior, Please see attached as Annex D.	2.	to the Board, senior management	Non-Compliant	Board and will be disseminated and posted on the website	
1. Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes. Compliant This is found in the Guidelines on Employee Behavior, Please see attached as Annex D.	3.	available to the public through the	Non-Compliant	=	
policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes. Please see attached as Annex D.	Sup	pplement to Recommendation 7.1			
Recommendation 7.2	1.	policies and procedures on curbing and penalizing company involvement in offering, paying and	Compliant	• • •	
	Rec	commendation 7.2			

1.	Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	Non-compliant	The Company undergoes multiple audits annually by third parties, customers, stakeholders as well as its external auditors and internal auditor to ensure compliance. The Company follows certain professional and ethical
2.	Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	Compliant	standards in internal and external dealings, which standards are formally or informally communicated to officers and employees of the Company. The Company plans to codify the said standards into a Code of Business Conduct and Ethics, which will be presented for endorsement of the Corporate Governance Committee and approval of the Board.
			Disclosure and Transparency
Pri	nciple 8: The company should establish	corporate disclosure	e policies and procedures that are practical and in accordance with best practices and regulatory expectations.

Recommendation 8.1	commendation 8.1				
1. Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations.	Compliant	Part IV of the Corporate Governance Manual A. ENHANCING COMPANY DISCLOSURE POLICIES AND PROCEDURES provides for the corporate disclosure policies and procedures of the Corporation. http://allianceselectfoods.com/wp- content/uploads/2017/06/ASFII2017-Corporate- Governance-Manual.pdf For the reports made available to the shareholders, this is accessible in the Corporation's website and in Philippine Stock Exchange Portal: http://edge.pse.com.ph/companyDisclosures/form.do?cm py_id=602			
Supplement to Recommendations 8.1					

				,
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	The annual report and the Quarterly reports are published within the required timelines with SEC and PSE. Specifically these were published on the following dates.	
2.	Company discloses in its annual report the principal risks associated with the identity of the company's controlling shareholders; the degree of ownership concentration; crossholdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company.	Compliant	Please see below link for the Corporation's Annual Report http://allianceselectfoods.com/wp- content/uploads/2018/05/2017-ASFII-17-A-Annual-Report- For-the-Fiscal-Year-Demcembe-31-2017.pdf	
Red	commendation 8.2			
1.	Company has a policy requiring all directors to disclose/report to the company any dealings in the company's shares within three business days. Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three	Compliant	The Corporation has an existing policy requiring director and officers of the Company to report dealings in the shares of stock of the Company within three business days. Please see link for the policy: http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-H-Policy-On-Reporting-of-DO-Dealings-in-Shares-of-the-	
Sur	business days.		Company.pdf	

1.	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	Please see attached Annex A for the shareholdings of the directors, management and Annex F for the list of the top 100 shareholders as of March 31, 2018. Please see attached Annex G , the conglomerate Map of the Corporation.	
1.	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	Please see attached annex A. This is also published in the Corporation's Annual Report submitted to the PSE and SEC and found in the Corporation's website. http://allianceselectfoods.com/sec-filings/ Provide link or reference to the directors' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended.	
2.	Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	Compliant	Please see attached annex A. This is also published in the Corporation's Annual Report submitted to the PSE and SEC and found in the Corporation's website. http://allianceselectfoods.com/sec-filings/	

1.	Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same.	Compliant	The Corporation's Definitive Information Statement submitted on May 18, 2018 on the PSE Edge Portal (i.e. http://edge.pse.com.ph/companyDisclosures) Indicates the compensation policy for the Board of directors. On January 21, 2016, the Company's board of directors adopted a policy, effective immediately, setting director's per diems at P10,000 per attendance at Board Meetings and P5,000 per attendance at Committee meetings. Under the amended By-Laws, as compensation, the Board shall receive and allocate an amount of not more than 10% of the Group's EBITDA during the preceding year. Such compensation shall be determined and apportioned among the directors in such manner as the Board may deem proper, subject to the approval of the stockholders representing at least majority of the outstanding capital stock at a regular or special meeting of the stockholders. The Corporate Governance Committee charter also provides for the remuneration policy of the Corporation. Please see link below: http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-E-Charter-of-the-Corporate-Governance-Committee.pdf	
2.	Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	Compliant	The Corporate Governance Committee Charter provides for the policy for determining executive renumeration: Please see link below: http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-E-Charter-of-the-Corporate-Governance-Committee.pdf	

3.	Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Compliant	Please see attached Annex A for the breakdown of director renumeration and executive compensation	
	Commendation 8.5 Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.	Compliant	The Corporation has an existing policy on Related Party Transactions which is part of its Corporate Governance Manual. Please see link for your reference: http://allianceselectfoods.com/wp- content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-A- Related-Party-Transactions-Policy.pdf There has been no RPT for the year which will require the director to abstain.	
2.	Company discloses material or significant RPTs reviewed and approved during the year.	As practicable	The Company has had no transactions covered under Part IV (D)(1) of Annex "C" of SRC Rule 12 in the last two (2) years, or those involving the Company or any of its subsidiaries in which an incumbent director, executive officer or stockholder owning ten percent (10%) or more of the total outstanding shares of the Company and members of their immediate family had or is to have a direct or indirect material interest.	
Sup	pplement to Recommendation 8.5			
1.	Company requires directors to disclose their interests in transactions or any other conflict of interests.	Compliant	There has been no RPT which would require a director to disclose their interest. Please see RPT charter which requires the Director to disclose their interest in the event there is an RPT transaction. http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-A-Related-Party-Transactions-Policy.pdf	

Optional: Recommendation 8.5 1. Company discloses that RPTs are conducted in such a way to ensure	ant Section B (2) of the RPT Charter of the Corporation states:
that they are fair and at arms' length.	2. In the review and approval of RPTs, the Company shall at all times abide by the following standards: 2.1. That the RPT is "fair and at arm's length"1;
Recommendation 8.6	
1. Company makes a full, fair, accurate and timely disclosure to the public of every material fact or event that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders. Company makes a full, fair, accurate Company and the public of every material fact or event that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders.	public for the year.
Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	No RPT which required the corporation to appoint an independent director. Identify independent party appointed to evaluate the fairness of the transaction price
Supplement to Recommendation 8.6	
Company discloses the existence, justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company. Recommendation 8.7	The Company has no voting trust holders of 5% or more of the Company's stock, or of any arrangements that may result in a change of control of the Company. .

 Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG). Company's MCG is submitted to the SEC and PSE. 	Compliant Compliant	Please see link to the company's website where the Manual on Corporate Governance is posted. http://allianceselectfoods.com/manual-corporate-governance/	
Company's MCG is posted on its company website.	Compliant		
Supplement to Recommendation 8.7			
Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.	Compliant	Please see attached as Annex H Received copy of the Manual of Corporate Governance which was submitted to the SEC on May 31, 2017 and submitted to the PSE on June 1, 2017.	
Optional: Principle 8			
Does the company's Annual Report disclose the following information:			
a. Corporate Objectives	Compliant	Please see link to the Annual Report: http://allianceselectfoods.com/wp- content/uploads/2018/05/2017-ASFII-17-A-Annual-Report- For-the-Fiscal-Year-Demcembe-31-2017.pdf	
b. Financial performance indicators	Compliant	Item 6 Management Discussion and Analysis of Operation of the Annual Financial Statement.	
c. Non-financial performance indicators	Compliant	Please see Key Performance Indicators of the Annual Report.	

	d. Dividend Policy	Compliant	Please see link to the Annual Report: http://allianceselectfoods.com/wp- content/uploads/2018/05/2017-ASFII-17-A-Annual-Report- For-the-Fiscal-Year-Demcembe-31-2017.pdf	
	e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	Compliant	Part III Control and Compensation Information Item 10 Directors and Executive Officers of the Registrant (pg. 27 of the Annual Financial Statement	
	f. Attendance details of each director in all directors meetings held during the year	Compliant	Part IV. Corporate Governance Item 14 Corporate Governance (pg. 35 of the Annual Financial Statement)	
	g. Total remuneration of each member of the board of directors	Complaint	Part III Control and Compensation Information Item 11 Executive Compensation (pg. 35 of the Annual Financial Statement)	
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	Part IV Corporate Governance Item XIV of the AFS (pg 39 of the AFS)	
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	Please see link of the 17-A Report which contains the details for this section (e.g. Major Risk Factors) http://allianceselectfoods.com/wp-content/uploads/2018/05/2017-ASFII-17-A-Annual-Report-For-the-Fiscal-Year-Demcembe-31-2017.pdf	

4.	The Annual Report/Annual CG Report contains a statement from the board of directors or Audit	Compliant	Please see link of the 17-A Report which contains the details for this section.	
	Committee commenting on the adequacy of the company's internal controls/risk management systems.		http://allianceselectfoods.com/wp-content/uploads/2018/05/2017-ASFII-17-A-Annual-Report-For-the-Fiscal-Year-Demcembe-31-2017.pdf	
5.	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	Please see Major Risk Factor Page 11 of the Annual Financial Statement	

Principle 9: The company should establish standards for the appropriate selection of an external auditor, and exercise effective oversight of the same to strengthen the external auditor's independence and enhance audit quality.

Recommendation 9.1

 Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors. 	Compliant	The Charter of the Audit Committee under III Functions of the Committee, Section B (x) provides for the process for approving and recommending the appointment, reappointment, removal and fees of the company's external auditor as follows:	
		(x) Recommend to the Board the appointment, reappointment, removal and fees of the External Auditor, duly accredited by the Commission, who undertakes an independent audit of the Company, and provides an objective assurance on the manner by which the financial statements should be prepared and presented to the stockholders	

2. 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.	Compliant	70.22% of the Shareholders (1,755,409,302) ratified the reappointment of Reyes Tacandong & Co., as the Company's Independent External Auditor for 2017.			
3. 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	Please see link to the Audit Committee Charter: http://allianceselectfoods.com/wp- content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-D- Charter-of-the-Audit-Committee.pdf The external auditor, Reyes Tacandong & Co., has been reappointed for 2017.			
Supplement to Recommendation 9.1					
Company has a policy of rotating the lead audit partner every five years.	Compliant	Please see link to the attached Audit Committee Charter: http://allianceselectfoods.com/wp- content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-D- Charter-of-the-Audit-Committee.pdf The external auditor is Evaluated on an annual basis.			
Recommendation 9.2	Recommendation 9.2				

		_			
1.	Audit Committee Charter includes	Compliant	Please see link below to the Corporations' Audit Committee		
	the Audit Committee's responsibility		Charter:		
	on:				
			http://allianceselectfoods.com/wp-		
	i. assessing the integrity and		content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-D-		
	independence of external		Charter-of-the-Audit-Committee.pdf		
	•		Charter-or-the-Addit-Committee.pdf		
	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.				
2.		Compliant	Section III B External Audit section (x) states:		
	the Committee's responsibility on				
	reviewing and monitoring the		(x) Recommend to the Board the appointment,		
	external auditor's suitability and		reappointment, removal and fees of the External Auditor,		
	effectiveness on an annual basis.		duly accredited by the Commission, who undertakes an		
			independent audit of the Company, and provides an		
			objective assurance on the manner by which the financial		
			statements should be prepared and presented to the		
			stockholders.		
Sur	pplement to Recommendations 9.2				
	applement to Recommendations 312				

external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions.		Please see link to the company's Audit Committee Charter: http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-D-Charter-of-the-Audit-Committee.pdf The Audit Committee recommend the appointment, reappointment and removal of the External Auditor. It is in this review that the Committee ensures that that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions.	
Audit Committee ensures that the external auditor has adequate quality control procedures.	Compliant	Section III B External Audit (viii) states: (viii) Perform oversight functions over the Company's Internal and External Auditors. It ensures the independence of Internal and External Auditors, and that both auditors are given unrestricted access to all records, properties and person Please see link below to the Corporations' Audit Committee Charter: http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-D-Charter-of-the-Audit-Committee.pdf	

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	There have been no non-audit services for the year. Please see Section 3 no. b audit committee charter which states: The Audit Committee shall: Evaluate and determine the non-audit work, if any, of the External Auditor, and periodically reviews the non-audit fees paid to the External Auditor in relation to the total fees paid to him and to the Company's overall consultancy expenses. The committee should disallow any non-audit work that will conflict with his duties as an External Auditor or may pose a threat to his independence. The non-audit work, if allowed, should be disclosed in the Company's Annual Report and Annual Corporate Governance Report;	
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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	Section III B External Audit 2 states: The Audit Committee shall Evaluate and determine the non-audit work, if any, of the External Auditor, and periodically reviews the non-audit fees paid to the External Auditor in relation to the total fees paid to him and to the Company's overall consultancy expenses. The committee should disallow any non-audit work that will conflict with his duties as an External Auditor or may pose a threat to his independence. The non-audit work, if allowed, should be disclosed in the Company's Annual Report and Annual Corporate Governance Report; Please see link below to the Corporations' Audit Committee Charter: http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-D-Charter-of-the-Audit-Committee.pdf Provide link or reference to guidelines or policies on non-audit services	
Supplement to Recommendation 9.3 1. Fees paid for non-audit services do not outweigh the fees paid for audit services. Additional Recommendation to Principle 9.3	Complaint	Please see attached Annex A for audit fees. There have been no non-audit services for the year.	

1.	Company's external auditor is duly accredited by the SEC under Group A category.	Compliant	Please see details of the company's external auditor, as follows: 1. Name of the audit engagement partner: Emmanuel V. Clarino 2. BOA Accreditation number:4782 3. Date Accredited: December 29, 2015 4. BOA Expiry date of accreditation: Dec 31, 2018 5. SEC Accreditation No: 1021-AR-2 Group A 6. Date Accredited: September 27, 2016 7. SEC Expiry date of accreditation: March 27, 2020 8. Name, address, contact number of the audit firm Reyes, Tacandong & Co. Citibank Tower 8741 Paseo De Roxas Makati City 1226 Philippines	
2.	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).	As practicable	There was no inspection yet for 2017.	

Principle 10: The company should ensure that the material and reportable 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	Sec C 4.11 of the Corporate Governance Manual states as follows: 4.11. The Board shall have a clear and focused policy on the disclosure of nonfinancial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability. Companies shall adopt a globally recognized standard/framework in reporting sustainability and nonfinancial issues.	
	Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	Non-Compliant	The Company will endeavor to adopt a standard/ framework in reporting sustainability and non-financial issues at the soonest practicable time.	
deci	ciple 11: The company should maintain sion-making by investors, stakeholders		nd cost-efficient communication channel for disseminating reled users.	vant information. This channel is crucial for informed
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 uses quarterly reporting, current reporting and quarterly Press Releases disclosed through the PSE portal and through the Corporation's Website. http://allianceselectfoods.com/press-materials-news/	
Sup	plemental to Principle 11			
_	Company has a website disclosing up-to-date information on the following:	Compliant	Please see attached link of the Corporation's website http://allianceselectfoods.com	
ã	a. Financial statements/reports (latest quarterly)	Compliant		

b. Materials provided in briefings to analysts and media	Compliant				
c. Downloadable annual report	Compliant				
d. Notice of ASM and/or SSM	Compliant				
e. Minutes of ASM and/or SSM	Compliant				
f. Company's Articles of	Compliant				
Incorporation and By-Laws					
, , , , ,					
Additional Recommendation to Principle	11				
1. Company complies with SEC-	Compliant	Please see link to the Corporation's website:			
prescribed website template.					
·		http://allianceselectfoods.com			
	Int	ernal Control System and Risk Management Framework			
Principle 12: To ensure the integrity, trans		overnance in the conduct of its affairs, the company should ha	ve a strong and effective internal control system and		
enterprise risk management framework.	,parrette, arra proper 8	γ			
Recommendation 12.1					
Company has an adequate and	Compliant	The company has an internal audit and a chief audit			
effective internal control system in		executive. It also has financial controls in place. It likewise			
the conduct of its business.		employs the SAP system to ensure rigorous financial.			
the conduct of its business.		employs the SAF system to ensure rigorous illidificial.			

	Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Compliant	Please see link to the Corporation's Annual report: http://allianceselectfoods.com/wp- content/uploads/2018/05/2017-ASFII-17-A-Annual-Report- For-the-Fiscal-Year-Demcembe-31-2017.pdf Please see section 26 of the Annual Financial Statement which would reflect the Company's Risk Management Procedures and processes, the key risks the company is currently facing, and how the company manages the key risks. The frame work used is the Philippine Financial Reporting Standards (PFRS) which includes all applicable PFRS,	
			Philippine Accounting Standards, interpretations issued by	
			the International Financial Reporting Interpretations	
			Committee (IFRIC) and adopted by the SEC.	
Supp	plement to Recommendations 12.1			
1.	Company has a formal	Compliant		
	comprehensive enterprise-wide		The Board of Directors Charter	
	compliance program covering		(http://allianceselectfoods.com/wp-	
	compliance with laws and relevant		content/uploads/2017/06/ASFII-2017-CG-Manual-Annex-C-	
	regulations that is annually		<u>Charter-of-the-Board-of-Directors.pdf</u>) and the Manual of	
	reviewed. The program includes appropriate training and		Corp governance with specific (http://allianceselectfoods.com/wp-	
	awareness initiatives to facilitate		content/uploads/2017/06/ASFII2017-Corporate-	
	understanding, acceptance and		Governance-Manual.pdf) provisions under the compliance	
	compliance with the said		officer cover this section.	
	issuances.			
Opti	onal: 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. 		Provide information on IT governance process	
Recommendation 12.2			
 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 internal audit is in-house.	
Recommendation 12.3			

1.	Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	Compliant	The Company's Chief Audit Executive is Ms. Nimpa Reyes. The Internal Audit Charter provides for the responsibilities of the CAE as follows: 1. Periodically review the Internal Audit Charter and present it to senior management and the Board Audit Committee for approval; 2. Establish a risk-based internal audit plan, including policies and procedures, to determine the priorities of the internal audit activity, consistent with the organization's goals; 3. Communicate the internal audit activity's plans, resource requirements and impact of resource limitations, as well as significant interim changes, to senior management and the Audit Committee for review and approval; 4. Spearhead the performance of the internal audit activity to ensure it adds value to the organization; 5. Report periodically to the Audit Committee on the internal audit activity's performance relative to its plan; and 6. Present findings and recommendations to the Audit Committee and gives advice to senior management and the Board on how to improve internal processes.	
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		

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.	As practicable	There is an in-house chief audit executive.	
Recommendation 12.4			
Company has a separate risk management function to identify, assess and monitor key risk exposures.	Compliant	Please see link below of the Corporate Governance Manual for the provisions pertaining to the Compliance officer 3.6, external auditor (part IV B), chief audit executive section (5.3). The three officers function to identify, assess and monitor key risk exposures of the Corporation. http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII2017-Corporate-Governance-Manual.pdf	
Supplement to Recommendation 12.4			
Company seeks external technical support in risk management when such competence is not available internally.	As practicable	The Corporation has not sought external technical support in risk management	
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). (ERM).	Compliant	The Chief Risk Officer of the Corporation is Ms. Lisa Dejadina The Corporate Governance Manual under section 5,5, provides for the following functions of The CRO: a.) Supervise the entire ERM process and spearhead the development, implementation, maintenance and continuous improvement of ERM processes and documentation; b) Communicate the top risks and the status of implementation of risk management strategies and action plans to the Board Risk Oversight Committee; c) Collaborate with the CEO in updating and making recommendations to the Board Risk Oversight Committee; d) Suggest ERM policies and related guidance, as may be needed; and e) Provide insights on the following: (i) Risk management processes are performing as intended; (ii) Risk measures reported are continuously reviewed for effectiveness; (iii) Established risk policies and procedures are being complied with. There shall be clear communication between the Board Risk Oversight Committee and the CRO. Identify the company's Chief Risk Officer (CRO) and provide information on or reference to a document containing his/her responsibilities and qualifications/hackground	
		his/her responsibilities and qualifications/background.	
CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	Compliant	The CRO is the senior vice president of the corporation and the head of group and business development which would ensure the CRO has adequate resources.	
Additional Recommendation to Principle 1	.2		

	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. nciple 13: The company should treat all commendation 13.1		Please see attached CEO and CAE's attestation as Annex I. Cultivating a Synergic Relationship with Shareholders and equitably, and also recognize, protect and facilitate the exerginal exerginal equitables.	rcise of their rights.
1.	Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	Compliant	Part VI of the Corporate Governance Manual "Cultivating Synergic Relationship with Shareholders" Part A 6.1 b provides for the Shareholder's rights.	
2.	Board ensures that basic shareholder rights are disclosed on the company's website.	Compliant	Please see link of the Company's website: http://allianceselectfoods.com/wp- content/uploads/2017/06/ASFII2017-Corporate- Governance-Manual.pdf	
Sup	pplement to Recommendation 13.1			
1.	Company's common share has one vote for one share.	Compliant	The By-laws, and Articles of Incorporation shows the corporation's treatment of shareholders with respect to its voting rights, subscription rights and transfer rights.	
2.	Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	Compliant	The By-laws, and Articles of Incorporation shows the corporation's treatment of shareholders with respect to its voting rights, subscription rights and transfer rights.	

3.	Board has an effective, secure, and efficient voting system.	Compliant	The Voting Procedure is Indicated in the Corporation's Information statement. http://allianceselectfoods.com/company-disclosure/notice-of-annual-meeting-of-stockholders/ Voting is by balloting.	
4.	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	The Corporation uses cumulative voting. Please see link where you can find the certification from the Corporate Secretary on the tabulation of votes and the method of voting use. The Corporation's DIS also explains the voting procedure. http://allianceselectfoods.com/company-disclosure/notice-of-annual-meeting-of-stockholders/	

5.	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	Part VI A Section 6.1 (iv) of the Corporate Governance Manual provides that Shareholders holding at least 25% of the Company's outstanding capital stock can propose the holding of meetings and to include agenda items ahead of the scheduled Annual and Special Shareholders' Meeting; provided that to prevent the misuse or abuse of this right the Board shall have the discretion not to agree to the proposal provided further that such discretion shall in all instances be exercised for the protection of the corporate interest. In the event a special meeting is held by reason of a proposal made by a shareholder under this provision, the proposing shareholder shall shoulder all of the costs of such meeting unless shareholders holding a majority of the outstanding capital stock vote to allow the Company to shoulder such costs.	
6.	Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	Compliant	Part VI A Section 6.1 (iii) of the Corporate Governance Manual provides: It is the right of all shareholders, including minority shareholders to nominate candidates to the Board of Directors in accordance with law and consistent with the Company's nominations policies and processes and the rules and regulations of the SEC pertinent to the nomination of candidates.	

7. Company has a transparent and specific dividend policy.	Compliant	Part VI A Section 6.1 (ii) of the Corporate Governance Manual provides: Right to dividends is consistent with the Corporation Code and Philippine jurisprudence. The dividend policy of the Company shall be disclosed in the Company's Annual Report. The policy of ASFII for the payment of cash dividends shall be that all cash dividends shall be paid to shareholders within thirty (30) days from declaration thereof. The Company has not adopted a specific dividend policy. The Company has not declared dividends for the past two most recent fiscal years.	
Optional: Recommendation 13.1			
 Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting. 		Identify the independent party that counted/validated the votes at the ASM, if any.	
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 28 days before the meeting. Supplemental to Recommendation 13.2	Compliant	The Notices were sent within the prescribed period mandated by the law. There were no items involving renumeration which were tabled therein. Please see attached link of the table of agenda in the DIS for both meetings in 2017. http://allianceselectfoods.com/company-disclosure/notice-of-annual-meeting-of-stockholders/	

Company's Notice of Annual Stockholders' Meeting contains the following information:	Compliant	Please see link that would provide the notice to the Company's Annual Shareholder's meeting was sufficient and complies with the corporate governance rules: http://allianceselectfoods.com/company-disclosure/notice-of-annual-meeting-of-stockholders/	
a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)	Compliant	Same as above.	
b. Auditors seeking appointment/re-appointment	Compliant	Same as above.	
c. Proxy documents	Compliant	Same as above.	
Optional: Recommendation 13.2			
Company provides rationale for the agenda items for the annual stockholders meeting	Compliant	Please see link that would show the company's Definitive Information Statement which provides the rationale for the agenda items. http://allianceselectfoods.com/company-disclosure/notice-of-annual-meeting-of-stockholders/	
Recommendation 13.3			
1. 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	Please see link of the copy of the latest ASM Minutes http://allianceselectfoods.com/company-disclosure/notice- of-annual-meeting-of-stockholders/	

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	Please see link of the copy of the latest ASM Minutes http://allianceselectfoods.com/company-disclosure/notice- of-annual-meeting-of-stockholders/ Please see Annex J for the voting results for all agenda items on the previous Special Stockholder's meeting and Annual Stockholder's meeting. The voting was done by ballot. There was also an opportunity to ask questions and answers were provided by the board during the meeting.	
Su	pplement to Recommendation 13.3			
1.	Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM.	Compliant	The External auditor was present during the most recent ASM and Special Stockholders' meeting. Please refer to Minutes.	
Re	commendation 13.4			
1.	Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intracorporate disputes in an amicable and effective manner.	Compliant	Section 6.4 of the Corporate Governance Manual provides as follows: 6.4. The Board shall make available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner, which shall be included in the company's Manual on Corporate Governance.	

			T	
2.	The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	Compliant	This provision is found in 6.4 of the Corporate Governance Manual. http://allianceselectfoods.com/wp-content/uploads/2017/06/ASFII2017-Corporate-Governance-Manual.pdf	
Rec	commendation 13.5			
1.	Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	Compliant	The Investor Relations Officer of the Corporation is Atty. Ma. Kristina Ambrocio Telephone number: (02) 635-5241 Fax Number: (02)6355235 / (02)6353423 E-mail address: Kpambrocio@allianceselectfoods.com	
2.	IRO is present at every shareholder's meeting.	Compliant	Yes, the IRO is present at every Shareholders' meeting	
Sup	plemental Recommendations to Princ	iple 13		
1.	Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group	Compliant	There are no anti-take over measures or similar devices that may entrench ineffective management of the existing shareholder group.	
2.	Company has at least thirty percent (30%) public float to increase liquidity in the market.	Compliant	The Company's public float as December 31, 2017 is 31.77	
Opt	tional: Principle 13			
1.	Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting		Disclose or provide link/reference to policies and practices to encourage shareholders' participation beyond ASM	

		Disclose the process and procedure for secure electronic voting in absentia, if any. Duties to Stakeholders ontractual relations and through voluntary commitments must to obtain prompt effective redress for the violation of their rig	•
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 Corporate governance Manual Part VII Duties of Stakeholders A sec. 7.1a defines the composition of stakeholders as: Stakeholders include but are not limited to shareholders, employees, suppliers, investors, creditors, the community in which the Company operates, etc. The Corporate Governance Manual provides information pertaining to shareholders' rights, duties and programs.	
Recommendation 14.2			
Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.	Compliant	The Corporate Governance Manual provides: 7.2. The Board shall establish clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.	
Recommendation 14.3			

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	Whistleblowing policy and practices and procedures for stakeholders are incorporated in the Corporate Governance Manual under Section 7.5 and 7.6 as follows: 7.5. The Board shall make a stand against corruption by adopting an anticorruption policy and program in its Code of Conduct. Further, the Board shall disseminate the policy and program to employees across the organization through trainings to embed them in the company's culture. 7.6. The Board shall establish a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation and to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns. The Board shall supervise and ensure its enforcement. For concerns of violations please contact:	
		Ma. Kristina Ambrocio Telephone number: (02) 635-5241 Fax Number: (02)6355235 / (02)6353423	
Supplement to Recommendation 14.3		E-mail address: Kpambrocio@allianceselectfoods.com	
Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner.	Compliant	The Corporate Governance Manual provides under 6.4 6.4. The Board shall make available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner, which shall be included in the company's Manual on Corporate Governance.	

1. 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	Compliant	There has been no request for exemption for the year.	
the reason for such action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation.			
 Company respects intellectual property rights. 	Compliant	The Corporation respects and complies with Intellectual Property Code of the Philippines It has not infringed any intellectual property rights owned by other entities.	
Optional: Principle 14			
 Company discloses its policies and practices that address customers' welfare 		Identify policies, programs and practices that address customers' welfare or provide link/reference to a document containing the same.	
 Company discloses its policies and practices that address supplier/contractor selection procedures 		Identify policies, programs and practices that address supplier/contractor selection procedures or provide link/reference to a document containing the same.	

governance processes.

Recommendation 15.1

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 Corporation's Corporate Governance Manual under Part VII section B 7.4 outlines its policy to encourage employee participation such as: A mechanism for employee participation shall be developed to create a symbiotic environment, realize the company's goals and participate in its corporate governance processes. 7.4. The Board shall establish policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance. Such policies and programs shall cover: a) Health, safety and welfare; b) Training and development; and c) Reward/compensation for employees that encourages employees to perform better and motivates them to take a more dynamic role in the corporation. To further foster active participation, the Company shall recognize the firm specific skills of its employees and their potential contribution in corporate governance. The employees' viewpoint in certain key decisions may also be councils or employee representation in the board. Please see attached Goal Setting Performance Assessment Form which allows the employees to participate in policies and programs and voice concerns.	
Supplement to Recommendation 15.1			

1.	Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.	Compliant	Please see attached Annex E for Goal Setting Performance Assessment Form. The goal setting performance form allows the management and employees to set goals and performances and review final performance against target goals and development plan. This evaluation conducted with the GSPA is used as basis for the Bonus Policy.	
2.	Company has policies and practices on health, safety and welfare of its employees.	Compliant	Please see attached Company policy on health, safety and welfare of its employees, which are formally communicated to its officers and employees. Also attached as Annex K are documentation of seminars and trainings conducted in relation to health, safety and welfare of employees.	
3.	Company has policies and practices on training and development of its employees.	Compliant	Please see attached training policies and training schedule as Annex K.	
Rec	ommendation 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	The Corporate Governance Manual of the Corporation under Section 7.5 states: 7.5. The Board shall make a stand against corruption by adopting an anticorruption policy and program in its Code of Conduct. Further, the Board shall disseminate the policy and program to employees across the organization through trainings to embed them in the company's culture.	

2. Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	Compliant	Please see attached trainings and the attendance list of the trainings conducted and participated by employees as Annex K.	
Supplement to Recommendation 15.2			
Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes.	Compliant	Rule 6 and 9 of the ASFII guidelines on employee behavior provides that the following act is considered punishable offenses: b. Extorting or unauthorized solicitation of money within company premises for personal ends. Rule 9: . Serious Dishonesty Affecting Company Interest a. Offering or accepting anything of value in exchange for a purchase or requisition, job, work assignment, work location or favorable conditions of his office or position or any other similar consideration.	
Recommendation 15.3			

1.	Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation	Compliant	Under Article 7.6 of the Corporate Governance Manual, it provides: 7.6. The Board shall establish a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation and to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns. The Board shall supervise and ensure its enforcement. The whistleblowing framework is being reviewed by the Board and will be published once approved. Employees and Officers can also use the GSPA form to supervisors to report on concern about illegal or unethical practices). To report any illegal or unethical behavior please contact: Ma. Kristina Ambrocio Telephone number: (02) 635-5241 Fax Number: (02)6355235 / (02)6353423 E-mail address: Kpambrocio@allianceselectfoods.com	
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.	Non-compliant	A draft of the Company's Whistleblowing Policy that will allow employees to have access to an independent member of the Board or a unit created to handle whistleblowing concerns is under review.	
3.	Board supervises and ensures the enforcement of the whistleblowing framework.	Non-compliant	A draft of the Company's Whistleblowing Policy that will require the Board to supervise and ensure the enforcement of the whistleblowing framework is under review.	

Principle 16: The company should 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.

Re	commendation 16.1			
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 Annual Financial Statement of the Corporation disclosed that the Corporation has been giving back to the community through the feeding program conducted in Banisil High School located in General Santos City. The program aimed to feed underweight students in an attempt to combat frequent absences and poor academic performance as well as educate the families about proper nutrition for their children. The feeding program was completed by 2017. The Corporation is now developing its corporate social responsibility program to focus on the local workers' community welfare, as well as promoting a clean and healthy environment.	
Ор	tional: Principle 16			
1.	Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development		Identify or provide link/reference to policies, programs and practices to ensure that its value chain is environmentally friendly or is consistent with promoting sustainable development.	
2.	Company exerts effort to interact positively with the communities in which it operates		Identify or provide link/reference to policies, programs and practices to interact positively with the communities in which it operates.	

Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in the City of PASIG CITY on 25 MAY 2010 2018

SIGNATURES

Atty. Antonio C. Pacis Chairman of the Baord

Mr. Erwin Elechicon Independent Director

Acty. Kristina P. Ambrocio
VP Legal and Compliance Officer

Mr. Raymond K. H. See President and CEO

Mr. Dobbin Tan Independent Director

ry. Barbara Anne C. Migallos Corporate Secretary

PASIG CITY on SWORN TO before me at _ affiants exhibited to me the following:

Name

Competent Evidence of

Date / Place Issued

<u>Identity</u>

Atty. Antonio C. Pacis

Passport EC5839503

Oct. 30, 2015 DFA

Manila

Mr. Raymond K. H. See

Mr. Erwin Elechicon

Mr. Dobbin Tan

Atty. Kristina P. Ambrocio

Atty, Barbara Anne C. Migallos

Passport EC3695414

Passport- EC07551549 Passport EC0552843

Passport P7148981A

IBP Card No. 52615

May 10, 2028 DFA NCR South

March 17, 2015 DFA NCR East

April 3, 2014 DFA NCR Central

March 13, 2014 DFA Manila

and is/are personally known to or identified by me to be the same person/s who executed the foregoing instrument and he/she/they further affirmed and made oath as to the said instrument.

Doc. No.

Page No.

Book No.

Series of

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PATEROS

ATYK. GING MARCO P. BAUTISTA

Malary Public for Pasig, San Juan, and Pateros Compussion No. 135 (2018-2019) Until December 31, 2019

1206 East Tower, Phil. Stock Exchange Centre, Exchange Road, Ortigas Center, Pasig City PTR No. 3861096/1-11-2018/Pasig City

IBP No. 017649/11-24/2017/Quezon City

Roll of Attorneys No. 58507

VCLB Compliance No. V-0020739;4-20-2016





ANNEX A: Directors and Executive Officers

The names of the incumbent directors of the Company, their respective ages, citizenship, period of service, directorships in other companies and positions held for the last five (5) years are as follows:

DIRECTORS

Director	Nationality	Position	Age	Period of Service (as of March 31, 2018)
Antonio C. Pacis	Filipino	Chairman	77	3 years and 3 months (First elected on December 8, 2014)
George E. SyCip	American	Vice Chairman	61	13 years and 1 month (First elected on February 12, 2005)
Raymond K. H. See	Filipino	Director, President, and CEO	50	3 years and 3 months (First elected on December 8, 2014)
Erwin M. Elechicon	Filipino	Independent Director	58	3 years and 9 months (First elected on June 16, 2014)
Marie Grace T. Vera Cruz	Filipino	Director	37	3 years and 9 months (First elected on June 16, 2014)
Joseph Peter Y. Roxas	Filipino	Director	56	2 years and 1 month (First elected on March 1, 2016)

Dobbin A. Tan	Filipino	Independent Director	54	2 years and 1 month
				(First elected on March 1, 2016)

ANTONIO C. PACIS - 77, Filipino citizen; Chairman of the Board

Mr. Pacis obtained his law degree from the Ateneo Law School in 1965 and his masteral law degree from the Harvard Law School in 1967.

He is on the Board of Directors at OCLP Holdings Inc., BDO Unibank, Inc., Paluwagan Ng Bayan Savings Bank, Armstrong Pacific Co., Inc., Legisforum, Inc., Technology Investment Co., Inc. and Central Colleges of The Philippines.

He is Chairman of the Board of Directors at Asian Silver Estate, Inc., International Social Service Philippines, Inc., Amigo Holdings, Inc., Asian Waterfront Holdings, Inc., Mantle Holdings, Inc., and Corporate Secretary for Armstrong Securities, Inc., EBC Strategic Holdings Corp., and Paluwagan NG Bayan Savings Bank.

Mr. Pacis has been practicing law since 1965 and continues to practice at Pacis and Reyes Law Office and was a professor of law at the Ateneo Law School.

GEORGE E. SYCIP - 61, American citizen; Vice-Chairman

Mr. Sycip received his BA 'With Distinction' in International Relations/Economics from Stanford University and his Master in Business Administration Degree from the Harvard Business School

Mr. Sycip is the Director and Principal of Galaxaco China Group, a project doing business in China, and Halanna Management estate investment and development and consultancy firm serving American, European and Asian clients' estate investment and development company. Mr. Sycip currently serves on the Boards or Advisory Boards of several companies and institutions. In Asia, these include Macro Asia Corp., Beneficial-PNB Life Insurance, Medtecs Corporation, and Cityland Development Corporation. In the U.S., he is on the Board of the Bank of the Orient, Arasor International, the California Asia Business Council, the International Institute for Rural Reconstruction, Give2Asia, and Stanford University's Institute for International Studies.

RAYMOND K. H. SEE - 50, Filipino citizen; Director, President & CEO

Mr. See graduated from De La Salle University in 1989 with a degree in B.S. Industrial Management Engineering, minor in Mechanical Engineering.

Prior to joining the Company, Mr. See was a former executive from Pilipinas Shell Petroleum Corporation. He rose from the ranks in his 24 year stay in the said company. Mr. See was the Senior Vice-President for Operation of the Company before being appointed as President & CEO of the Company on December 8, 2014.

MARIE GRACE T. VERA CRUZ - 37, Filipino citizen; Director

Ms. Vera Cruz holds an MBA from London Business School and a Bachelor's Degree in Business Economics from the University of the Philippines, where she graduated Magna cum Laude.

Ms. Vera Cruz is the Managing Director of Seawood Resources, Inc., an investment company based in the Philippines. She is also the President of Strongoak, Inc. Prior to Seawood and Strongoak, Ms. Vera Cruz was a consultant at McKinsey & Co.

ERWIN M. ELECHICON - 58, Filipino citizen; Independent Director

Mr. Elechicon holds a Bachelor of Arts Degree in Economics, cum laude, from the Ateneo de Manita University in 1979. He attended courses in

Finance at the Columbia Business School; and in Marketing at Kellogg School of Management.

Mr. Elechicon was with the Procter & Gamble Company (P&G) for over 26 years. He has had local and regional responsibilities at P&G across Asia, and has lived in Singapore, Mumbai, Kuala Lumpur and Ho Chi Minh City as well as Manila. He was also President and General Manager of two Jollibee Foods Corporation subsidiaries, Greenwich Pizza Company and Chowking. He is currently the Chairman and co-founder of Assurant BPO Solutions, Inc., a Makati-based company providing business and knowledge process outsourcing and managed services solutions to a broad range of clients. He is also a director of U-Bix Corporation, one of the largest integrated office systems and service providers in the Philippines.

JOSEPH PETER Y. ROXAS - 56, Filipino citizen; Director

Mr. Roxas graduated from the Ateneo de Manila University in 1983 with a Bachelor's degree in Economics. He also has MBA units from the Ateneo de Manila University Graduate School.

Mr. Roxas is President of Eagle Equities, Inc. since 1996. He is also presently a Director of DFNN, Inc., a listed company in the Philippine Stock Exchange, and of Kimquan Trading Corporation, a privately held company. He is also a Director of the Association of Securities Analysts of the Philippines since 2000. Mr. Roxas was with R. Coyuito Securities as Assistant Vice President for Research from 1993 to 1995, and Investment Officer from 1987 to 1992.

DOBBIN A. TAN - 54, Filipino citizen; Independent Director

Mr. Tan graduated from the Ateneo de Manila University in 1985 with a Bachelor of Science degree in Management Engineering. He obtained his Master's degree in Business Administration from the University of Chicago, Booth School of Business in 2013. Mr. Tan also attended a Management Development Program of the Asian Institute of Management in 1990, and a Strategic Business Economics Program of the University of Asia and the Pacific in 2001.

Mr. Tan is presently Chief Executive Officer of New Sunlife Ventures, Inc. He was Managing Director and Chief Operating Officer of Information Gateway from 2002 to 2012. Mr. Tan also served as Vice President for Marketing of Dutch Boy Philippines from 2000 to 2002, President of Informatics Computer College from 1997 to 2000, Assistant Vice President for Marketing of Basic Holdings from 1994 to 1997, Operations Manager of DC Restaurant Management Systems from 1990 to 1994, and Senior Financial Analyst/ Corporate Planning Manager for San Miguel Corporation from 1985 to 1990.

EXECUTIVE OFFICERS

RAYMOND K.H. SEE - 50, Filipino citizen; President & CEO.

Mr. See graduated from De La Salle University in 1989 with a degree in B.S. Industrial Management Engineering, minor in Mechanical Engineering.

Prior to joining the Company, Mr. See was a former executive from Pilipinas Shell Petroleum Corporation who rose from the ranks in his 24 year stay in the said company. Mr. See was the Senior Vice-President for Operation of the Company before being appointed as President and Chief Executive Officer of the Company on December 8, 2014.

LISA ANGELA Y. DEJADINA – 35, Filipino citizen; Senior Vice President for Operational Excellence and Business Development

Ms. Dejadina has a degree in B.S. Industrial Engineering from the University of the Philippines where she graduated in 2005.

Prior to joining the company, Ms. Dejadina worked at Pilipinas Shell Petroleum Corporation where she covered various roles contributing to ten years of solid work experience in the petroleum industry in the areas of fuel depot operations, Health, Safety, Security and Environment (HSSE) management, and business support functions (business development, logistics, and learning & development).

BARBARA ANNE C. MIGALLOS - 63, Filipino citizen; Corporate Secretary.

Ms. Migallos graduated cum laude from the University of the Philippines, with a Bachelor of Arts degree, and finished her Bachelor of Laws degree as cum laude (salutatorian) also at the University of the Philippines. She placed third in the 1979 Philippine Bar Examination.

Ms. Migallos was elected as Corporate Secretary of the Company on July 6, 2015. She is Director and Corporate Secretary of Philex Mining Corporation and Philex Petroleum Corporation, and Corporate Secretary

of Nickel Asia Corporation and Silangan Mindanao Mining Co., Inc. She is the Managing Partner of the Migallos & Luna Law Offices. Ms. Migallos is also a Director of Mabuhay Vinyl Corporation and Philippine Resins Industries, and Corporate Secretary of Eastern Telecommunications Philippines, Inc. She is a professorial lecturer in Corporations Law, Insurance, Securities Regulation and Credit Transactions at the De La Salle University College of Law. She was a Senior Partner of Roco Kapunan Migallos and Luna Law Offices from 1988 to 2006.

MA. KRISTINA P. AMBROCIO - 39, Filipino citizen; Assistant Corporate Secretary and Compliance Officer

Ms. Ambrocio graduated from the Ateneo de Manila University in 2001 with a major in Philosophy, and minor in Humanities. She obtained her law degree in 2005 from the University of the Philippines. Ms. Ambrocio also completed an Advanced Intellectual Property Law course at the Institute of European Studies of Macau in 2006.

Prior to joining the Company, Ms. Ambrocio was Corporate Counsel and Assistant Corporate Secretary of Chevron Philippines, Inc.

NIMPA H. REYES- Filipino; Chief Audit Executive

She is experienced in supervising financial accounting, advisory audit and payroll with different kind of industries such as mining, poultry, construction, audit advisory, accounting services, and tourism oriented industries.

Prior to joining the Company, she was the sales account executive of Dalian Bingshan Engineering and Trading Co., Ltd. and an accounting Officer at Crieta Hasan and Associates, CPAs.

BOARD COMMITTEES

AUDIT COMMITTEE	
Dobbin A. Tan	Chairman, Independent Director
Marie Grace T. Vera Curz	Member (Non- executive Director
Erwin M. Elechicon	Independent Director

BOARD RISK OVERSIGHT COMMITTEE				
George E. Sycip	Chairman, Non- Executive			

	Director
Dobbin Tan	Member
	Independent
	Director
Erwin M.	Member,
Elechicon	Independent
	Director

RELATED PARTY COMMITTEE	TRANSACTIONS
Antonio C. Pacis	Chairman, Non-Executive
Dobbin Tan	Director Member Independent
Erwin M. Elechicon	Director Member Independent Director

CORPORATE GOVERNANCE COMMITTEE						
Erwin M.	Chairman					
Elechicon	Independent Director					
Dobbin Tan	Member					
	Independent					
	Director					
Joseph Peter Y.	Member					
Roxas	Non-Executive					
	Director					

EXECUTIVE COMMITTEE	
Raymond K. H. See	Chairman
Antonio C. Pacis	Member Non-Executive Director
Marie Grace T. Vera Cruz	Member Non-Executive Director

ATTENDANCE OF THE BOARD MEMBERS:

The attendance of the Board members during Board of Directors meetings held in CY 2017 was as follows:

	10 Feb	14 Mar	4 Apr	9 May	15 Jun e	20 Jul	8 Aug	7 Se p	7 Nov	6 Dec	Attendanc e
George E. SyCip	Α	Р	Р	P	P	Р	P	Р	Р_	A	80
Antonio C. Pacis	Р	Р	P	P	Р	P	Р	Р	P	Р	100
Raymond K.H. See	Р	P	Р	P	Р	P	P	Р	Р	Р	100
Marie Grace T. Vera Cruz	P	Р	Р	Р	Р	Р	Р	P	P	P	100
Dobbin A. Tan	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	100
Erwin M. Elechicon	Р	Р	А	P	Р	Р	Р	Р	Р.	Р	90
Joseph Peter Y. Roxas	Р	Р	Р	Р	Р	P_	P	Р	Р	Р	100

P = Present

A = Absent

Security Ownership of Directors

Tille of Class	经济的基础的 对其他的	野野 (((name collaboration of the co		Capita Capita Slock
Commo	Erwin M. Elechicon	200	0	Filipino	0.00%
Commo	Antonio C Pacis	400	0	Filipino ————————————————————————————————————	0.00%
Commo	Joseph Peter Y. Roxas	100,000	356,000/through Eagle Equities, Inc.	Fil i pi no	0.08%
			1,785,000/through Glory Y. Roxas (member of immediate family) through Eagle Equities, Inc.		
Commo	Raymond K. H. See	5,000	10,521/through Asiasec Equities, Inc.	Filipino	0.00%

Commo n	George E. Sycip	1	1,826,565/through Abacus Securities	American	0.09%
			468,388/through Angping & Associates		
Commo n	Dobbin A. Tan	10,000	0	Filipino	0.00%
Commo n	Marie Grace T. Vera Cruz	400	0	Filipino	0.00%
	TOTAL	116,001	4,466,474		0.17%

Security Ownership of Management

Fritte of Older	i Namesai. Papari (claisa Papari (claisa)	Number of pirect anares	Albiniserior Thelligoushers ry/Innovents (Inamo Ofrecorako:/Inches	C[tizenanip	///oj (Capital Stock
Commo n	Raymond K.H. See	5,000	10,521/through Asiasec Equities, Inc.	Filipino	0.00%
-	Lisa Angela Y. Dejadina	0	0	Filipino	0.00%
-	Barbara Anne C. Migallos	0	0	Filipino	0.00%
-	Ma. Kristina P. Ambrocio	0	0	Filipino	0.00%
Commo n	Edgardo Simon Cabalde	30,000	0	Filipino	
	TOTAL	5,000	10,521		0.00%

Compensation of Directors and Executive Officers

The following summarizes the executive compensation received by the CEO and the top four (4) most highly compensated officers of the Company for 2015, 2016, 2017, and 2018. It also summarizes the aggregate compensation received by all the officers and directors, unnamed.

highly compensated officers named above	2016	₱ 14,885	₱ 235
omcers named above	2017	† 14,865	₱ 215
	2018	₱ 18,980	₱ 254
	2015	₱ 19,624	₱ 3 93
Aggregate compensation paid to all officers and	2016	P 23,360	₱ 578
directors as a group unnamed	2017	₱ 19,417	P 679
	2018	₱ 23,855	P 755

The following are the Company's top five (5) compensated executive officers as of December 31, 2017:

Ma. Kristina P. Ambrocio	General Counsel, Asst. Corporate Secretary and Compliance Officer
Lisa Angela Y. Dejadina	Senior Vice President for Operations
Christopher Paul M. Manese	Sales Manager
Edward L. Noma	Procurement Manager
Raymond K.H. See	President and CEO

Compensation of Directors

On 21 January 2016, the Company's Board of Directors adopted a policy, effective immediately, setting directors' per diems at P10,000 per attendance at Board meetings, and P5,000 per attendance at Committee meetings.

Under the amended By-Laws, as compensation, the Board shall receive and allocate an amount of not more than 10 % of the Company's EBITDA during the preceding year. Such compensation shall be determined and apportioned among the directors in such manner as the Board may deem proper, subject to the approval of the shareholders representing at least majority of the outstanding capital stock at a regular or special meeting of the shareholders.

Audit and Audit-Related Fees

The following table sets out the aggregate fees billed for professional services rendered by the Company's independent auditors for each of the last three (3) fiscal years:



		Towns of State and the second	
Audit and Audit-Related Fees	2017	2016	2015
Regular Audit	₽ 1,280,000	P 1,000,000	₽ 1,000,000
Review of proposed equity restructuring	600,000		
Long Form Audit			<u> </u>
Review of Forecast			-
All Other Fees	128,000	150,000	150,000
Total Audit and Audit-Related Fees	₽ 2,008,000	₽ 1,150,000	₽ 1,150,000

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ANNEX B: Corporate Governance Seminar

Name of Director/ Officer	Position	Corporate Governance Seminar attended	Number of Hours
Antonio C. Pacis	Chairman	SGV &Co.	July 19, 2017
George E. SyCip	Director	Risk, Opportunities, Assessment and Management (ROAM)	December 8, 2017
Raymond K. H. See	CEO/Director	4 th SEC-PSE Corporate Governance Forum	8:30-4:00 PM (7 hours and 30 Minutes) November 22, 2017
Erwin M. Elechicon	Independent Director	4 th SEC-PSE Corporate Governance Forum	8:30-4:00 PM (7 hours and 30 Minutes) November 22, 2017
Marie Grace T. Vera Cruz	Director	Philippine Corporate Enhancement & Governance, Inc.	1:00 – 5:30 (4 hours and 30 minutes) May 23, 2018
Dobbin A. Tan	<u> </u>	Philippine Corporate Enhancement & Governance, Inc.	1:00 - 5:30 (4 hours and 30 minutes) May 23, 2018
Joseph Roxas	Director	Philippine Corporate Enhancement & Governance, Inc.	1:00 - 5:30 (4 hours and 30 minutes) May 23, 2018
Barbara Anne C. Migallos	Corporate Secretary	SGV &Co.	1:00 – 5:00 (4 hours) December 7, 2017
Ma. Kristina P. Ambrocio	Compliance Officer/ Vice President for Legal and Compliance	Philippine Corporate Enhancement & Governance, Inc.	1:00 – 5:30 (4 hours and 30 minutes) May 23, 2018

TOPICS COVERED ON CORPORATE GOVERNANCE SEMINARS

4th SEC-PSE Corporate Governance Forum

- 1. Cybersecurity and IT Governance
- 2. Improving the Philippine Investment Climate by Balancing Bank Secrecy and Transparency
- 3. Millenials and the Future of Corporate Governance
- 4. SEC-PSE Integrated Annual Corporate Governance Report

Philippine Corporate Enhancement & Governance, Inc.

DIGITAL SECURITY RISK MANAGEMENT IN CORPORATE GOVERNANCE

- 1. SEC on Risk Management under CCG 2016;
- 2. OECD Principles on digital security risk management;
- Paradigm shift of Information Technology Role in corporate governance

B

Corporate cases of digital security risks.

FINANCIAL CRIMES AND CYBERCRIMES

- 1. What is Financial crime and cyber crime;
- 2. On-Line Banking and Other Cyber Transactions as Target and Tool for Committing financial crimes;
- 3. Adoption of Corporate Information Technology Security
- 4. Measures to Prevent, Detect and Respond Threats of Cyber Attacks, Fraudulent or Illegal On-line Financial Transactions;
- 5. Why executives Should Care About Cyber Security
- 6. Legislation Against Cybercrime
- 7. Some Documented cases

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This

Certificate of Attendance

is presented to

Atty. Antonio C. Pacis

for having completed the seminar on

Corporate Governance

19 July 2017 2:00 p.m. to 6:00 p.m. Antonio Molina Hail, 2/F North Tower, BDO Corporate Center, Makati City

Leenardo J. Matignas, Jr Parther, SGV & Co.

A member firm of Cross & Yearing Shield Limited



Risks, Opportunities, Assessment and Management (ROAM), Inc.

awards this

CERTIFICATE OF COMPLETION

8

George Y. Sycip

for having completed the seminar on

CORPORATE GOVERNANCE

held on 8 December 2017 at 6750 Ayala Office Tower, Ayala Avenue, Makati City

Benjamin I. Espiritu, Ph.D.
President

PHILIPPINE CORPORATE ENHANCEMENT AND GOVERNANCE, INC. (Formerly: Philippine Securities Consultancy Corporation)

CERTIFICATE OF ATTENDANCE

This is to certify that

DOBBIN TAN

Director (Designation) (Name of Participant)

Alliance Select Foods International, Inc.

(Hame of Company)

has attended the

CORPORATE GOVERNANCE SEMINAR

(Title of Seminar)
held at Dusit Thani Hotel, Ayala Center, Makari City, Philippines, on May 23, 2018, with the following particulars:

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	TOPICS	SPEAKER\$	
1:15 - 3:15	DIGITAL SECURITY RISK MANAGEMENT IN CORPORATE GOVERNANCE 1. SEC on Risk Management under CCG 2016; 2. OECD Principles on Digital Security Risk Management; 3. Paradigm Shift of Information Technology Role in Carparate Governance; 4. Rale of Board of Directors and Risk Management Committee in Information Technology Governance; 5. Carporate Cases of Digital Security Risks.	MRS. GATHERINE N. SAPLALA Former Director Investments & Research Dept. Securities and Exchange Commission (SEC) BAPA, MBA, MA Research Communications	
3:30 - 5;30	FINANCIAL CRIMES AND CYBERCRIMES 1. What is Financial Crime and Cyber crime; 2. On-Line Banking and Other Cyber Transactions as Target and Tool for Committing Financial Crimes; 3. Adoption of Corporate Information Technology Security 4. Measures to Prevent, Detect and Respond Threats of Cyber Attacks, Fraudulent or Illegal On-line Financial Transactions; 5. Why Executives Should Care About Cyber Security; 6. Legislation Against Cybercrime; 7. Some Documented Cases	MRS. MERCEDES B. SULEIK Former Deputy Director, Bangko Sentral ng Pilipinas (BSP) Former Vice-President, DBP B.S.C., C.P.A., M. A. Economics, Ph.D. (cand.) Fellow, Institute of Corporate Directors (FICD.)	

Given this 23rd day of May, 2018, at Makati City, Philippines





Certificate of Attendance

awarded by the

Securities and Exchange Commission

to

Erwin Elechicon

for participating in the

4th SEC-PSE Corporate Governance Forum

Philippine International Convention Center, Pasay City November 22, 2017

969-

Teresità J. Herbosa

Chairperson

Securities and Exchange Commission





Certificate of Attendance

awarded by the

Securities and Exchange Commission

to

Raymond K.H. See

for participating in the

4th SEC-PSE Corporate Governance Forum

Philippine International Convention Center, Pasay City November 22, 2017

969-

Teresita J. Herbosa

Chairperson

Securities and Exchange Commission

PHILIPPINE CORPORATE ENHANCEMENT AND GOVERNANCE, INC. (Formerly: Philippine Securities Consultancy Corporation)

CERTIFICATE OF ATTENDANCE

This is to certify that

MA. CRISTINA VILLARUZ

(Name of Participant)

of

Alliance Select Foods International

(Name of Company)

Assistant Treasurer (Dasignation)

has attended the

ORPORATE GOVERNANCE SEMINAR

(Title of Seminar)
held at Dualt Thani Hotel, Ayala Center, Makati City, Philippines, on May 23, 2018, with the following particulars:

	TOPICS	SPEAKERS
1:15 - 3:15	DIGITAL SECURITY RISK MANAGEMENT IN CORPORATE GOVERNANCE 1. SEC on Risk Management under CCG 2016; 2. OECD Principles on Digital Security Risk Management; 3. Paradigm Shift of Information Technology Role in Corporate Governance; 4. Role of Board of Directors and Risk Management Committee in Information Technology Governance; 5. Corporate Cases of Digital Security Risks.	MRS. CATHERINE N. SAPLALA Former Director Investments & Research Dept. Securities and Exchange Commission (SEC) BAPA, MBA, MA Research Communications
3:30 - 5:30	FINANCIAL CRIMES AND CYBERCRIMES 1. What is Financial Crime and Cyber crime; 2. On-Line Banking and Other Cyber Transactions as Target and Tool for Committing Financial Crimes; 3. Adoption of Corporate Information Technology Security 4. Measures to Prevent, Detect and Respond Threats of Cyber Attacks, Fraudulent or Illegal On-line Financial Transactions; 5. Why Executives Should Care About Cyber Security; 6. Legislation Against Cybercrime; 7. Some Documented Cases	MRS. MERCEDES B. SULTIK Former Deputy Director, Bangko Sentral ng Pilipinas (BSP) Former Vice-President, DBP B.S.C., C.P.A., M. A. Economics, Ph.D. (cand.) Fellow, Institute of Corporate Directors (FICD.)

Given this 23rd day of May, 2018, at Makati City, Philippines

PHILIPPINE CORPORATE ENHANCEMENT AND GOVERNANCE, INC. (Formerly: Philippine Securities Consultancy Corporation)

CERTIFICATE OF ATTENDANCE

This is to certify that

MA, KRISTINA AMBROSIO

(Name of Participant)

General Counsel, Asst. Cor. Sec. & Compliance Officer
(Designation)

Alliance Select Foods International, Inc.

(Name of Company)

has strended the

CORPORATE GOVERNANCE SEMINAR

(Title of Seminar)

held at Dusit Thani Hotel, Ayala Center, Makari City, Philippines, on May 23, 2018, with the following particulars:

	TOPICS	SPEAKERS	
1:15 - 3:15	DIGITAL SECURITY RISK MANAGEMENT IN CORPORATE GOVERNANCE 1. SEC on Risk Management under CCG 2016; 2. OECD Principles on Digital Security Risk Management; 3. Paradigm Shift of Information Technology Role in Carporate Governance; 4. Role of Board of Directors and Risk Management Committee in Information Technology Governance; 5. Corporate Cases of Digital Security Risks.	MRS. CATHERINE N. SAPLALA Former Director Investments & Research Dept. Securities and Exchange Commission (SEC) BAPA, MBA, MA Research Communications	
3:30 - 5:30	FINANCIAL CRIMES AND CYBERCRIMES 1. What is Financial Crime and Cyber crime; 2. On-Line Banking and Other Cyber Transactions as Target and Tool for Committing Financial Crimes; 3. Adoption of Carporate Information Technology Security 4. Measures to Prevent, Detect and Respond Threats of Cyber Attacks, Fraudulent or Illegal On-line Financial Transactions; 5. Why Executives Should Care About Cyber Security; 6. Legislation Against Cybercrime; 7. Some Documented Cases	MRS. MERCEDES B. SULEK Former Deputy Director, Bangko Sentral ng Pilipinas (BSP) Pormer Vice-President, DBP B.S.C., C.P.A., M. A. Economics, Ph.D. (cand.) Fellow, Institute of Corporate Directors (FICD.)	

Given this 23rd day of May, 2018, at Makati City, Philippines

ATTY. FIDEL V. ESQUIERES





Certificate of Attendance

awarded by the

Securities and Exchange Commission

to

Lisa Angela Dejadina

for participating in the

4th SEC-PSE Corporate Governance Forum

Philippine International Convention Center, Pasay City November 22, 2017

949-

Teresita J. Herbosa

Chairperson Securities and Exchange Commission



This

Certificate of Attendance

is presented to

Barbara Anne C. Migallos

for having completed the seminar on

Corporate Governance

07 December 2017 1:00 p.m. to 5:00 p.m. 4th Floor, Press Room New World Makati Hotel Esperanza Street, Makati City

Leonardo J. Matignas

Partner, SGV-& Co.





Certificate of Attendance

awarded by the

Securities and Exchange Commission

O

Nimpa Reyes

for participating in the

4th SEC-PSE Corporate Governance Forum

Philippine International Convention Center, Pasay City November 22, 2017

909-

Teresita J. Herbosa Chairperson

Securities and Exchange Commission

PHILIPPINE CORPORATE ENHANCEMENT AND GOVERNANCE, INC. (Formerly: Philippine Securities Consultancy Corporation)

CERTIFICATE OF ATTENDANCE

This is to certify that

GRACE VERA CRUZ

Director (Designation) of

(Name of Participant) Alliance Select Foods International, Inc.

(Name of Company)

has attended the

CORPORATE GOVERNANCE SEMINAR

(Title of Seminar)
held at Dusit Thani Hotel, Ayala Center, Makati City, Philippines, on May 23, 2018, with the following particulars:

	TOPICS	\$PEAKER\$
1:15 - 3:15	DIGITAL SECURITY RISK MANAGEMENT IN CORPORATE GOVERNANCE 1. SEC on Risk Management under CCG 2016; 2. OECD Principles on Digital Security Risk Management; 3. Paradigm Shift of Information Technology Role in Corporate Governance; 4. Role of Board of Directors and Risk Management Committee in Information Technology Governance; 5. Corporate Cases of Digital Security Risks.	MRS. CATHERINE N. SAPLALA Former Director Investments & Research Dept. Securities and Exchange Commission (SEC) BAPA, MBA, MA Research Communications
3:30 - 5:30	FINANCIAL CRIMES AND CYBERCRIMES 1. What is Financial Crime and Cyber crime; 2. On-Line Banking and Other Cyber Transactions as Target and Tool far Committing Financial Crimes; 3. Adoption of Corporate Information Technology Security 4. Measures to Prevent, Detect and Respond Threats of Cyber Attacks, Fraudulent or Illegal On-line Financial Transactions; 5. Why Executives Should Care About Cyber Security; 6. Legislation Against Cybercrime; 7. Some Documented Cases	MRS. MERCEDES B. SULEIK Former Deputy Director, Bangko Sentral ng Pilipinas (BSP) Former Vice-President, DBP B.S.C., C.P.A., M. A. Economics, Ph.D. (cand.) Fellow, Institute of Corporate Directors (FICD.)

Given this 23rd day of May, 2018, at Makati City, Philippines





31 March 2017

NOTICE WITH AGENDA

NOTICE OF REGULAR MEETING OF THE BOARD OF DIRECTORS

Atly, Antonio C. Pacis

Mr. George E. Sycip

Mr. Raymond K.H. See

Ms. Marie Grace T. Vera Cruz

Mr. Joseph Peter Y. Roxas

Chairman

Director

Director

Director

Mr. Erwin M. Elechicon Independent Director Mr. Dobbin A. Tan Independent Director

NOTICE IS HEREBY GIVEN that there will be a special meeting of the Board of Directors of Alliance Select Foods International, Inc. (the "ASFII", "Company") on Tuesday, April 4, 2017 at 1:30 PM.

The meeting will be at the ASFII Board Room, Unit 1206, East Tower, Philippine Stock Exchange Centre, Exchange Road, Ortigas Center, Pasig City. The Agenda of the meeting will be:

- Call to order;
- 2. Proof of notice and quorum;
- 3. Approval of the Minutes of Previous Meetings of the Board of Directors;
- Approval of the 2016 Annual Report and Audited Financial Statements;
- 5. Other matters;
- 6. Adjournment.

Attached are the pre-read materials for the meeting.

If you wish to attend via teleconference, please inform the Corporate Secretary, Ally. Babsy Migallos at bem@migalloslunalaw.com, the undersigned Assistant Corporate Secretary, Ma. Kristina P. Ambrocio at kpambrocio@allianceselectfoods.com, or Atty. Sammy Dave A. Santos at sdaantos@allianceselectfoods.com, Dial-in information will be provided.

Thank you and warm regards,

Ma. Kristina P. Ambroclo essistant Corporate Secretary



4 May 2017

NOTICE WITH AGENDA

NOTICE OF REGULAR MEETING OF THE BOARD OF DIRECTORS

Atty, Antonio C. Pacis

Mr. George E. Sycip

Mr. Raymond K.H. See

Ms. Marie Grace T. Vera Cruz

Mr. Joseph Peter Y. Roxas

Mr. Erwin M. Elechicon

Mr. Dobbin A. Tan

Chairman

Director

Director

Director

Independent Director

NOTICE IS HEREBY GIVEN that there will be a special meeting of the Board of Directors of Alliance Select Foods International, Inc. (the "ASFII", "Company") on Tuesday, May 9, 2017 at 1:30 PM.

The meeting will be at the ASFII Board Room, Unit 1208, East Tower, Philippine Stock Exchange Centre, Exchange Road, Ortigas Center, Pasig City. The Agenda of the meeting will be:

- 1. Call to order;
- Proof of notice and quorum;
- 3. Approval of the First Quarter Financial and Performance Report;
- 4. Updates on the Revised Manual of Corporate Governance;
- 5. Other matters;
- 6. Adjournment.

Attached are the pre-read materials for the meeting.

If you wish to attend via teleconference, please inform the undersigned Corporate Secretary, Atty. Babsy Migallos at bcm@migalloslunalaw.com, the Assistant Corporate Secretary, Ma, Kristina P. Ambrocio at kpambrocio@allianceselectfoods.com, or Atty. Sammy Dave A. Santos at sdasantos@allianceselectfoods.com. Dial-in information will be provided.

Thank you and warm_regards,

Ma. Kristina P. Ambroclo Assistant Corporate Secretary

ALLIANCE SELECT FOODS INTERNATIONAL, INC. Notice of Annual Meeting of Stockholders

TO OUR STOCKHOLDERS:

Please be informed that the Annual General Meeting of the Stockholders of ALLIANCE SELECT FOODS INTERNATIONAL, INC. (the "Gompany") will be held on June 15, 2017 (Tuesday) at 2:30 p.mt. (the "Annual General Meeting" or the "Meeting"). The venue of the Meeting will be at The Linden Suites, 37 San Miguel Avenue, Ortigas Center, Pasig City, Metro Manila, 1600. The order of business thereat will be as follows:

- Call to order;
- 2. Proof of the required notice of the meeting;
- Certification of quorum;
- 4. Reading end approval of the Minutes of Meeting held on June 28, 2016;
- Presentation of the Management Report and Audited Financial Statements for the Year Ended December 31, 2016 and Action Thereon;
- Ratification and approval of the acts of the Board of Directors and Executive Officers:
- Appointment of Independent External Auditors;
- Election of Directors, including Independent Directors;
- 9. Other matters.

There will be an **OPEN FORUM** before the approval of the Management Report and Audited Financial Statements for the year ended December 31, 2016 is submitted to the vote of the shareholders. Questions will likewise be entertained for other items in the agenda as appropriate and consistent with orderly proceedings.

A brief statement of the rationale and explanation for each Agenda item which requires shareholders' approval is contained in **Annex "A"** of this Notice. The Information Statement accompanying this Notice contains more detail regarding the rationale and explanation for each of such Agenda items.

For the purpose of the meeting, only stockholders of record et the close of business on April 28, 2016 will be entitled to this Notice, and to vote et the Meeting. Please bring some form of identification, such as passport, driver's license, or company I.D. in order to facilitate registration which will start at 1:00 p.m. on June 15, 2017.

Any stockholder who cannot attend the Meeting in person and desires to be represented thereat is requested to date and sign the proxy enclosed herewith and mail it back using the return envelope. The proxy should be mailed in time so as to be received by the Office of the Assistant Corporete Secretary at the Compeny's principal office on or before June 6, 2017, which is the deadline for submission of proxies. Proxy validation will commence on June 9, 2017 at 10:00 a.m. at the offices of the Company's stock transfer egent, Securities Transfer Services, Inc. ("STSI") at the Ground Floor, Benpres Building Exchange Road cor. Meralco Ave. Pasig City, Metro Manila.

Copies of the Minutes of previous stockholders' meetings are available on the Company's website (http://allianceselectfoods.com/) and will be available for examination during office hours at the office of the Corporation.

Corporate Secretary

EXPLANATION AND RATIONALE For each item on the Agenda of the 2017 Annual General Stockholders' Meeting of ALLIANCE SELECT FOODS INTERNATIONAL, INC. requiring the vote of stockholders

AGENDA

1. Call to Order

The Chairman will formally open the 2017 Annual General Stockholders' Meeting. The Directors and Officers of the Company who are present thereat will be introduced.

2. Proof of Required Notice of the Meeting

The Corporate Secretary will certify that copies of this Notice and the Information Statement have been duly sent to stockholders as of record date of April 28, 2017 within the periods prescribed by the applicable rules.

3. Certification of Quorum

The Corporate Secretary will attest whether a quorum is present for the meeting.

4. Reading of the Minutes of the 2016 Annual General Stockholders' Meeting held on June 28, 2016 and Action Thereon

Shareholders may examine the Minutes of the previous annual stockholders' meeting in accordance with Sec. 74 of the Corporation Code. The Minutes are available on the Company's website.

Resolution to be adopted: Shareholders will vote for the adoption of a resolution approving the minutes of the 2016 Annual Stockholders' Meeting held on June 28, 2016.

 Presentation of the Management Report and Audited Financial Statements for the Year ended December 31, 2016 and Action Thereon

The management report and the financial statements of the Company for 2016, audited by the Company's independent external auditors, Reyes Tacandong & Co., will be presented. The report will include a summary of the 2016 Audited Financial Statements, a copy of which accompanies this Notice and Information Statement. Copies of this Information Statement and the Audited Financial Statements for the year ended December 31, 2016 are also available on the Company's website.

There will be an **OPEN FORUM** after the presentation. A shareholder, upon identifying himself or herself, may raise questions that are relevant or express an appropriate comment.

Resolution to be adopted: Shareholders will vote for the adoption of a resolution approving the Annual Report and the Audited Financial Statements for the year ended December 31, 2016.



3 November 2017

NOTICE WITH AGENDA

NOTICE OF REGULAR MEETING OF THE BOARD OF DIRECTORS

Chairman Atty. Antonio C. Pacis Mr. George E. Sycip Director Mr. Raymond K.H. See Director Ms. Marie Grace T. Vera Cruz Director Mr. Joseph Peter Y. Roxas Director

Mr. Erwin M. Elechicon Independent Director Mr. Dobbin A. Tan Independent Director

NOTICE IS HEREBY GIVEN that there will be a regular meeting of the Board of Directors of Alliance Select Foods International, Inc. (the "ASFII", "Company") on Tuesday, November 7, 2017 at 1:30 PM.

The meeting will be at the ASFII Board Room, Unit 1206, East Tower, Philippine Stock Exchange Centre, Exchange Road, Ortigas Center, Pasig City. The Agenda of the meeting will be:

- Call to order;
- 2. Proof of notice and quorum;
- 3. Third Quarter Financial and Performance Report;
- 4. Other matters:
 - a. Guaranty of the Spence Credit Line;
 - b. Promissory Note with Strongoak, Inc.
- 5. Adjournment.

Attached are the pre-read materials for the meeting.

If you wish to attend via teleconference, please inform the Corporate Secretary, Atty. Babsy Migallos at bem@migalloslunalaw.com, the undersigned Assistant Corporate Secretary, Ma. Kristina P. Ambrocio at kpambrocio@allianceselectfoods.com, or Atty. Ana Theressa Singcol at atsingcol@allianceselectfoods.com. Dial-in information will be provided.

Thank you and warm regards,

Ma, Kristina P. Ambrocio Assistant Corporate Secretary



04 December 2017

NOTICE WITH AGENDA

NOTICE OF SPECIAL MEETING OF THE BOARD OF DIRECTORS

Atty, Antonio C. Pacis Chairman
Mr. George E. Sycip Director
Mr. Raymond K.H. See Director
Ms. Marie Grace T. Vera Cruz Director
Mr. Joseph Peter Y. Roxas Director

Mr. Erwin M. Elechicon Independent Director Mr. Dobbin A. Tan Independent Director

NOTICE IS HEREBY GIVEN that there will be a special meeting of the Board of Directors of Alliance Select Foods International, Inc. (the "ASFII", "Company") on Wednesday, December 6, 2017 at 10:00 AM.

The meeting will be at the ASFII Board Room, Unit 1206, East Tower, Philippine Stock Exchange Centre, Exchange Road, Ortigas Center, Pasig City. The Agenda of the meeting will be:

- 1. Call to order;
- 2. Certification of quorum;
- Proposed action re receivables;
- 4. Other matters;
- 5. Adjournment.

If you wish to attend via teleconference, please inform the Corporate Secretary, Atty. Babsy Migallos at bcm@migalloslunalaw.com, the undersigned Assistant Corporate Secretary, Ma. Kristina P. Ambrocio at kpambrocio@allianceselectfoods.com, or Atty. Ana Theressa Singcol at atsingcol@allianceselectfoods.com. Dial-in information will be provided.

Thank you and warm regards,

Ma. Kristina P. Ambroclo Assistant Corporate Secretary



20 March 2018

NOTICE WITH AGENDA

NOTICE OF MEETING OF THE AUDIT COMMITTEE

Atty. Antonio C. Pacis Chairman Mr. George E. Sycip Director Mr. Raymond K.H. See Director Ms. Marie Grace T. Vera Cruz Director Mr. Joseph Peter Y. Roxas Director

Independent Director Mr. Erwin M. Elechicon Mr. Dobbin A. Tan Independent Director

NOTICE IS HEREBY GIVEN that there will be a special meeting of the Board of Directors of Alliance Select Foods International, Inc. (the "ASFII", "Company") on Friday, March 23, 2018 at 10:30 AM.

The meeting will be at the ASFII Board Room, Unit 1206, East Tower, Philippine Stock Exchange Centre, Exchange Road, Ortigas Center, Pasig City, The Agenda of the meeting will be:

- Call to order;
- 2. Proof of notice and quorum;
 - 3. 2017 Annual Report and Audited Financial Statements;
 - 4. Other matters;
 - 5. Adjournment.

Pre-read materials will be sent prior to the meeting.

If you wish to attend via teleconference, please inform the undersigned Corporate Secretary, Atty. Babsy Migallos at bcm@migallosiunalaw.com, the Assistant Corporate Secretary, Ma. Kristina P. Ambrocio at kpambrocio@allianceselectfoods.com. Diat-in information will be provided.

Thank you and warm-regards,

la. Kristina P. Ambrocio

Assistant Corporate Secretary

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Alliance Select Foods International, Inc.

GUIDELINES ON EMPLOYEE BEHAVIOR

		LIST OF DEVIATIONS	CORRECTIVE ACTION						
			1st	2nd	3rd	4th	5th	6th	7th
GF	lou	P 1. ACTS OF OMISSIONS							
Ru	le 1.	On Company Property/Property of Others							
	a.	By not reporting the loss or damage of property within his 8-hour of duty.	E	F	G				
·)	ь.	By not reporting, it causes a major damage to the company property or injury to person worth P10,000 or more.	G						
	C,	Improper negligent or incorrect use of tools, parts of equipment.	В	C	D	E	.	G	
	d.	If such deviation causes a major damage to Company property or injury to person worth P10,000 or more. Damaged property must be compensated at a fair market value.	G						
,	e.	Using the Company's time to do unauthorized work.	A	В	C	D	E	F	G
)	f.	Unauthorized use, operation, possession or lending of company property, equipment, materials for personal use or purposes.	D	E	F	G			
	g.	Unauthorized use of company vehicles resulting in damage to the vehicle or injury to the other person.	G						

			lst	2	nd 3rd	4th	5th	6th	7th
<u>R</u>	<u>ule 2</u>	. On Health, Sanitation and Safety							
	а	Failure to report any accident or injury to his immediate superior or next immediate superior whose function is related to operation or area where accident occurred within 8-hour tour of duty.	C	D	E	F	G		
	Ь	. Driving a company vehicle without a valid and current driver's license.	G						
	c.	Violation of safety, health, sanitation and housekeeping rules and instructions.	D	E	F	G			
``)	d.	Creating or contributing to unsafe or unsanitary conditions in the company premises.	c	D	E	F	G		
	e.	Failure to report to the Company Doctor or Nurse when suffering from a serious contagious disease which could endanger co-employees.	D	Е	F	G			
	f.	Sleeping in non-designated sleeping area in the plant and offices while off-duty.	A	В	С	D	E	F	G
	g.	Smoking in "non-smoking areas".	D	E	F	G			
<u>Ru</u>	le 3.	On Company's and Employees' Interest							
)	a.	Wasting time, loafing or loitering in his or away from assigned work area.	\mathbf{c}	D	E	F	G		
	b.	Leaving work station during working hours without permission from immediate supervisor/manager.	A	В	C	D	E	F	G
	c.	Indulging in horseplay during company time and premises.	A	В	C	D	E	F	G
	d,	If resulting to major property damage or injury to person due to violation of Rules 3b and 3c.	G						
_	_					Page 2	of 10		i

·), .

			lst	2nd	3rd	4th	5th	6th	7th
	e.	By not reporting for overtime work or as required by his superior in order to perform urgent jobs.	D	E	F	G			
	f.	Sleeping or napping while on duty.	E	F	G				
	g.	Unnecessary delay or refusing to perform assigned work or to obey regulations or reasonable order of the superior or the company.	E	F	G				
)	h.	Moonlighting. For purpose of this provision, moonlighting means holding a second job or being employed by other entity either on part-time or full time basis during or ontside the working hours of the company, where the said part-time job affects the employee's efficiency.	С	D	E	F	G		
	i.	Trading for employee's own personal account.	G						
	j.	Malingering or feigning illness to avoid doing assigned work or reporting to work.	. D	E	F	G			
	k,	Failure to wear the complete prescribed company uniform (including ID) and safety uniform and devices when on duty.	A	В	С	D	E	F	G
)	l.	Habitual Tardiness. A total of 4 times late within a four-week period or pattern of habitual tardiness is violation of this rule.	A	В	C	D	E	F	G
	m.	Habitual Absentecism. This is defined as incurred absences for an accumulated total number of seven (7) working days within a four-week period.	С	D	E	F	G		

	1st	2nd	3rd	4th	5th	6th	7th
 n. Absences. Employees must be at their respective workplace on all designated workdays unless excused. 							
An absence shall be considered unexcused if:							
 Reason given for absence is proved to be fake or unjustifiable. 							
Prior written approval was not secured from immediate superior or manager.							
3. Advice of absence by telephone or other means was not received by the immediate supervisor or manager within the first two (2) hours of the work day when the absence was incurred. The employee is still required to submit a written leave of absence upon returning to work.	В	С	D	E	F	G	
 Absence without leave for six (6) consecutive working days 	D	E	F	G			
p. Absence without leave for an extended period (12 consecutive working days or more). This will be considered as abandonment of work.	G						
q. Failure to work on the working day immediately following the expiration of an authorized leave of absence unless such leave is extended with prior approval of the Department Head.	D	E	F	G			
r. Overbreak. Taking coffee/snack breaks of more than 15 minutes at a time for four times within a four-week period.	A	В	C ;	D	E	F	G
s. Failure to report for overtime work after having been duly advised and scheduled to work according to overtime policy or doing overtime work in lesser time than that sought to be charged without good reason.	D	E :	F (G.			
					Page 4	of_10	

		18	t 21	nd 3	Brd	4th	5th	6th	7th
	t. Tampering with another employee's locker or switching lockers without prior authorization from management.	С	D	H	E :	F	G		
	 Continued gross negligence inefficiency or incompetence by the employee in the performance of his job. 	G							
GRO	OUP II. OFFENSIVE ACTS								
)	The company has provided measures for the safety and good health of its employees. In return, every employee is expected to conform in a manner that will ensure such working conditions for himself and co-employees.								
	Therefore, any act that offends persons, security and public order, moral and employee's interest will be subjected to the following corrective action:								
Rule 4	1. On co-employee and other person.								
a	. Threatening, intimidating or coercing follow employees or other persons.	D	È	F	G				
ь	. Causing injury to another due to carelessness or horseplaying.	D	E	F	G				
) _{c.}	Inflicting bodily harm or injury on another employee within company premises.	\mathbf{G}							
d.	Refusal to follow verbal or written reasonable orders or instructions of a superior in connection with one's work.	D	E	F	G				
e.	Continued refusal to follow orders / instructions of a superior after two more successive reminders.	G							
f.	Fighting or disorderly conduct in the workplace.	. D	E	k	G				
g.	Physical assault upon one's superior or management employee.	G							
	<u> </u>	<u>-</u>				Pa	ge <u>5</u> of	10	

		1st	2nd	3rd	4th	5th	6th	7th
Rule 5	5. On Property of the Company or Other.							
a	 Mischief or horseplay which results in damage to property of the company or others. 	D	E	F	G			
ь	 Damaging, destroying or stealing company property or others. 	G						
Rule 6	5. On Security and Public Order							
a.	 Unauthorized meeting on company time and property, 	В	C	D	E	F	G	
) þ.	e. Extorting or unauthorized solicitation of money within company premises for personal ends.	c	D	E	F	G		
e.	 Violation or refusal to follow safety and security rules and requirement or posted safety/security signs. 	D	E	F	G			
d.	. Entering any restricted area without authorization.	D	E	F	G			
e.	Possession/illegal use or indiscriminate firing of firearms or deadly weapons within company premises.	G						
) f.	Giving company identification card and/or materials to any person not entitled to it, or assisting unauthorized persons to enter company premises and/or restricted areas without management permission.	F	G					
g.	Creating or contributing to a public disturbance or otherwise engaging in scandalous behavior.	F	G					
<u>Rule 7.</u>	. On Morals							
a.	Indecent or immoral conduct within company premises or committing the said act outside company premises against coemployees.	E	F	G				
						Page 6	of 10	ı

			1st	2nd	3rd	4th	5th	6th	7th
	Ъ.	Entering company premises under the influence of drugs prohibited by law, such as opium, opium derivatives, marijuana, LSD, madras, seconal, etc. including possession of such prohibited drugs within company premises.	G						
	c.	Drinking alcoholic beverages while on tour of duty unless the said employee is attending a social function/meeting where the said drink is being served.	F	G					
	d.	Entering company premises under the influence of liquor or behaving disorderly within the company premises and while on duty.	G						
Rule	8.	On Company and Employee's Interest							
;	a.	Posting, circulating, writing or painting of subversive materials, or libelous derogatory of offensive comments / statements / remarks against any employee within company premises.	F	G					
1	b.	Destroying or removing official company notices that are posted within the company premises.	D	E	F	G			
:	С.	Insubordination, gross insult or willful disrespect to his immediate supervisor or any official of the company whether inside or outside the company premises.	D	E	F	G .			
ţ	i.	Refusal to explain in writing or to give testimony or answer questions in any investigation authorized or conducted by the company.	E	F	G				
(2.	Improper conduct and acts of gross discourtesy or disrespect to fellow employees, visitors or clients at any time within the company premises.	D	E	F	G			
i		Failure to punch time card and/or accomplish official time sheet.	C	D	E	F	G		
		T					Page 7	of 10	

CORRECTIVE ACTION SCHEDULE

Offense Classification	Range of Corrective Action
Α	Counseling to Termination
В	Written Warning to Termination
С	Written Reprimend to Termination
D	3-day Suspension to Termination
E	7-day Suspension to Termination
F	15-day Suspension to Termination
G	Termination

Goal Setting & Performance Assessment

Building a high performance organization creates benefits for the organization and its employees. The goal setting and performance assessment process helps us towards this objective. Leaders and employees have an opportunity to reflect and progress towards individual, team, and business goals.

Name:		Employee ID:	
Company:		Position/Title:	7-
Department:	•	Job Level	·-
Period Covered in	From MM/DD/YYYY	Manager:	<u> </u>
Assessment:	To MM/DD/YYYY		
		Manager Title:	7.4
GOAL SETTING		Employee's Signature:	
Date Completed:		Line Manager's Signature	
MID-YEAR REVIEW		Employee's Signature:	
Date of Mid-Year		Line Manager's	
Review:	ROUND TO A HERMAN TO	Signature	
ZANDAUGANIJANA		Bimpleys, 9538 or (mes.	
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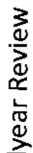
PROCESS OVERVIEW



Setting Goals and Targets for the year:

Key Performance Indicators (KPIs)

Deliverables



A 6 month catchup for leaders and employees:

How are you progressing towards your goals?

What support do you need?



Final performance review against targets and goals and your development plan

How did you

contribute to individual, team, and business goals?

Let's plan for the future.



INSTRUCTIONS

Goal Setting: Leaders and employees set measurable objectives and performance indicators: individual goals should align to overall business strategies and initiatives; Deliverables that would enable the achievement of business objectives are laid out. This should answer the guestion: "How will I contribute to the business goals?"

Performance Reviews: A midyear and annual review is completed by both the manager and employee. The midyear review lists accomplishments to date and is appropriate for giving and receiving feedback on ongoing progress. Additional information and milestones should be added to the annual review. The annual review is completed by the employee doing a self-rating; and the manager reviews and modifies after discussion.

Helpful Tip: Bring supporting documents to the performance review. These can be 'thank you' emails, awards received, reports on key performance indicators, etc. that can be a reference for discussion.

RATING SCALE

HIGH -- EXCEEDS EXPECTATIONS

Performance consistently <u>exceeds expectations</u>. Overall output is of <u>high to excellent quality</u>. Goals were exceeded. This superior rating involves the successful completion of a major goal or a unique contribution made.

MEDIUM - MEETS EXPECTATIONS

Performance consistently meets expectations. Overall output is of good quality. Goals were met.

LOW -- DOES NOT MEET EXPECTATIONS

Performance <u>did not consistently meet expectations</u> or was consistently <u>below expectations</u>. Reasonable progress towards goals were not met. Performance is <u>unsatisfactory and needs improvement</u>.



GOÀLS AND DE	LIVERABLES			
Goals/Deliverables Example: To double net profit by year end 2015.	Performance indicators/Measures indicators/Measures. Achieve annual sales target of \$100M Monthly production capacity optimized at 85% Monthly operating expenses reduced by 10%	Mid-Year Review Milestones, progress; updates/ accomplishments Achieved 60% of sales target -06/06/15; average monthly production capacity is currently at 80%; implemented a review of miscellaneous expenses	Closeout Review Milestones, progress updates/ accomplishments	Final Rating
\ \ 				
			<u>Brio biliantin alimakiliji</u>	

INTEGRITY	Acts with integrity and honesty	Example: Juan showed commitment in the training program. He is reliable at work and is always on time.
ACCOUNTABILITY	Seeks to deliver on their promise Focuses on achieving results Is resourceful and resillent in making things happen Takes responsibility for positive or negative outcomes	



CONCERN	 Demonstrates consistent actions to ensure the company's welfare Asks 'what can I do for you?' Willing to help
TEAMWORK	Works towards shared goals Builds strong relationships Motivates others through one's actions
Additional Notes/Co	mments:





ALLIANCE SELECT FOODS INTERNATIONAL, INC. LIST OF TOP 100 STOCKHOLDERS AS OF MARCH 31, 2018

RANK	NAME	SHAREHOLDINGS	PERCENTAGE
	PCD NOMINEE CORPORATION (FILIPINO)	2,010,386,346	80.42%
	HARVEST ALL INVESTMENT LIMITED	177,261,165	7.09%
3	VICTORY FUND LIMITED,	138,474,015	5.54%
4	PCD NOMINEE CORPORATION (FOREIGN)	95,628,802	3.83%
	ALBERT HIN KAY HONG,	39,071,537	1.56%
6	BONDEAST PRIVATE LIMITED,	13,023,411	0.52%
7	KAWSEK JR., PETER,	4,538,646	0.18%
8	FCF FISHERY CO. LTD.,	3,975,370	0.16%
9	CORDOVA, MICHAEL W.,	3,805,000	0.15%
	S. CHANDRA DAS,	2,604,760	0.10%
11	ORIENTAL TIN CAN & METAL SHEET MFG.	2,210,385	0.09%
12	FDCP, INC.,	1,894,045	0.08%
13	CHENG, BERCK YAO,	1,200,000	0.05%
14	TRI-MARINE INTERNATIONAL	1,170,472	0.05%
15	DAMALERIO FISHING CORP.,	920,656	0.04%
16	DFC TUNA VENTURE CORPORAT	617,248	0.02%
17	PHIL. FISHERIES DEVELOPMENT AUTHORITY	346,207	0.01%
18	AMADEO FISHING CORP.,	294,874	0.01%
19	GENPACCO, INC.,	172,973	0.01%
	MGTR FISHING,	135,399	0.01%
21	MKSS FOOD INDUSTRY,	122,144	0.00%
22	CENTURY CONTAINER CORP.,	110,617	0.00%
	ROXAS, JOSEPH PETER YANG,	100,000	0.00%
	SARANGGANI PACKAGING,	64,933	0.00%
	UY, LOUIS ARTHUR T.,	64,838	0.00%
	TACUB, PACIFICO B.,	48,156	0.00%
	SALAS, EUGENE A.,	47,980	0.00%
	GILLUR, GUILLERMO F.,	40,523	0.00%
	RROMULO MABANTA BUENAVENTURA SAYOC & DE LOS ANGELES	40,433	0.00%
	DAMALERIO, JIMMY,	4D,285	0.00%
	NARCISO, NATHANIEL G.,	38,903	0.00%
	RYEDELLE MKTG. CORP.,	38,155	0.00%
	MEGAPACK CONTAINERS CORP.	38,110	0.00%
	BERNAS, JOSE A.,	38,000	0.00%
	MOLANO, ROMEO B.,	35,365	0.00%
	RODRIGUEZ, MELISSA ERIKA LOURDES E.	32,419	0.00%
	RODRIGUEZ, RANDOLPH H.,	32,419	0.00%
	SULPICIO LINES,	31,759	0.00%
	TOTAL PETROLEUM PHILS. CORP.	29,259	0.00%
	CANDA, ROBERT M.,	28,529	0.00%
	NALCO PHILS. INC.,	27,262	0.00%
	STENIEL CAVITE PACKAGING,	26,314	0.00%
	LADANGA, ALEC S.,	25,935	0.00%
	LADANGA, MOSHE S.,	25,935	0.00%
	LADANGA, YURI S.,	25,935	0.00%
46	INFANTE, EMILIO MARTIN G.	25,935	0.00%

48 SERRANC, ALFONSO B. 25,935 0.00 49 SUPPLIERS WITH NO LIABILITY/CANNOT BE FOUND 24,670 0.00 50 ARBIS, TITO D. 23,155 0.00 50 ARBIS, TITO D. 23,155 0.00 51 NEW ZAMBOANGA UNIVERSAL ENTERPRISES, INC. 23,030 0.00 52 SAN LORENZO RUIZ FISHING INDUSTRY, INC. 21,833 0.00 53 PETRON CORPORATION, 21,024 0.00 53 SETRON CORPORATION, 19,451 0.00 55 SALARDA, MAYLYW W. 19,451 0.00 55 SALARDA, MAYLYW W. 19,451 0.00 55 SALARDA, MAYLYW W. 19,451 0.00 57 VETERANS PHILS. SCOUT SECURITY AGENCY 18,601 0.00 57 VETERANS PHILS. SCOUT SECURITY AGENCY 18,601 0.00 60 LOC-VENTURE CORP. 16,545 0.00 61 OFFASIO IR., FELCISIMO G 17,668 0.00 62 LOC-VENTURE CORP. 16,545 0.00 63 SEGURDO, CRESCENTE M. 12,968 0.00 64 TARAC, MYRALYN C. 12,968 0.00 64 TARAC, MYRALYN C. 12,968 0.00 65 PENALOSA, IRENE J. 12,968 0.00 66 BUADO, RODELIO P. 12,968 0.00 67 ARBIS, ROSEMARIE A. 12,968 0.00 68 OFFARIA, JEANEER M. 12,968 0.00 69 DY CHI SING 12,968 0.00 69 OY CHI SING 12,968 0.00 70 CHAY, CO MIAN, &/OR RITA 12,968 0.00 71 TARA, DOBBIN AND 7,00 11,900 0.00 72 CHAY, CO MIAN, &/OR RITA 12,968 0.00 73 STRONGOAK, IRC. 10,000 0.00 75 CHAY, CO MIAN, &/OR RITA 12,968 0.00 76 CHAY, CO MIAN, &/OR RITA 12,968 0.00 77 CHAY, CO MIAN, &/OR RITA 12,968 0.00 78 GRIFTIH LABORATORIES (PHILS.), INC. 7,623 0.00 79 MENDOZA, ERIC, 7,453 0.00 80 CAROND GRAPHICS PRINTER, 5,509 0.00 80 CAROND GRAPHICS PRINTER, 5,509 0.00 80 CAROND GRAPHICS PRINTER, 5,844 0.00 80 CAROND MARCHETO A. 5,844 0.00 80 CAROND MARCHETO A. 5,844 0.00 80 CAROND MARCH		. 23.3331	
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70 CHAY, CO KIAN ,&/OR RITA			
71 TAN, DOBBIN ANG, 10,000 0.00			0.00%
T2 LUNA, TROY ANG,			0.00%
73 STRONGOAK, INC., 10,000 0.00 74 GRAND C GRAPHICS PRINTER, 9,509 0.00 75 CARTAGENA, JUNA JOY A., 9,077 0.00 76 DALBY, LARS. 9,000 0.00 77 STENIEL MINDANAO PACKAGIN 8,594 0.00 78 GRIFFITH LABORATORIES (PHILS.), INC. 7,625 0.00 79 MENDOZA, ERIC, 7,453 0.00 80 EDROLIN JR., CARMELITO A. 6,484 0.00 81 BACUD, ROLYNE D., 6,484 0.00 82 BENGZON, JAIME A., 6,484 0.00 83 GATCHALIAN, JAIME S., 6,484 0.00 84 GATCHALIAN, RHODORA T., 6,484 0.00 85 SAN BUENAVENTURA, LEOPOLD 6,000 0.00 86 DAD CROWN BOOKSTORE, 5,336 0.00 87 FLORES, JAIME C., 5,187 0.00 89 ALERTA, SOCRATES L., 5,187 0.00 90 PAGUIRIGAN, CHRISTINE ANN 5,000 0.00 91 SEE, RAYMOND KEE HIOK, 5,000 0.00 92 DAD, AQUARIUS FISHING SUPPLY 4,654 0.09 93 YPIL, ARLENE J., 3,890 0.00 99 STA			0.00%
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77 STENIEL MINDANAO PACKAGIN 78 GRIFFITH LABORATORIES (PHILS.), INC. 79 MENDOZA, ERIC, 80 EDROLIN JR., CARMELITO A. 81 BACUD, ROLYNE D., 82 BENGZON, JAIME A., 83 GATCHALIAN, JAIME S., 84 GAYCHALIAN, RHODORA T., 85 SAN BUENAVENTURA, LEOPOLO 86 DAD CROWN BOOKSTORE, 87 FLORES, JAIME C., 88 CAGAS, MARLYN A., 89 ALERTA, SOCRATES L., 90 PAGUIRIGAN, CHRISTINE ANN 91 SEE, RAYMOND KEE HIOK, 92 DAD. AQUARIUS FISHING SUPPLY 94 SY, LEDENESA C., 95 TACULOD, AMADOR P., 96 0.000 7,625 9,000 7,625 9,000 7,625 9,000 7,453 0,000 8,6484 0,000 8,		9,077	0.00%
78 GRIFFITH LABORATORIES (PHILS.), INC. 7,625 0.00 79 MENDOZA, ERIC, 7,453 0.00 80 EDROLIN JR., CARMELITO A. 6,484 0.00 81 BACUD, ROLYNE D., 6,484 0.00 82 BENGZON, JAIME A., 6,484 0.00 83 GATCHALIAN, JAIME S., 6,484 0.00 84 GATCHALIAN, RHODORA T., 6,484 0.00 85 SAN BUENAVENTURA, LEOPOLD 6,000 0.00 86 DAD CROWN BOOXSTORE, 5,336 0.00 87 FLORES, JAIME C., 5,187 0.00 88 CAGAS, MARLYN A., 5,187 0.00 89 ALERTA, SOCRATES L., 5,187 0.00 90 PAGUIRIGAN, CHRISTINE ANN 5,000 0.00 91 SEE, RAYMOND KEE HIOK, 5,000 0.00 93 YPIL, ARLENE J., 3,890 0.00 94 SY, LEDENESA C., 3,890 0.00 95 TACULOD, AMADOR P., 3,890 0.00			0.00%
79 MENDOZA, ERIC, 7,453 0.00 80 EDROLIN JR., CARMELITO A. 6,484 0.00 81 BACUD, ROLYNE D., 6,484 0.00 82 BENGZON, JAIME A., 6,484 0.00 83 GATCHALIAN, JAIME S., 6,484 0.00 84 GATCHALIAN, HODORA T., 6,484 0.00 85 SAN BUENAVENTURA, LEOPOLO 6,000 0.00 86 DAD CROWN BOOKSTORE, 5,336 0.00 87 FLORES, JAIME C., 5,187 0.00 88 CAGAS, MARLYN A., 5,187 0.00 99 ALERTA, SOCRATES L., 5,187 0.00 91 SEE, RAYMOND KEE HIOK, 5,000 0.00 91 SEE, RAYMOND KEE HIOK, 5,000 0.00 92 DAD. AQUARIUS FISHING SUPPLY 4,654 0.00 93 YPIL, ARLENE J., 3,890 0.00 95 TACULOD, AMADOR P., 3,890 0.00			0.00%
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81 BACUD, ROLYNE D., 6,484 0,000 82 BENGZON, JAIME A., 6,484 0,000 83 GATCHALIAN, JAIME S., 6,484 0,000 84 GATCHALIAN, RHODORA T., 6,484 0,000 85 SAN BUENAVENTURA, LEOPOLO 6,000 0,000 86 DAD CROWN BOOKSTORE, 5,336 0,000 87 FLORES, JAIME C., 5,187 0,000 88 CAGAS, MARLYN A., 5,187 0,000 89 ALERTA, SOCRATES L., 5,187 0,000 90 PAGUIRIGAN, CHRISTINE ANN 5,000 0,000 91 SEE, RAYMOND KEE HIOK, 5,000 0,000 92 DAD. AQUARIUS FISHING SUPPLY 4,654 0,000 93 YPIL, ARLENE J., 3,890 0,000 94 SY, LEDENESA C., 3,890 0,000 95 TACULOD, AMADOR P., 3,890 0,000		7,453	0.00%
82 BENGZON, JAIME A., 6,484 0.00 83 GATCHALIAN, JAIME S., 6,484 0.00 84 GATCHALIAN, RHODORA T., 6,484 0.00 85 SAN BUENAVENTURA, LEOPOLO 6,000 0.00 86 DAD CROWN BOOKSTORE, 5,336 0.00 87 FLORES, JAIME C., 5,187 0.00 88 CAGAS, MARLYN A., 5,187 0.00 89 ALERTA, SOCRATES L., 5,187 0.00 90 PAGUIRIGAN, CHRISTINE ANN 5,000 0.00 91 SEE, RAYMOND KEE HIOK, 5,000 0.00 92 DAD. AQUARIUS FISHING SUPPLY 4,654 0.00 93 YPIL, ARLENE J., 3,890 0.00 94 SY, LEDENESA C., 3,890 0.00 95 TACULOD, AMADOR P., 3,890 0.00	·	6,484	0.00%
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84 GATCHALIAN, RHODORA T., 6,484 0.009 85 SAN BUENAVENTURA, LEOPOLD 6,000 0.009 86 DAD CROWN BOOKSTORE, 5,336 0.009 87 FLORES, JAIME C., 5,187 0.009 88 CAGAS, MARLYN A., 5,187 0.009 89 ALERTA, SOCRATES L., 5,187 0.009 90 PAGUIRIGAN, CHRISTINE ANN 5,000 0.009 91 SEE, RAYMOND KEE HIOK, 5,000 0.009 92 DAD. AQUARIUS FISHING SUPPLY 4,654 0.009 93 YPIL, ARLENE J., 3,890 0.009 94 SY, LEDENESA C., 3,890 0.009 95 TACULOD, AMADOR P., 3,890 0.009		6,484	0.00%
85 SAN BUENAVENTURA, LEOPOLD 86 DAD CROWN BOOKSTORE, 5,336 D.005 87 FLORES, JAIME C., 5,187 0.005 88 CAGAS, MARLYN A., 5,187 0.005 89 ALERTA, SOCRATES L., 5,187 0.005 90 PAGUIRIGAN, CHRISTINE ANN 5,000 0.005 91 SEE, RAYMOND KEE HIOK, 5,000 0.005 92 DAD. AQUARIUS FISHING SUPPLY 93 YPIL, ARLENE J., 94 SY, LEDENESA C., 95 TACULOD, AMADOR P., 3,890 0.005	83 GATCHALIAN, JAIME S.,	6,484	0.00%
86 DAD CROWN BOOKSTORE, 5,336 D.009 87 FLORES, JAIME C., 5,187 0.009 88 CAGAS, MARLYN A., 5,187 0.009 89 ALERTA, SOCRATES L., 5,187 0.009 90 PAGUIRIGAN, CHRISTINE ANN 5,000 0.009 91 SEE, RAYMOND KEE HIOK, 5,000 0.009 92 DAD. AQUARIUS FISHING SUPPLY 4,654 0.009 93 YPIL, ARLENE J., 3,890 0.009 94 SY, LEDENESA C., 3,890 0.009 95 TACULOD, AMADOR P., 3,890 0.009	84 GATCHALIAN, RHODORA T.,	6,484	0.00%
87 FLORES, JAIME C., 5,187 0.005 88 CAGAS, MARLYN A., 5,187 0.005 89 ALERTA, SOCRATES L., 5,187 0.005 90 PAGUIRIGAN, CHRISTINE ANN 5,000 0.005 91 SEE, RAYMOND KEE HIOK, 5,000 0.005 92 DAD. AQUARIUS FISHING SUPPLY 4,654 0.005 93 YPIL, ARLENE J., 3,890 0.005 94 SY, LEDENESA C., 3,890 0.005 95 TACULOD, AMADOR P., 3,890 0.005	85 SAN BUENAVENTURA, LEOPOLD	6,000	0.00%
88 CAGAS, MARLYN A., 5,187 0.005 89 ALERTA, SOCRATES L., 5,187 0.005 90 PAGUIRIGAN, CHRISTINE ANN 5,000 0.005 91 SEE, RAYMOND KEE HIOK, 5,000 0.005 92 DAD. AQUARIUS FISHING SUPPLY 4,654 0.005 93 YPIL, ARLENE J., 3,890 0.005 94 SY, LEDENESA C., 3,890 0.005 95 TACULOD, AMADOR P., 3,890 0.005	86 DAD CROWN BOOKSTORE,	5,336	0.00%
89 ALERTA, SOCRATES L., 5,187 0.003 90 PAGUIRIGAN, CHRISTINE ANN 5,000 0.003 91 SEE, RAYMOND KEE HIOK, 5,000 0.003 92 DAD. AQUARIUS FISHING SUPPLY 4,654 0.003 93 YPIL, ARLENE J., 3,890 0.003 94 SY, LEDENESA C., 3,890 0.003 95 TACULOD, AMADOR P., 3,890 0.003	87 FLORES, JAIME C.,	5,187	0.00%
89 ALERTA, SOCRATES L., 5,187 0.005 90 PAGUIRIGAN, CHRISTINE ANN 5,000 0.005 91 SEE, RAYMOND KEE HIOK, 5,000 0.005 92 DAD. AQUARIUS FISHING SUPPLY 4,654 0.005 93 YPIL, ARLENE J., 3,890 0.005 94 SY, LEDENESA C., 3,890 0.005 95 TACULOD, AMADOR P., 3,890 0.005	B8 CAGAS, MARLYN A.,	5,187	0.00%
90 PAGUIRIGAN, CHRISTINE ANN 5,000 0.009 91 SEE, RAYMOND KEE HIOK, 5,000 0.009 92 DAD. AQUARIUS FISHING SUPPLY 4,654 0.009 93 YPIL, ARLENE J., 3,890 0.009 94 SY, LEDENESA C., 3,890 0.009 95 TACULOD, AMADOR P., 3,890 0.009	89 ALERTA, SOCRATES L.,		0.00%
91 SEE, RAYMOND KEE HIOK, 5,000 0.003 92 DAD. AQUARIUS FISHING SUPPLY 4,654 0.003 93 YPIL, ARLENE J., 3,890 0.003 94 SY, LEDENESA C., 3,890 0.003 95 TACULOD, AMADOR P., 3,890 0.003	90 PAGUIRIGAN, CHRISTINE ANN		0.00%
92 DAD. AQUARIUS FISHING SUPPLY 4,654 0.009 93 YPIL, ARLENE J., 3,890 0.009 94 SY, LEDENESA C., 3,890 0.009 95 TACULOD, AMADOR P., 3,890 0.009	91 SEE, RAYMOND KEE HIOK,		0.00%
93 YPIL, ARLENE J., 3,890 0.009 94 SY, LEDENESA C., 3,890 0.009 95 TACULOD, AMADOR P., 3,890 0.009	92 DAD. AQUARIUS FISHING SUPPLY		0.00%
94 SY, LEDENESA C., 3,890 0.009 95 TACULOD, AMADOR P., 3,890 0.009			0.00%
9S TACULOD, AMADOR P., 3,890 0.009			0.00%
	<u> </u>	: 	0.00%
р варскам, токостин., разрия (дом) 1 3.8901 0.005	96 SERAN, JORGEL M.,	3,890	0.00%
			0.00%
	98 SABIDO, HERMENEGILDA L.,	3,890	0.00%

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99	SACAY, RODERICK M.,	3,890	0.00%
100	ARANCON, GISLENDE MAE V.,	3,890	0.00%
	TOTAL TOP 100 SHAREHOLDER	2,499,528,566	99.99%
	TOTAL OUTSTANDING SHARE	2,499,712,463	100.00%

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BENEFICIAL OWNER REPORT

Company Code - FOOD000000 & Company Name - ALLIANCE SELECT FOODS INTERNATIONAL

Business Date: March 28, 2018

BPNAME	HOLDINGS
A & A SECURITIES, INC.	620,808
ABACUS SECURITIES CORPORATION	67,755,267
PHILSTOCKS FINANCIAL INC	6,202,845
A, T, DE CASTRO SECURITIES CORP,	975,830
ALPHA SECURITIES CORP.	6,893
BA SECURITIES, INC.	201,338
AP SECURITIES INCORPORATED	86,472,763
ANSALDO, GODINEZ & CO., INC.	3,732,372
AB CAPITAL SECURITIES, INC.	16,404,666
SB EQUITIES, INC.	7,784,176
ASIA PACIFIC CAPITAL EQUITIES & SECURITIES CORP.	365,557
ASIASEC EQUITIES, INC.	1,441,152,777
ASTRA SECURITIES CORPORATION	1,375,558
BELSON SECURITIES, INC.	3,988,201
B. H. CHUA SECURITIES CORPORATION	853,723
JAKA SECURITIES CORP.	377,323
BPI SECURITIES CORPORATION	13,602,284
CAMPOS, LANUZA & COMPANY, INC.	612,213
SINCERE SECURITIES CORPORATION	442,830
BDO NOMURA SECURITIES INC	4,674,029
CITISECURITIES, INC.	1,154,650
TRITON SECURITIES CORP.	1,303,449
IGC SECURITIES INC.	12,705
CUALOPING SECURITIES CORPORATION	33,680
DAVID GO SECURITIES CORP.	1,206,307
DIVERSIFIED SECURITIES, INC.	3,496,643
E. CHUA CHIACO SECURITIES, INC.	3,012,677
EAST WEST CAPITAL CORPORATION	317,000
EASTERN SECURITIES DEVELOPMENT CORPORATION	2,183,538
EQUITIWORLD SECURITIES, INC.	1,994
EVERGREEN STOCK BROXERAGE & SEC., INC.	5,678,748
FIRST ORIENT SECURITIES, INC.	2,271,209
F. YAP SECURITIES, INC.	454,218
AURORA SECURITIES, INC.	85,106,544
GLOBALINKS SECURITIES & STOCKS, INC.	5,367,621
JSG SECURITIES, INC.	73,575
GOLDSTAR SECURITIES, INC.	819,336
GUILO SECURITIES, INC.	81,433
HDI SECURITIES, INC.	7,355,291
H. E. BENNETT SECURITIES, INC.	1,300,685
I. ACKERMAN & CO., INC.	36,588
I. B. GIMENEZ SECURITIES, INC.	15,158
INVESTORS SECURITIES, INC,	1,156,881
IMPERIAL, DE GUZMAN, ABALOS & CO., INC.	535,894
INTRA-INVEST SECURITIES, INC.	140
J.M. BARCELON & CO., INC.	120,000
VALUE QUEST SECURITIES CORPORATION	1,396,000

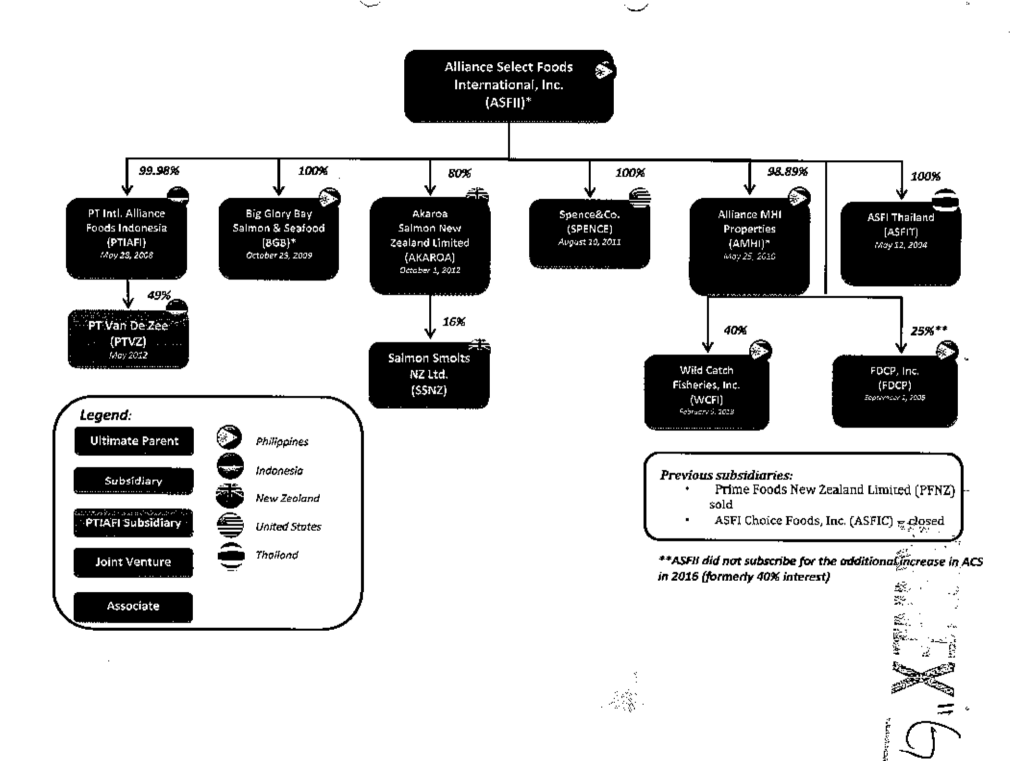
BPNAME	HOLDINGS
STRATEGIC EQUITIES CORP.	85,824
LARRGO SECURITIES CO., INC.	10,805
LOPEZ, LOCSIN, LEDESMA & CO., INC.	396,099
LUCKY SECURITIES, INC.	254,832
LUYS SECURITIES COMPANY, INC.	300,834
MANDARIN SECURITIES CORPORATION	4,095,140
COL Financial Group, Inc.	34,983,002
DA MARKET SECURITIES, INC.	2,566,736
MERCANTILE SECURITIES CORP.	4,367,476
MERIDIAN SECURITIES, INC.	214,417
MDR SECURITIES, INC.	150,261
DEUTSCHE REGIS PARTNERS, INC.	4,000,800
MOUNT PEAK SECURITIES, INC.	68,000
NEW WORLD SECURITIES CO., INC.	837,417
OPTIMUM SECURITIES CORPORATION	206,720
RCBC SECURITIES, INC.	960,134
	1,107,512
PAN ASIA SECURITIES CORP.	_
PAPA SECURITIES CORPORATION	324,309
MAYBANK ATR KIM ENG SECURITIES, INC.	23,888,665
PLATINUM SECURITIES, INC.	231,578
PNB SECURITIES, INC.	2,666,000
PREMIUM SECURITIES, INC.	1,252,656
SAUSBURY BKT SECURITIES CORPORATION	666,903
QUALITY INVESTMENTS & SECURITIES CORPORATION	14,733,749
R & LINVESTMENTS, INC.	102,636
ALAKOR SECURITIES CORPORATION	158,105
R. COYIUTO SECURITIES, INC.	496,797
REGINA CAPITAL DEVELOPMENT CORPORATION	5,116,227
R. NUBLA SECURITIES, INC.	960,000
AAA SOUTHEAST EQUITIES, INCORPORATED	1,092,000
R. S. LIM & CO., INC.	1,030,000
RTG & COMPANY, INC.	21,531
S.J. ROXAS & CO., INC.	31,438
SECURITIES SPECIALISTS, INC.	42,282
FIDELITY SECURITIES, INC.	617,997
SUMMIT SECURITIES, INC.	475,001
STANDARD SECURITIES CORPORATION	5,769,042
TANSENGCO & CO., INC.	1,294,479
TOWER SECURITIES, INC.	8,922,960
APEX PHILIPPINES EQUITIES CORPORATION	161,231
TRI-STATE SECURITIES, INC.	616,841
UCP8 SECURITIES, INC.	500,886
UOB KAY HIAN SECURITIES (PHILS.), INC.	3,000,333
VENTURE SECURITIES, INC.	48,709
FIRST METRO SECURITIES BROKERAGE CORP.	12,456,026
WEALTH SECURITIES, INC.	5,572,208
WESTLINK GLOBAL EQUITIES, INC.	48,314
BERNAD SECURITIES, INC.	1,500,312
WONG SECURITIES CORPORATION	115,781
YAO & ZIALCITA, INC.	1,065,968
YU & COMPANY, INC.	5,426,435
BDO SECURITIES CORPORATION	17,224,599
PCCI SECURITIES BROKERS CORP.	1,141,718

 $(\)$

BPNAME	HOLDINGS
EAGLE EQUITIES, INC.	47,340,340
GOLDEN TOWER SECURITIES & HOLDINGS, INC.	284,270
SOLAR SECURITIES, INC.	83,847,626
G.D. TAN & COMPANY, INC.	3,540,576
PHILIPPINE EQUITY PARTNERS, INC.	296
UNICAPITAL SECURITIES INC.	1,639,461
SunSecuritles, Inc.	4,042,157
ARMSTRONG SECURITIES, INC.	57,890
TIMSON SECURITIES, INC.	1,275,000
CITIBANK N.A.	2,728,392
DEUTSCHE BANK MANILA-CLIENTS A/C	3,097,333
THE HONGKONG AND SHANGHAI BANKING CORP. LTDCLIENTS' ACCT.	2,688,582
PCD NOMINEE CORP.	82 }

TOTAL	<u> </u>	2,106,015,148
If no written notice of any error or correction is rece deemed to have accepted the accur		

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Foreign

COVER SHEET

SEC Registration Number: C\$200319138

ALLIANCE SELECT FOODS INTERNATIONAL, INC. Company's Full Name Unit 1206, East Tower, PSE Centre, Exchange Road, Ortigas Center, Pasig City Company's Address Ma. Kristina P. Ambrocio 635-5241 to 44 Contact Person Telephone Number 31 December June 15 Flecal Year Ending Annual Meeting Corporate Governance Manual Form Type Dept. Requiring this Doc. Amended Articles Number/Section Total Amount of Borrowings

Domestic

To be accomplished by SEC Personnel concerned

LCU

Cashier

Remarks: Please use black ink for scanning purposes

Tolal No. of Stockholders

File Number

Document ID

2017 CORPORATE GOVERNANCE MANUAL¹

The Board of Directors of Alliance Select Foods International, Inc. (the "Company" or "ASFII") approved and adopted the Company's Revised Corporate Governance Manual on 25 July 2014.2 On 30 May 2017, the Board of Directors of the Company adopted and approved this Corporate Governance Manual (the "2017 CG Manual") substantially adopting the Code of Corporate Governance for Publicly-Listed Companies ("Corporate Governance Code").

PART I GOVERNANCE STATEMENT

Commitment to Good Corporate Governance³

The Board of Directors, Management, Officers and Employees of ALLIANCE SELECT FOODS INTERNATIONAL, INC. (the "Company" or "ASFIL") recognize that Corporate Governance:

- is the system of stewardship and control to guide organizations in fulfilling their long-term economic, moral, legal and social obligations towards their shareholders as well as their stakeholders;
- is a system of direction, feedback and control using regulations, performance standards and ethical guidelines to hold the Board and senior management accountable for ensuring ethical behaviour, reconciling long-term customer satisfaction with shareholder value, to the benefit of all shareholders and stakeholders and society; and
- its purpose is to maximize the organization's long-term success, creating sustainable value for its shareholders, stakeholders and the nation.4

Consistent therewith, the Board of Diractors, Managament, Officers and Employees of the Company commit themselves to the principles and sound best practices of Corporate Governance and dedicate themselves towards ensuring awareness of,

Adopted in compliance with SEC Memorandum Circular No. 19, Series of 2016

² Adopted in compliance with SEC Memorandum Circular No. 9, Series of 2014 Altached to this 2017 CG Manual of Alliance Select Foods International, Inc. are the following:

Annex A: Related Party Transactions Policy

Annex B: Internal Audit Charter

Annex C: Board Charter

Annex D: Audit Committee Charter

Annex E: Corporate Governance Committee Charter (will underlake the functions of the Nominations and Compensation Committees)

Annex F: Board Risk Oversight Committee Charter

Annex G: Related Party Transactions Committee

Annex H: Policy requiring Directors and Officers to report dealings in shares of the Company within three (3) business days

SEC Memorandum Circular No. 19, Series of 2016



May 25, 2018

Alliance Select Foods International Inc. Suite 1206, East Tower, Philippine Stock Exchange Centre Exchange Road, Ortigas Center, Pasig City, Metro Manila, 1600 Philippines

Attn

Mr. Dobbin A. Tan

Chairman of the Audit Committee

Dear Mr. Tan:

In accordance with the Charter of the Internal Audit Committee, we attest that we conducted a riskbased assessment of the Company in developing our audit plan, which was presented and approved by the audit Committee.

We reviewed the processes in Governance, risk and compliance; business development; treasury; cash disbursement; financial closing; financial consolidation and reporting. We also reviewed the risks and controls within the processes until December 31, 2017.

The results of the risk-based assessment conducted were presented to and was acted upon by the management.

Based on the review conducted, we have concluded that the material risks were identified and assessed, and that the controls implemented to mitigate these risks were adequate and effective during the identified period. We believe that sound governance by the management, risk management, control and compliance systems are in place and are effective.

Sincerely yours,

Chief Audit Executive

-SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

I, Annual Stockholders Meeting (for 2017)

a. Date: June 15, 2017 Time: 2:30 PM

Place: The Linden Suites, 37 San Miguel Avenue, Ortigas Center, Pasig City, Metro Manila 1600

b. Election of Officers:

Regular Directors:

Raymond K.H. See – 1,699,380,405 cumulative votes
 Marie Grace T. Vera Cruz – 1,699,267,541 cumulative votes
 Joseph Peter Y. Roxas – 1,755,351,434 cumulative votes
 George E. Sycip – 1,750,826, 129 cumulative votes
 Antonio C. Pacis – 1,699,337, 240cumulative votes

Independent Directors:

Erwin M. Elechicon – 1,699,267,541 cumulative votes
 Dobbin A. Tan - 1,699,337,844 cumulative votes

c. Matters Voted Upon:

	Item	Yes	Nα	Abstain	Objection
1.	Reading and approval of the Minutes of the 2016 Annual General Meeting of Stockholders held on June 28, 2016	1,754,792,273 (70.20%)	622,216 (0.02%)	372,606,093 (14.91%)	
2.	Approval of the Annual Report and the Audited Financial Statements for the Year ended December 31, 2016	1,755,414,489 (70.22%)	372,164,570 (14.89%)	441,523 (0.02%)	
3.	Ratification and Approval of Acts of the Board of Directors and Executive Officersfor the Corporate year 2016-2017	1,755,363,192 (70.22%)	372,164,570 (14.89%)	492,820 (0.02%)	
4.	Appointment of Reyes Tacandong & Co. as the Company's Independent External Auditor for 2017	1,755,409,302 (70.22%)	372,164,570 (14.89%)	446,710 (0.02%)	

II. Special Stockholders Meeting

a. Date: September 7, 2017

Time: 2:30 PM

Place: PSE Auditorium, Ground Floor, Philippine Stock Exchange Centre, Exchange Road, Ortigas Center, Pasig City

b. Matters Voted Upon:

Amendment of Article Seventh of the Company's Articles of Incorporation to reduce the par value of common shares of the Company from One Peso (P1.00) per share to Fifty Centavos (P0.50) per share, and to decrease the Company's Authorized Capital Stock from Three Billion Pesos (P3,000,000,000,000) divided into Three Billion (3,000,000,000) common shares with par value of One Peso (P1.00) per share to One Billion	Item	Yes	No	Abstain	Objection
Five Hundred Million Pesos (P1,500,000,000.00) divided into Three Billion (3,000,000,000) common shares with par value of Fifty Centavos (P0,50) per share.	Company's Articles of Incorporation to reduce the par value of common shares of the Company from One Peso (P1.00) per share to Fifty Centavos (P0.50) per share, and to decrease the Company's Authorized Capital Stock from Three Billion Pesos (P3,000,000,000.00) divided into Three Billion (3,000,000,000) common shares with par value of One Peso (P1.00) per share to One Billion Five Hundred Million Pesos (P1,500,000,000,00) divided into Three Billion (3,000,000,000) common shares with par value of	74.91%		1 '	

^{*}All matters reported under Item 4 have also been published in the Company's website at www.allianceselectfoods.com.

Family Welfare Program **Family Welfare Committee Monthly Report** For the month of April 2017

Name of Establishment: Alliance Select Foods International Inc/Big Glory Bay Salmon and Seafsods

Program Coordinator: HR Personnel

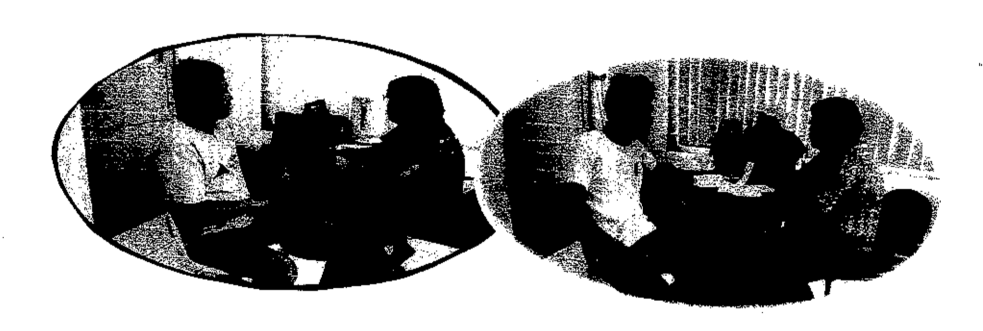
Address: Purok Saydala Tambler General Santos City

Program Dimension	Activity	Benefici Female	aries Male	Date conducted	Assistance required	Agency responsible
Medical Health Care	Doctor's visit	10	3	every Friday	snack	Dr. Norma Navarro
Environmental protection/Hygiene & Sanitation	Coastaí Clean up	4	11	April 22,2017	snack	Mr. Jodan To-ong PCO
Sports and Leisure	Graduation Ball	all emp	loyees	April 29,2017	snack tokens	all employees

Submitted by: Sheila Mae Corona (Medical Personnel)

Annalee D. Durana

HF∳ Manager



Doctor's Visit



Fami Welfare Program Family Welfare Committee Monthly Report For the month of May 2017

Name of Establishment: Alliance Select Foods International Inc/Big Glory Bay Salmon and Seafoods

Program Coordinator: HR Personnel

Address: Purok Saydala Tambler General Santos City

Program	Activity	Benefic	aries	Date	Assistance	Agency
Dimension	<u>. </u>	Female	Male	conducted	required	responsible
Medical Health Care	Doctor's visit	23	7	every Friday	snack	Dr. Norma Navarro
Education	Money Planning seminar	22	30	May 10,2017	***	Sunife Personnel
Environmental Protection. Hygiene and Sanitation	Working at Heights Safety training	1	46	May 13&15,2017	snack	Engr.Raquel Cordero
Gender Equality	Mother's Day celebration	25	15	May 15,2017	tokens	HR Team
Education	MSC Orientation	42	19	May 10 &15,2017	snack	Mr.Eldwin Umusig

Submitted by:

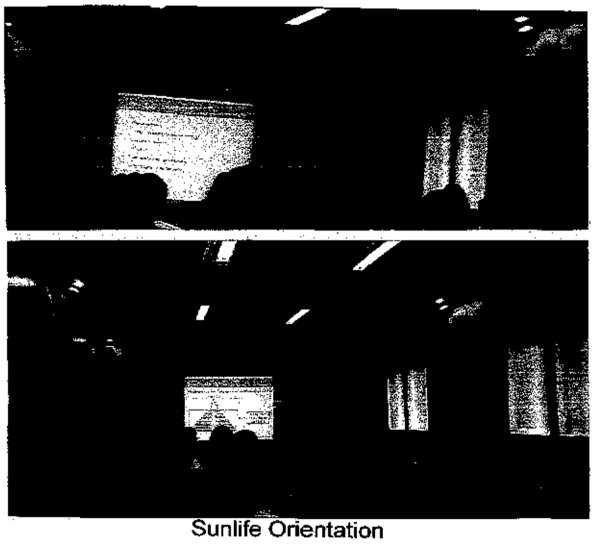
processon

Sheila Mae Coroña (Medical Personnel)

Attested by:

Annaiee D. Durana

HR/Manager





MSE Orientation

Fam Welfare Program Family Welfare Committee Monthly Report For the month of June 2017

Name of Establishment: Alliance Select Foods International Inc/Big Glory Bay Salmon and Seafoods

Program Coordinator: HR Personnel

Address: Purok Saydala Tambler General Santos City

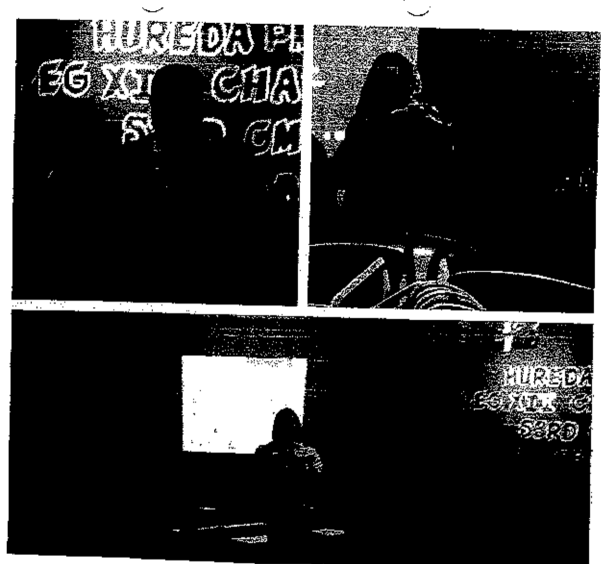
Program	Activity	Beneficiaries		Date	Assistance	Agency
Dimension	<u> </u>	Female ,	Male	conducted	required	responsible
Sports and Leisure	Inter Canning Sportsfest	players 6 canne	l l	June 5-7,2017	Food	Gentuna/Philbest/Ocean Seatrade /ASFII/Celebes
Medical Health Care	Doctor's visit	19	4	every Friday	snack	Dr. Norma Navarro
Education	Seminar on Substance Abuse	Private sectors		June 8,2017	snack	Hureda PMAP Dr. Oco
Reproductive Health & Responsible Parenhood	Distribution of FP Commodity	3	30	June 13-14,2017	***	City Health Office

Submitted by:

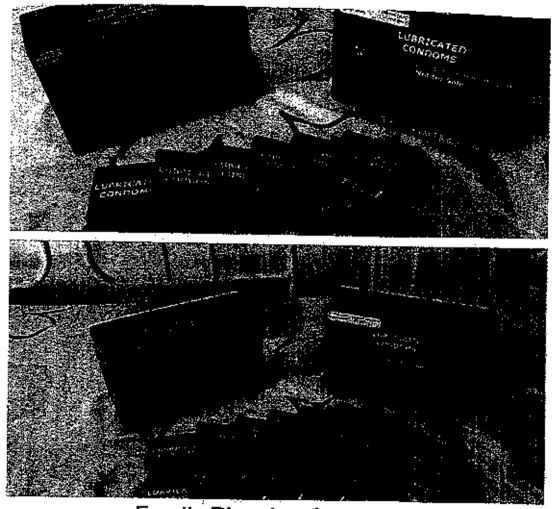
Sheila Mae Coroña (Medical Personnel) Attested by:

Annalee D. Durana

HR∮Manager



Substance Abuse Seminar



Family Planning Commodity

Fam. Welfare Program Family Welfare Committee Monthly Report For the month of July 2017

Name of Establishment: Alliance Select Foods International Inc/Big Glory Bay Salmon Seafoods
Program Coordinator: HR Personnel

Address: Purok Saydala Tambler General Santos City

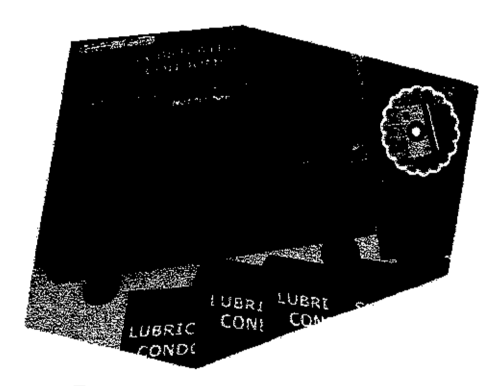
Program	Activity	Benefic	iaries	Date	Assistance	Agency
Dimension		Female	Male	conducted	required	responsible
Medical Health Care	Doctor's Visit	9	3	July 14,2017	snack	Dr. Norma Navarro
Medical Health Care	SSS Benefits orientation	24	15	July 4,2017	snack	SSS Gensan Noel Nacion
Sports and Leisure	Company outing	36	28	July 8,2017	Foods prizes	Event Committlee
Medical Health Care	ECC Orientation	18	1 f	Jul y 20, 2017	snack	DOLE12 Christopher Gamboa
Environmental Protection Hygiene and Sanitation	Halal Orientation	21	11	July 21,2017	snack	Engr. Paisar Gadiaware
Others	Pulong-Pulong			July 28,2017	snack	HR Staff
Reproductive Health & Responsible Parenthood	Distribution of FP Commodity	20	15	July 24,2017	****	City Health Office

Submitted by:

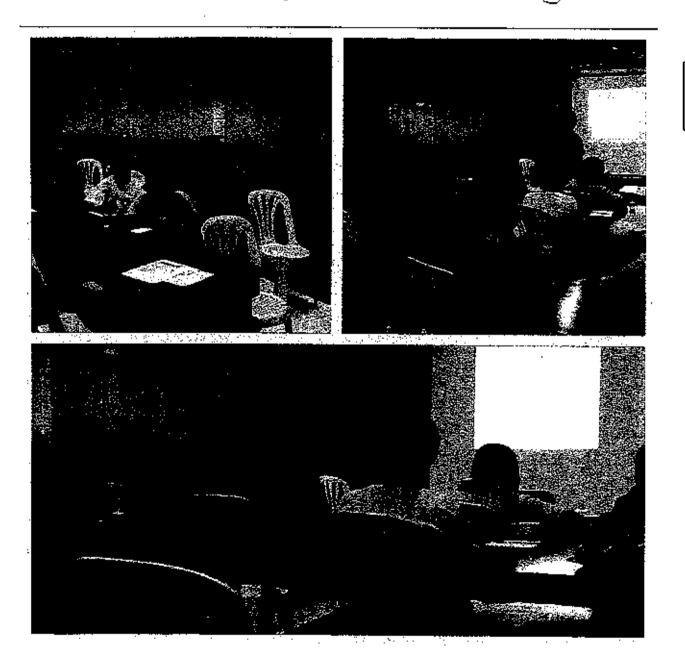
Sheila Mae Coroña (Medical Personnel)

Annalee D. Durana

HR Manager



Family Planning Commodity



SSS Orientation

HALAL Orientation



Fami Nelfare Program Family Welfare Committee Monthly Report For the month of August 2017

Name of Establishment: Alliance Select Foods International Inc/Big Glory Bay Salmon

Program Coordinator: HR Personnel

Address: Purok Saydala Tambler General Santos City

Program	Activity	Benefic	ianes	Date	Assistance	Agency
Dimension		Female	Male	conducted	required	responsible
Others	3rd Quarterly meeting FWC Gensan	21	11	August 8,2017	snack	DOLE X11
Others	3rd Quarterly meeting FWC Officers Reg.12	16	12	August 15,2017	food	DOLE North Cotabato
Others	Townhall	all reg emplo	ŧ	August 15,2017		HR staff
Medical Health Care	Lung Month Celebration (DOH/CHO			August 24,2017	snack	рон/сно
Education	Human Relation seminar	15	16	August 24,2017	snack	Dole 12 Gensan Sheila Marie Dumalay
Medical Health Care	Doctor's Visit	3	1	August 25,2017	snack	Dr. Norma Navarro

Submitted by:

Sheila Mae Coroña (Medical Personnel) mu dieser

Annalee D. Durana HR/ Manager

Family Welfare Program Family Welfare Committee Monthly Report

For the month of August 2017

Name of Establishment: Alliance Select Foods International Inc/Big Glory Bay Salmon

Program Coordinator: HR Personnel

Program

Dimension

Others

Others

(FWC Activities)

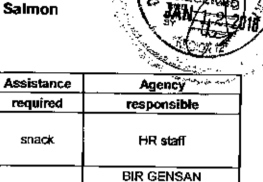
(FWC Activities)

Address: Purok Saydala Tambler General Santos City

Activity

Pulong-Pulong

BfR Orientation



Harriette Insoy

Janairah Bantog

Submitted by:

Sheila Mae Coroña (Medical Personnel)

Annalee D. Durana

Beneficiaries

regular

employees

Male

9

Female

16

Date

conducted

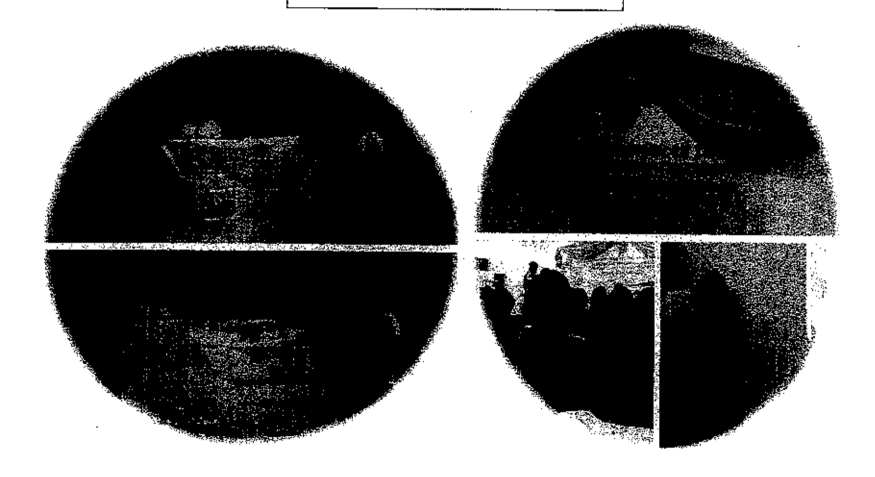
August 25,2017

August 30,2017

snack

HR/Manager

LUNG MONTH CELEBRATION DOH/LGU/Private sectors





SOCCSKSARGEN FWC 3RD QUARTERLY MEETING AUGUST 15,2017, KIDAPAWAN CITY

Family Welfare Program

Family Welfare Committee Monthly Report

For the month of September 2017

Name of Establishment: Alliance Select Foods International Inc/ Big Glory Bay Salmon

Program Coordinator: HR Personnel

Address: Purok Saydala Tambler General Santos City

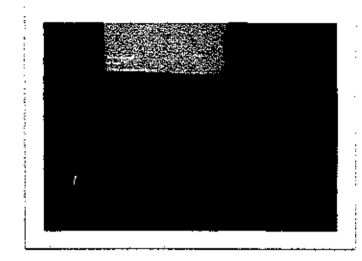
Program	Activity	Benefic	laries	Date	Assistance	Agency
Dimension		Female	Male	conducted	required	responsible
Environmental Protection, Hygiene and Sanitation	Incident Mngt Reporting Seminar	30	20	Sep.4,12,19,21 2017	snack	Raquel Cordero Safety Officer
Others	FWC meeting	1	10	Sept. 7,2017		GSDH Ms. Jesusa Enriquez
Medical Health Care	HMO orientation	30	18	Sept. 13.2017	snack	Intellicare Personnel
Environmental Protection, Hygiene and Sanitation	Coastal Clean -up	5	14	Sept. 16,2017	snack	Selected employees
Reproductive health and Responsible Parenthood	Seminar on Reproductive health and Family Planning	8	5	Sept,18,2017	snack	FPOP Mr. Cris Penales
Others	FWC Mindanao Summit	Mindan partici		Sept.21-22,2017	budget	DOLE Region X1 FFWC Region X1
Environmental Protection, Hygiene and Sanitation	Effective Pest Mingt. for Processing Plant	8	2	Sept 27,2017	snack	Mapecon

Submitted by:

Sheila Mae Coroña (Medical Personnel) Aftested by:

Annalee D. Durana HR Manager

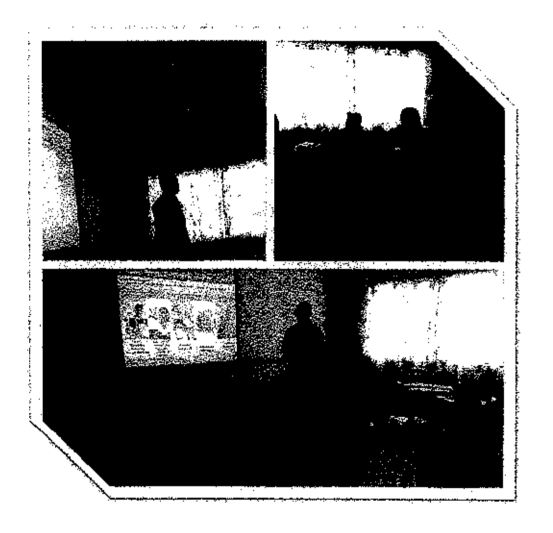
FWC SUMMIT



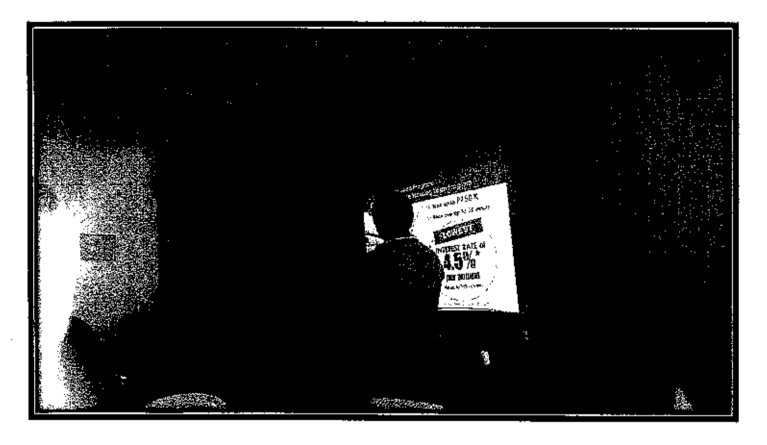








Philhealth Orientation

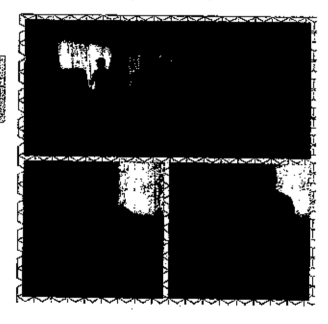


PAG IBIG ORIENTATION









Family Welfare Program **Family Welfare Committee Monthly Report**

For the month of October 2017

Name of Establishment: Alliance Select Foods International Inc/ Big Glory Bay Salmon

Program Coordinator: HR Personnel

Address: Purok Saydala Tambler General Santos City



Program	Activity	Benefic	iaries	Date	Assistance	Agency
Dimension		Female	Male	conducted	required	responsible
Environmental Protection, Hygiene and Sanitation	HACCP Training	5	ŧ	11-12 Oct 2017	snack for the participants	BFAR Manila
Environmental Protection,						
Hygiene and Sanitation	HHSE meeting	3	6	19 Oct.2017	snack	Safety Officer
Medical Health Care	Annual Physical Exam (Regular Employees)	36	40	2-14 Oct 2017	*47	Wellness Personnel
Others (FWC Activities)	Labor Relation seminar	19	9	13 Oct. 2017	snack	Sheila Marie Dumalay (DOLE 12)
Environmental Protection, Hygiene and Sanitation	GMP/ Safety an Security Orientation	14	8	20 Oct. 2017	annales	Sierwin Salmon
Others (FWC Activities)	Pulong-Pulong	25	20	27 Oct. 2017	snacks snacks	Raquel Cordero HR Staff
Sports and Leisure	Company Sportsfest	all em	oloyees	2 Oct. 2017	snacks	Sportsfest Committee

Submitted by:

Sheila Mae Coroña (Medical Personnel)

Annalee D. Durana HR Manager

GMP & Safety Orientation



ALLIANCE SELECT FOOD
INTERNATIONAL, INC.

Family Welfare Program Family Welfare Committee Monthly Report

For the month of November 2017

Name of Establishment: Alliance Select Foods International Inc/ Big Glory Bay Salmon

Program Coordinator: HR Personnel

Address: Purok Saydala Tambier General Santos City

Program	Activity	Benefic	iaries	Date	Assistance	Ageney
Dimension		Female	Male	conducted	required	responsible
Medical Health Care	Free check up and consultation	26	11	3 Nov. 2017	snack	c/o Yap's Clinic
Environmental Protection,	GMP/Safety and		_			Sierwin Salmon
Hygiene and Sanitation	Security orientation	7	19	9/17 Nov. 2017	snack	Raquel Cordero
Gender Equality	Pre-pageant Miss Gay		18	25 Nov. 2017	snack	Program Committee
Others (FWC Activities)	Pulong- Pulong	regular en	nployees	29 Nov. 2017	şnack	HR Staff
Sports and Leisure	Sportsfest	16	18	13-15 Nov 2017	snack	Sportsfest Committee

Submitted by:

Sheila Mae Coroña (Medical Personnel)

Annalee D. Durana HR/Manager

Doctor's Visit





Family Welfare Program Family Welfare Committee Monthly Report

For the month of December 2017

Name of Establishment: Alliance Select Foods International Incl Big Glory Bay Salmon

Program Coordinator: HR Personnel

Address: Purok Saydala Tambler General Santos City

Program	Activity	Benefic	iaries	Date	Assistance	Agency
Dimension		Female	Male	conducted	required	responsible
Medical Health Care	Free check up and consultation	11	1	1 Dec. 2017	snack	c/o Yap's Clinic
Sports and Leisure	Company Christmas Party	all emp	oyees	8 Dec . 2017	food	Christmas Committee
Gender Equality	Pre-pageant Miss Gay		18	8 Dec. 2017	snack	Program Committee
Others (FWC Activities)	Pulang- Pulang	regular en	nployees	22 Dec. 2017	snack	HR Staff
Environmental Protection, . Hygiene & Sanitation	Fire & Earthquake drill	all emp	loyees	21 Dec. 2017	snack	Bureau of Fire Protection GenSan
Environmental Protection, Hygiene & Sanitation	HACCP Orientation	æ	4	28 Dec. 2017	snack	Eldwin Umusig

Submitted by:

Sheila Mae Coroña (Medical Personnel) Attested/by:

Annaige D. Durana

HR Manager



TOWN HALL







Brgy. Tambler, General Santos City

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ALLIANCE SELECT FOODS INTERNATIONAL INC

HEALTH, SAFETY, SECURITY, ENVIRONMENT POLICY

Issued Date: March 10, 2017

Page 1 of 7

Safety and Health Policy

Brgy. Tambler, General Santos City

Issued Date: Morch 10, 2017

Page 2 of 7

Safety and Health Policy

Brgy, Tambler, General Santos City

PURPOSE

It is the objective of this company to integrate total loss control management into the present system, so that people, equipment, materials and the environment are amply protected from accidents/incidents and that line managers take a direct hand in pursuing safety/loss control activities to enhance productivity and profitability of the Company through the following standards.

2. SCOPE

All requirements stipulated in this plan are applicable to all ASFII employees and TEMPCO employees, partners and visitors.

Leadership and Commitment

3.1 Establishment of Central Safety and Health Committee

In order to realize the objectives, an independent Safety and Health Committee shall be established comprising of members hereunder enumerated. They shall jointly act for the plant control and maintenance.

3.2 Organization and Responsibilities

3.2.1 Plant Manager/Assistant Plant Manager

The Plant Manager represents senior level of management in the plant and is accountable for the following activities:

- 1. Communicates to subordinates the safety values of the plant
- 2. Ensures safety performance and accountability of subordinates
- 3. Visibly demonstrates to the organization that personal commitment to safety is a priority
- 4. Review and respond to safety reports and accident investigation reports
- 5. Includes safety as part of each meeting

3.2.2 Department Managers

- Solely responsible for the safety of his organization. Department Managers shall exercise the same active and aggressive leadership in safety that he exercises in other phases of his responsibilities
- Ensure that all work is being executed in a safe and healthful manner in compliance with the rules and regulations. Should be discover any discrepancies, he shall take immediate and appropriate actions
- Ensures the effectiveness and sufficiency of the Health and Safety orientation, training and continuous information and education campaign provided for every employee working on the Company

3.2.3 Department Supervisors

1. Directly responsible to the plant employees for the safety in all activities under their supervision

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- Observe work in progress to ensure that such work is being performed in compliance with all safety requirements
- 3. Always endeavor to improve the safety and sanitary environment of the work
- 4. Ensure that all work is being conducted in a safe manner and take corrective measures as deemed necessary

3.2.4 Safety Officer

- Developing, implementing and administering all aspects of accident prevention; fire protection and prevention; first aid policies, procedure and programs on projects; offices and facilities.
- 2. Liaise with Plant Manager, Department Managers and Supervisors on all safety related subjects and advise management to ensure compliance.
- 3. Administering appropriate safe work practices / procedures for the project.
- 4. Promoting a high level of safety awareness on the project through new employee orientation.
- 5. Maintaining all safety related records and files associated with the Company.
- Lead and assist in accident / incident investigations. Ensure that all procedures for the reporting, assessment and when necessary the investigation of accidents and near misses to all staff are being operated.
- 7. Initiate safety memorandum or Job Safety Bulletins concerning safety issues.

3.2.5 Company Nurse

- Shall maintain a record of all cases attended to
- 2. Keep an inventory of medicines dispensed and all equipment and supplies of the Plant
- 3. Shall accompany all patients referred to the hospital
- He/she shall keep the medical clinic/facility in a hygienically sound condition and at the cleanest level at all times. Paper bed covers shall be changed for each patient seen

3.2.6 Pollution Control Officer

- Attend to the requirements of the establishment or agency prior to the construction or installation of pollution control facilities including the application and securing of necessary pollution permits and renewal
- 2. Monitor activities pertaining the installation or construction of pollution source and control facilities with the end in view of ensuring their compliance with the air, noise and water quality standards
- 3. Supervise the proper operation and maintenance of pollution control facilities of the plant
- 4. Handle other matters of environmental concerns as required by his/her employer

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3.2.7 Individual Worker/Employee

Ensure personal safety and ensures safety of co-workers

Observe all necessary precautionary measures applicable to his work or work area.

 Report any accident/incident whether major or minor including near misses to prevent recurrence

4. IMPLEMENTATION, STANDARD AND RESOURCES

4.1 Safety Trainings

Plant employees will attend different treining courses presented by the Committee to equip them with knowledge and skills with regards to their safety roles, duties and responsibilities.

Database for attendance shall be developed and maintained to track employee training.

4.2 Personal Protective Equipment

Personal protective equipment shall be worn by all employees working in the Plant as required by law and ASFII.

Alliance Select Foods International, Inc., together with TEMPCO shall be responsible for providing all PPE like uniforms, laboratory gowns, hand gloves, hats, and boots as compulsory and minimum requirements and all others as required.

In addition to the above, other PPEs must be worn depending on the nature of hazard associated with the task to be performed as well as the hazards present at the work area.

4.2 Emergency Response and Evacuation Plan

The purpose of this plan is to provide clear and concise communication of the Emergency Response and Evacuation Plan for Alliance Select Foods International, Inc. and its employees. It identifies the response, action and responsibilities of all plant personnel for effective management and recovery from emergencies such as medical, severe weather condition, fire, and earthquake, event of civil unrest or terrorism.

4.3 Fire Prevention and Protection Program

This guide covers the organizational, individual roles and activities of personnel tasked with specific responsibilities with regard to the establishment and maintenance of a Fire Prevention / Protection and Fire Fighting Plan.

5. PERFORMANCE MONITORING

5.1 Reports and Records

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Records such as incident and accident logs, training records, first aid injury logs, medical records, plant audit reports, equipment maintenance reports, firefighting equipment inspection reports and other records and reports required by the National or Local Government Agencies shall be kept and maintained.\

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6.1 DUTIES AND RESPONSIBILITIES

6.1.1 Chairperson

- 1. Prepares agenda for the next meeting
- 2. Arranges the venue of the meeting

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- 3. Notifies members of the meeting
- 4. Review previous minutes and materials for the meeting
- Chairs the meeting

6.1.2 Members

- Report unsafe conditions and practices.
- Attend all safety meetings
- Report all accidents and/or near misses
- Review injury accidents, illnesses and death investigations
- Contribute ideas and suggestions for the improvement of safety
- Influence others to work safely

6.1.3 Secretary

- Records minutes of the meeting.
- 2. Distribute minutes to the committee members
- Posts minutes for other employees
- Reports status of recommendations
- Assumes Chairperson's duties if necessary

6.2 COMMITTEE FUNCTIONS

The Safety and Health Committee shall:

- Help evaluate the effectiveness of control measures used to protect employees from the hazards in the workplace
- Help review and update the workplace's Safety and Health Programs by evaluating employee injury and accident records, identifying trends and patterns, accident investigation finding, inspection findings, and employee reports of unsafe conditions and work practices
- Accept and address anonymous complaints and suggestions from employees
- Help formulate corrective measures to prevent recurrence of injuries, near misses, accidents and property damage
- 5. Promote Safety and Health awareness and co-worker participation through continuous improvements to the safety programs
- Assist in monitoring safety and training to ensure that it is in place, effective, and documented
- Review the Safety and Health Program established by the Company
- Conduct interviews with employees in conjunction with inspections of the worksite.
- Observe the measurement of employee exposure to toxic materials and harmful physical agents.

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Establish procedures for exercising the rights and responsibilities of the committee.

6.3 COMMITTEE PLANS

6.3.1 Personal Injury Prevention

Alliance Select Foods International, Inc. upholds the dignity and importance of every individual employee and is determined to protect its employees by giving adequate training in the performance of his duties and providing safe working conditions, facilities and the necessary protective equipment. The employee, in turn is expected to conscientiously learn to follow prescribed standards.

6.3.2 Property Damage and Waste Control

The company provides the authority and available resources to line management to prescribe measures of remedial actions so that the physical plant, materials, supplies and equipment are adequately protected from any downgrading incident that results in a loss. The Company considers all incidents outside the standard established for fair wear and tear, including those that result in the wastage of resources, as reportable in the loss reporting system.

6.3.3 Environmental Protection

It is the policy of this company to avoid pollution and preserve the environment in as far as humanely possible by adhering to the standards it has promulgated, as well as those prescribed by regulatory agencies concerned.

6.3.4 Security of Persons and Property

It is the policy of this Company to ensure the security of its employees, its environment and the properties it own and is held responsible.

The Company, therefore, directs all levels of management to place ample emphasis on the protection of property, and facilities, and above all human lives at all times.

STOP WORK AUTHORITY

Everybody has the right to stop unsafe activities immediately. All employees, regardless of position, shall have the right to remove himself from danger when he has good reason to believe that there is an imminent and serious danger to his safety or health, even without seeking authority.

12. COMPANY SAFETY RESPOSIBILITY

7.1 Staff Responsibility

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Company Officers and Managers provide support to the implementation of the safety and loss control programs by actively participating in the prevention of downgrading incidents, especially when the causes fall within their area of functional responsibilities.

7.2 Line Safety Responsibility

Line Managers or Department Heads are directly responsible for the safety of employees and the protection of company assets.

The Line Managers has the responsibility to protect his/her men, company equipment and materials, and the environment against accidental losses/damages, which includes advising his direct superior of operational failures that tend to produce loss, accepting his accountability for every loss and taking the appropriate precautionary measures to prevent its recurrence.

7.3 Employee Responsibility

Individual employee shall follow all work directives and procedures, oral and written, required of his assigned task for the safety and protection of his own self, his fellow workers and the public that may be involved.



HEALTH, SAFETY, SECURITY, ENVIRONMENT POLICY

1. PURPOSE

It is the objective of this company to integrate total loss control management into the present system, so that people, equipment, materials and the environment are amply protected from accidents/incidents and that line managers take a direct hand in pursuing safety/loss control activities to enhance productivity and profitability of the Company through the following standards.

2. SCOPE

All requirements stipulated in this plan are applicable to all ASFII employees and TEMPCO employees, partners and visitors.

3. Leadership and Commitment

3.1 Establishment of Central Safety and Health Committee

In order to realize the objectives, an independent Safety and Health Committee shall be established comprising of members hereunder enumerated. They shall jointly act for the plant control and maintenance.

3.2 Organization and Responsibilities

3.2.1 Plant Manager/Assistant Plant Manager

The Plant Manager represents senior level of management in the plant and is accountable for the following activities:

- Communicates to subordinates the safety values of the plant
- Ensures safety performance and accountability of subordinates
- Visibly demonstrates to the organization that personal commitment to safety is a priority
- Review and respond to safety reports and accident investigation reports
- Includes safety as part of each meeting

3.2.2 Department Managers

- Solely responsible for the safety of his organization. Department Managera shall exercise the same active and aggressive leadership in safety that he exercises in other phases of his responsibilities
- Ensure that all work is being executed in a safe and healthful manner in compliance with the rules and regulations. Should he discover any discrepancies, he shall take immediate and appropriate actions
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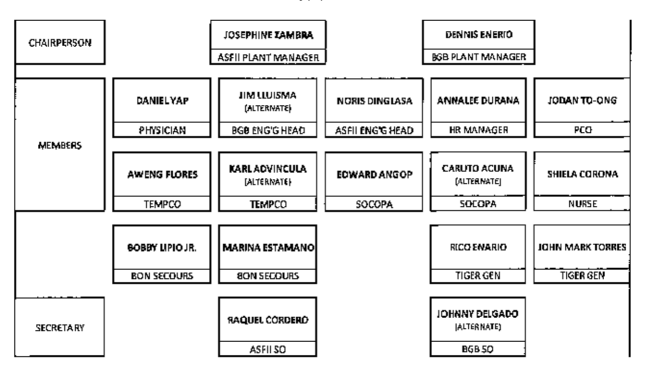
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7.3 Employee Responsibility

Individual employee shall follow all work directives and procedures, oral and written, required of his assigned task for the safety and protection of his own self, his fellow workers and the public that may be involved.





PERMIT TO WORK POLICY

I. Introduction

The sole purpose of the Permit to Work system is to prevent injury to employees, contractors, as well as damage to company property and the environment, particularly when work with foreseeable high hazard content is undertaken. The Permit to Works sets out the necessary details of the work to be done, precautions to be taken and the responsibilities of individuals.

II. Scope

Permit to Work system applies whenever works intended to be carried out may adversely affect the safety of people, plant, or the environment. A Permit to Work is not required when conducting routine maintenance activities.

Permit to Work system shall be applied in works and activities which involve:

- Non-production works (e.g. maintenance work, repairs, inspections, testing and commissioning)
- Non-routine operations or activities (i.e. projects)

Any work involving:

- Confined Space Entry
- 2. Hot Work
- Working at Height
- 4. Excavation
- 5. Civil Works
- 6. Electrical Activities
- Hoisting Activities

III. Responsibilities

The overall control is the responsibility of the respective Plant Manager (BGB or ASFII). He/she will require the assistance of the following competent persons to execute the work efficiently and effectively.

- ASFII/BGB Engineering Head
- 2. ASFII/BGB Safety Officer
- 3. Contractor's Supervisor

IV. Essentials

Permit Display.

There will be two copies of the Permit to Work, a contractor's copy which shall be clearly displayed at the work site, and another copy shall be kept in the Engineering Department. Tracking and monitoring of permits will be done through the Permit Registry.

2. Permit Number

This is a unique number that may be required to be cross-referenced to any other permit.

3. Authorization

Signatures of competent personnel acknowledging and understanding that all tasks to be carried out are covered in the Permit to Work. Also, to affirm that the hazards identified are controlled and cascaded thoroughly to the workforce.

4. Permit to Work Hand-Back

The hand-back procedure shall confirm whether the work has been completed, stopped or suspended. This will need confirmation from the Plant Manager.

All plant equipment used shall be returned safe, any isolation removed and verified by the person in-charge.

5. Validity and Retention of Permit to Work

Permit to Work shall be valid for the duration of the project, unless there are abnormal circumstances arising from carrying out the activities or if reassessment of the involved hazards becomes necessary (i.e. work suspension, change in environmental conditions, personnel change, etc.).

Permits are subject to audits and should be retained by a custodian for a period of 3 years to enable effective monitoring.

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ALLIANCE SELECT FOODS INTERNATIONAL INC Bigy. Tambler, General Santos City

HRD-ASFILEDP



FOOD DEFENSE PLAN

ALLIANCE SELECT FOODS INTERNATIONAL INC Birgy, Tambler, General Santos City

HRD-ASFII-FOP

Edition	Revision	Date	Reviewed	Approved
1	_ 0	30 Jan 2016	HR	Plant Manager
2	1	05 Feb 2018	HR	Plant Manager

Amendment List

Date	Description of Amendment
30 January 2016	New Issue
05 February 2018	Update of Area Zoning & Security Complement

Table of Contents

Section No	Title	Т	Page No.
01	Purpose	·	* **
02	Scope		
03	Duties and Responsibilities		· ·
04	Security Measures	<u>-</u> -	<u> </u>
05	Emergency Preparedness and Response		
06	Security Training and Awareness	<u> </u>	

Ust of Attachments

Attachment Code	Title
A	Table of Organization
В	11 General Orders
с	Plant Layout Area Zoning
Ð	List of Weapons and Equipment
E	Rules of Engagement
	Security Complement
G	List of Prohibited Items
Н	Bring Your Own Device

Copy Distribution List

Copy No.	Department
1	Human Resource
2	Quality Assurance
3	Security

Bigy. Tambler, General Santos City

01 PURPOSE

This Food Defense Plan constitutes the "Standard Operating Procedures" ensuring safety for People, Asset, Environment and Reputation. It meets the recommended security procedures by the Threat Assessment Critical Control Point (TACCP).

02 SCOPE

This plan covers the ASFII controlled areas only. It includes physical security requirements, policies and procedures. For issues beyond the control of ASFII Plant, A Crisis Management Plan is in place to address the needs. A copy of this manual and other references can be found in the link below:

//northblue/BRC Docs

03 OUTIES and RESPONSIBILITIES

The Plant Manager is the overall lead in implementing all stated procedures including Food Security stated in this plan. Plant Manager is being assisted by section heads from other departments. However, the Security Agency providing manpower on security related concerns is under the supervision of the HR Manager. The roles and responsibilities of each are detailed below. Table of organization as detailed in **Attachment A**.

03.01 Food Security Director

- Has overall accountability for the implementation of the Security Plan in his/her assigned Manufacturing Plant.
- Ensures Risk Assessment is updated and complete. Should be reviewed annually or when changes occur which can affect either security of the area or of food security.
- Supervise emergency procedures and coordinate with other departments if deemed necessary.

03.02 Quality Manager

- Prepare Food Security Plan, organizes, supervise and coordinates the Food Security Team.
- Provides equipment needed by the Food Security Team.
- Assist Plant Manager in implementing Food Security Plan.
- Implementing provisions for ensuring product and operations safety, i.e. GMP, HACCP, Product Recalls.

03.03 Safety Manager

- Plant Manager in implementing Security Plan.
- Provide Maintenance and Fire Protection Plan.
- Supervise and coordinate evacuation and salvaging activities, if these two are necessary.
- Oversee Transport Security Procedures and Coordinate with Site Security Officer.

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03.04 Communications Manager

- Plant Manager and QA Manager in preparing and Implementing Security and Food Security Plan.
- Provide, supervise and coordinate Site Security, Communication and Staffing Deployment Plans.
- Manages Personnel Security, Education, and Training Awareness; Physical Security and Access Control of the plant,
- Coordinate with appropriate LGUs.

03.05 Security Officer

- Shall be properly licensed in accordance with law and/or regulations and shall meet all applicable ASFII requirements.
- Shall be capable of providing all necessary and required training of security guards as well as develop and implement appropriate Assignment Instructions.
- Manager Personnel Security, Education, and Training Awareness; Physical Security and Access Control of the plant.
- Establish, liaise, and maintain contacts with national and local law enforcement agencies.
- Abide by the 11 General Orders shown in Attachment B.

03.06 Operations Officer

- In-charge of the day-to-day operations of the plant.
- Ensures GMP, HACCP and SSOP is in place.

03.07 Maintenance Officer

- Conduct periodic and formal inspection of building structures and other areas within the vicinity.
- Conduct regular and physical count of fire extinguishers.
- Recommend periodic test of standpipes and fire hose system.
- · Check garbage if disposed regularly and properly.
- Check obstruction of corridors, aisle, passageways, halfways and fire escapes.
- Check all exit signs and lights if in good working condition.
- Conduct regular inspection of fire alarm system.

03.08 Evacuation Officer

- Acquaint himself of the floor plan of the building area, that is, the location of exits and stairways.
- Guide evacuees to achieve an orderly and safe evacuation under proper discipline.
- Ensure the safe and effective use of all available exit facilities during emergencies.

03.09 Product Safety Officer

- Ensures all protocols from raw materials to finish products regarding product selety is being implemented and followed.
- Ensures GMP, HACCP and SSOP is in place.

03.10 Staffing Development Officer

- Ensuring all of the staff meets the pre-employment requirements.
- Ensuring proper training and orientation of staff before deployment.
- Plans for the needed trainings to enhance and strengthen staff competence.

04 SECURITY MEASURES

4.1 Outside Security - Property Perimeter

- **4.1.1** The perimeter of the facility is fenced with approximately 8-foot high concrete and metal sheets in some areas. For purpose of classification, areas within the plant is classified as RESTRICTED, CONTROLLED and UNRESTRICTED.
 - RESTRICTED ~ areas limited to authorized personnel only
 - CONTROLLED ~ personnel, customers, suppliers, and visitors should be accompanied by authorized personnel
 - UNRESTRICTED open to all personnel, customers, suppliers and visitors.

Refer to the Attachment C for plant isyout.

- 4.1.2 Regular patrolling around perimeter fence is being done by designated security guards while the main gate is manned 24/7 by designated security guards.
- **4.1.3** The list of weapons and equipment used for security within ASFII premises can be found in **Attachment D**.

4.2 Outside Security - Building Perimeter

- **4.2.1** Adequate lighting are installed around the perimeter to assist security surveillance by guards and to serve as a deterrent to intrusion. Maintenance of these lighting facility is being maintained by Engineering.
- **4.2.2** All primary entrances of the facility and operating areas are properly secured and checked.
- **4.2.3** In case of power failures or emergencies, the generator set should be activated as soon as possible. In cases of generator set failure, guards should use flashilghts or portable lighting units to illuminate critical areas of the plant.

- **4.2.4** Signage in different areas are being displayed such as No smoking, wearing of proper uniform, speed limit and others.
- **4.2.5** Armed security shall not be used unless it is a legal or government requirement or there is no acceptable alternative to manage the risk. Security personnel must follow Rules of Engagement **Attachment E.**
- 4.2.6 to secure outside storage, door lock is used to protect from any unauthorized access. Only assigned personnel are allowed to have the key access.

4.3 Outside Security - Vehicles

- **4.3.1** All vehicles entering the premises undergoes the standard security check by the Company's security personnel.
 - 4.3.2 Designated parking area for all vehicles are properly identified.

4.4 General Inside Security - Facility/Plant

- **4.4.1** Plant security is manned by sufficient security complement. Refer to **Attachment F** for the complete list. Roles of each post are detailed in the Assignment Instructions provided by the Security Agency.
- 4.4.2 Adequate lighting are installed within the entire facility and emergency lights are also in place inside plant facility structures. Maintenance of these lighting facility is being maintained by Engineering.
- **4.4.3** Telephone lines (for outside calls) and intercoms (for internal in-plant communications) are provided at the guard house.
- **4.4.4** Emergency Alarm System (gong) is installed in the facility located near the guard house area at the main gate. What to do during emergency is included during orientation for all new staff.
- 4.4.5 Emergency contacts such as hospitals, fire station, police station as well as Management Duty Officer are posted in the command center.
- **4.4.6** Copies of the facility's site plan and blueprints are secured in the Engineering office.
- **4.4.6** Checking on the maintenance closets, personal lockers, and storage areas for suspicious items or packages is done regularly.
- **4.4.7** All keys are kept properly by security guard. Monitoring logbook for withdrawal/borrowing/return of keys are being logged. Random regular inventory of the keys and logbook is being done.

4.5 General Inside Security – Laboratory

- **4.5.1** All chemicals including cleaning/sanitation chemicals are being secured at the store room and close monitoring for unauthorized withdrawal is in place.
- **4.5.2** Plant has its separate laboratory which is only accessible to restricted employees. Laboratory materials are as well restricted to the laboratory, except as needed for sampling and other authorized activities as mandated.
- **4.5.3** Plant also has its separate chemical room where all of the reagents are being received and stored.
 - 4.5.4 A procedure is in place for disposal of reagents. Refer to Lab manual.

4.6 General Inside Security - Process Computer Systems

- 4.6.1 Computer unit is exclusive for use only to the assigned employee. Control access code is provided to the use and should not be shared with other users. Access codes are to be used only at authorized workstations and locations on the network. Access to process control are protected with password.
- 4.6.2 Under email lockdown policy, employee's access to process control systems are being disabled in cases when the employee tenders letter of resignation.

4.7 Logistics and Storage Security - Suppliers and Vendors

- 4.7.1 An accreditation process for choosing suppliers for packaging materials, ingredients and raw materials is in place. This includes checking if they a Food Defense Plan is in place.
- **4.7.2** Suppliers for packaging materials, ingredients and raw materials are subject for Food Defense Plan Audit to be conducted by ASFII annually.

4.8 Logistics and Storage Security - Incoming Shipments

- **4.8.1** All brucks and containers on the premises are being kept locked/sealed when not being loaded or unloaded.
- 4.8.2 All incoming vehicles for fish delivery, raw materials delivery and container vans are inspected by security guards upon entry and then directed to the unloading area or delivery area where the concerned party (QA, Fish Receiving Representatives, Raw Materials representative) will further inspect the items for defects and possible contamination.
- **4.8.3** Upon entry at the gate of all incoming shipments, guards on duty must closely coordinate with logistics department (for raw materials) and/or with production/procurement (for fish delivery).

4.9 Logistics and Storage Security - Outgoing Shipments

- **4.9.1** All outgoing vehicles fish delivery, raw materials delivery and container vans are inspected by security guards upon exit and shall be covered by a valid document i.e. Gate Pass, etc duly authorized.
- **4.9.2** Effective product recall procedures in place and a mock recall testing is being done annually.
- 4.9.3 It will be inspected by the authorities (BFAR) before shipping out.
 4.10 Logistics and Storage Security Returned Products/Goods
- **4.10.1** All returned products/goods examined for evidence of possible tampering before receiving and put into use.
 - 4.10.2 Records are being maintained for all returned products/goods.

4.11 Logistics and Storage Security - Storage/Warehouse

- **4.11.1** Access to raw material and ingredient storage areas are restricted to designated employees only. A record is being maintained to indicate who has entered raw material or ingredient storage areas.
- **4.11.2** Access to finished product storage and cold storage product areas restricted to designated employees only.
- **4.11.3** Random security Inspections is being done and property recorded in the logbook.
- **4.11.4** Packaging materials are held in a controlled manner to prevent theft and misuse. A procedure is in place in monitoring of withdrawn, used and wasted packaging.
- **4.11.5** Finished product inventory is being done on a monthly, quarterly and annual basis to check for accuracy of book stocks vs physical stocks.

4.12 Logistics and Storage Security -- Hazardous Materials/Chemicals

- 4.12.1 Storage area for hazardous materials and chemicals is properly controlled and only accessible to authorized personnel only. Access doors of the storage area is secured with lock to prevent access from unauthorized employees.
- 4.12.2 Regular inventory of hazardous materials/chemicals is in place. A weekly usage withdrawal inventory is properly documented.

4.13 Management - Personnal Security

- 4.13.1 Specific produces for screening employees is in place.
- **4.13.2** A comprehensive background checks conducted on employees who will be working in sensitive operations. This is applicable for both contractor and non-contractor's staff.
- 4.13.3 All contractor's employees shall undergo orientation before being deployed to their respective assignment.
- **4.13.4** Employees are required to wear color-coded uniforms to determine their area of work assignment. The Security Guards and the Supervisors assigned in these areas should monitor and control personnel movements. *NOTE*: Color-coded uniforms shall only be worn during duty hours. Otherwise, civilian casual attire shall be worn with closed shoes.
- **4.13.5** All employees must present their valid identification cards(Company IO) with photo upon entry end are required to present their hand carried bags for inspection, if necessary.
- **4.13.6** A "Visitor's Pass" is issued to all non-ASFII employees entering the plant and should be duly identified and appointment has been verified by the company personnel and this should be recorded in the logbook. Identities of all visitors must be strictly verified and controlled by the security guards before issues the pass. A Color Coded IO will be issued according to its classification of restriction.
- **4.13.7** Daily attendance of all employees is monitored and documented perdepartment. Verification process of the time sheets is in place.
- **4.13.6** Bringing of prohibited items as stated in **Attachment G** inside plant premises is strictly prohibited to all contractor's staff unless otherwise authorized by the Section Head and acknowledge by IT Department as per **Attachment H**. These should be surrendered to the Gate Guards before entering. For visitors, BYOD (Bring Your Own Device) Form (**Attachment H**) shall be accomplished and shall be duly signed by authorized signatories.
- **4.13.9** Mobile phones and other electronic devices are allowed to be brought inside the plant premises by authorized personnel only. A complete list of authorized personnel is displayed at the guard house.
 - 4.13.10 All personnel must comply with the following conduct:
 - No horseplaying.
 - Assaulting or threatening with violence any other person is prohibited.
 - Any form of bribery is prohibited.
 - Any form of gambling is prohibited.

4.14 Management - Food Defense Plan

- Regular food security inspections conducted to verify key provisions of the food security plan.
- The security plan reviewed and updated periodically.
- The details of food security procedures kept confidential but the summary of the audit result is being shared.
- Emergency contact information for plant officers/managers, homeland security authorities is existing. Contact information is periodically reviewed and updated.
- Assigned liaison officer between plant officials and the local homeland security officials and other law enforcement officials.
- There was an established relationship between the establishment and the appropriate analytical laboratories for possible assistance in investigation of product tampering cases.
- Procedures for responding to actual incidents of product tempering detailed is in place.
- Communication procedures for notifying law enforcement, public health officials, and
 inspectors in-charge when a food security threat is received or when evidence of
 actual product tampering is observed included in the Food Security Plan.
- Potential hazardous material that can cause contamination were disposed properly.
 Proper procedure is in place. Refer to Quality Assurance Manual.
- Employees encouraged to report signs of possible product tampering or breaks in food security program. Orientation is being conducted prior to deployment and annual refresher course is being conducted.
- Evacuation procedures in the security plan is also included.
- Procedures in place to restrict access to the facility during an emergency to authorized personnel only.

05 EMERGENCY PREPAREDNESS AND RESPONSE

ASFII Plant has an Emergency Response Plan (ERP) that covers all possible emergency scenarios in the plant like flood, earthquake, fire and other natural disaster.

06 SECURITY TRAINING AND AWARENESS

The company employs well-trained, armed security guards in uniform, for a daily 24-br monitoring security system, patrolling/roving inside and outside the facility. ASFII follows prescribed procedures for obtaining applicants for potential employment as outlined in the Human Resources Department manual.

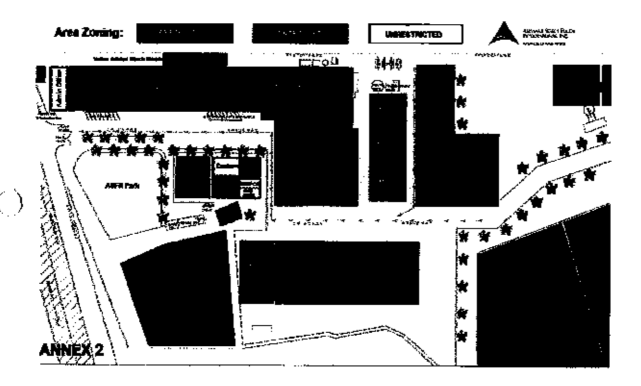
ATTACHMENT A Table of Organization



ATTACHMENT B 11 General Orders

- To take charge of this post and all company properties in view and to protect/preserve the same with utmost diligence.
- To walk in an alert manner during my tour of duty, keeping always on the alert and observing everything that takes place within sight or hearing.
- 3. To report all violations of orders I am instructed to enforce.
- 4. To relay all calls from posts more distant from the guard house than my own.
- 5. To quit my post only when properly relieved.
- To receive, obey, and pass on the relieving guard all orders from company officers or officials, supervisors, post-in-charge or shift leaders.
- 7. To talk to on one except in line of duty.
- B. To give the alarm in case of fire or disorder.
- 9. To talk the superior officer in any case not covered by instruction.
- 10. To salute all company officials, superiors in the agency, ranking public officials and officers of the Philippines National Police.
- 11. To be especially watchful at night and during the time of challenging, to challenge all persons on or near my post, and to allow no one to pass or loiter without proper authority.

ATTACHMENT C Plant Layout Area Zoning



ATTACHMENT D List of Weapons and Equipment

EQUIPMENT	QUANTITY	LOCATION
S-38 with 07 Ammos	1	Main Gate
38 Revolver with 05 Ammos	2	Main Gate, Resourcing Gate Post
HVF Radio	6	Main Gate, Bridge Post, Tower Post, Banwalan Post, Wharf Post, Bunker Post
12 Gauge Shotgun	6	Bridge Post, Tower Post, Banwalan Post, Wharf Post, Bunker Post, Vessel Post
Metal Detector (Garrette)	1	Conversion Post
38 Revolver with 03 Ammos	1	CHL Compound (Bawing)

ATTACHMENT R Rules of Engagement

General Rules of Engagement (ROE) for Individuals Authorized to Carry Firearms

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in all situations you are to use the minimum force necessary. Finances must only be used with restraint and as a last resort in proportion to the offense and the objective to be achieved.

Your firearm should always be made safe and carried in a "semi-loaded" condition: that is no five round interest and the safety-catch in the safety position. If the design of the firearm will not permit carriage in the "semi-loaded" condition (e.g. some types of snotgum and revolver) that firearm may be carried "loaded". With such firearms it is with that the safety-catch is applied. Firearms without a safety-catch must not be carried by civilian security guards operating in the AFFI environment.

Challenging

A Challenge or warning must be given before opening fire unless:

- $1. \quad \text{To do so would increase the risk of death or gave injury to you or any other person. Or$
- You or others in the immediate wightly are under armed assuck and there is no other way to prevent the danger.

You are challenge by showing "Stop or I fire", or words to that effect:

Opening Fire

 You may only open fire against a person if he/she is committing or about to commit an act likely to endanger life, and there is no other way to prevent the danger.

The following are some examples of such acts:

- Firing or about to fire a freezen;
- b) Planting, detorating or throwing an explosive device (including a petrol bomb);
- Deliberately driving a vehicle as a person, where there is no other way of mopping Mayber;
- d) Attack by other life-threatening weapon (e.g. knile, machete, syringe)
- 2. If you have to open fire, you should:
 - · Fire only airmed shots to stop the skitack, and
 - Fire no more rounds then are necessary. And
 - Take all reasonable precautions not to injure anyone other than your target.

After Opening Fire

Any use of firearms must be reported and investigated without delay.

Page 13 of 14 POOD DEFENSE PLAN Issued Date : 01/50/ 2016

ATTACHMENT F Security Complement

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ATTACHMENT G List of Prohibited Items

- Deadly Weapons
 Matches and lighters
- 3. Firearms
- 4. Cellphones

- 5. Handheld Radios
- 6. Pagers
- 7. Cameras

ATTACHMENT H Bring Your Own Device

MODELLY TYPE: [] TEMPORARY 345(TOR)	MOCEST ES LONG TEXAS	VISIODIN NECESS SU	Official process	Prakases	Discount Out	
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Page 14 of 14 FOOO DEFENSE PLAN Issued Date : 01/30/2016





					PARTICIPANTS							MON	ГН				
	COURSE TITLE	VENUE		FACILITATO	TARGET GROUP	Jan	Feb	Mar	Apr	May	Jun	1nl	Aug	Sep	Oct	Nov	Dec
	Pest Control Awareness	ASFIL Pit	DURATION 2.00	R	Pest Control Technician /	20											
1 1	Pest Control Awareness	Room	2.00		Sanitation Inspector								_			 	
2	Glass and Brittle Materials	ASFII Pit	2,00		QC / Production / Engineering		09-19	ı			- 1						
_	Control Procedure	Room	2.00	<u> </u>	Canteen Crew		10					_				1	
3	Training on Food Safety and Food Handling/Altergen	ASFII Pit. Room	2.00	1	Carticen Cren		' '				1						
	Awareness	T.CO.II												!			
1	Training on Pre-cooker	ASFII Pit	2.00		Production - Pre-cooking		10-11										
	Operators	Room			Operators Retort QC / Operator	 -	12 & 19			- -		_				+	
,	Thermal Process for Retort	ASFII Pit Room	4,00		Retort QC / Operator		12013						L		_		
3	Operators Metal Detector Operation	ASFII Pit	2.00	 	QC / Engineering		14 & 21							Γ			
•	and Sanitation	Room	i	<u> </u>			<u> </u>									 	
7	Handling and	ASFII Pit	2.00		QC / Production / Engineering /		15 & 22										
	Identificatication of Defects (Room			Supervisors / Coordinators										<u> </u>		
8	Training on Basic Computer	HR-	3.DQ	Τ	All employees			12-13		ļ				l			
	Trouble Shooting	Orientation Room		ļ										<u> </u>			
3	Training on Finance rool-out	HR -	2.00	 	Supervisors / Coordinators /		1	15									
_	on individual income tax and	Orientation			Managers / Logistics			ļ					1			1	
	Diglbanker	Room	<u> </u>	<u> </u>	Supervisors / Coordinators /	-		├	03-25	_	_		 -	 		 	
10	Training on HACCP (Train	AŞFII Pît Room	8.00		Managers	1			00-23	.							
11	the Trainers) Internal Quality Audit	HR -	2.00	-	Supervisors / Coordinators / QC	7			10						$\overline{}$		
''	and the good of the same	Orientation Room		İ	QÁ				1	-					l		
12	Incident Management on	HR ·	2.00	ī	Supervisors/Coordinators		1	<u> </u>		09-11						Γ	
12	Training	Orientation						1					i			1	
	'	Room	<u> </u>		Sanitation	┿		<u> </u>	 	-	1	-	—	_	 	-	
13	Training on Proper Cleaning, Disinfection and Sanitation	HR - Orientation	2,00	'	Santation	1			ļ	1	1 ^	1		\	ነ	ì	1
	DISITIECTION AND SARKATION	Ream				<u> </u>			<u> </u>	<u> </u>		ļ					
14	Allergen Awarrands	ASFII Pit	2.00	1	All employees						/						
	BSCI Code of Conduct	ASFII Pit	2.00	.1	All employees	+		 	 	+	7		 	+		+-	
15	RSCI Code of Cougner	Room	2.00	<u> </u>		\perp		<u> </u>			Ļ.	<u> </u>	 				
16	Classification of Visual	ASFII Pit	2.00		Seamer Operator / Seaming QC							/				1	
	Seam Defects, Double Seam	Raom	1		/ Packing Coordinator /	1				1	1			1	ļ	1	1
	Evaluation And Trouble Shooting				Supervisors				1	<u> </u>				ļ		<u> </u>	ļ
17	GMP / SSOP / HACCP	ASFII Pit	2.00	ī	QC Receiving / Coordinators / Supervisor							/					
1B	Occupational First Aid	Room ASFII Pit	2.00	, t	All employees		1		\top	1		7		<u> </u>			
	Training	Room							╃		ļ—	├	1-	<u> </u>	+		-
19	Food Defense / Food Safety	HR-	2.00		HR / QA							/					ļ
1		Orientation Room	'l							<u> </u>	<u> </u>				<u> </u>		
20	Gender and Development	ASFII Pit	2,00	<u> </u>	All employees	1 -			1 -	1							
	Towns and advantagement	Room						<u> </u>				Щ.	1				

	PARTICIPANTS									MON	TH:						
	COURSETITLE	VENUE	OURATION	FACILITATO R	TARGET GROUP	Jan	Feb	Mar	Apr	Мау	Jun	Jul	Aug	Sep	Oct	Nav	Dec
	Fire Safety / Actual Fire Drills / First Ald and Rescue / Evacuation Drill / Earthquake Drill 7 proper Handling of Hazardous Materials (Twice a year) (1,000/bead Fire Drill/ First.	HR - Orientation Room	4,00		All employees				•								
22	Aid 2,000) Orientation on Proper Weste Management	Orientation	2.00		Sanitation / Supervisors / Coordinators												
28	Orientation on Continuing Professional Education for Pest Management	Room HR - Orientation Room	2.00		Sanitation / Pest Control / Sanitation Inspector		!					/					
1	Hazard Analysis and Risk- Based Preventive Controls for Human Food	HR - Orientation Room	2.00		QC / Production Supervisor			ļ . <u> </u>			_					ļ	
25	Seamer / Boiler / Fishmeal and Labeling Machine Operations and Safety	ASFII Pit Room	2.00		Machine Operators				<u> </u>								
26	5S to Good housekeeping	ASFIL Pit Room	2.00		Sanitation						/					↓	
27	Incident and Injury-Free Workplace	HR - Orientation Room	2.00		All employees						/		_		_		
28	Slips, Trips, Falls	HR - Orientation Room	2.00		All employees						_			<u> </u>	<u> </u>		
29	Line of Fire	HR - Orientation Room	2.00		All employees												
30	Risk Talerance	HR Orientation Room	2.00		All employees					<u></u>	Ľ					<u> </u>	
91	Working at Heights	HR - Orientation Room			All employees				_					<u> </u>	<u> </u>		
32	Seminar on Updates on Accounting Standards	HR - Orientation Room			Finance / HR												
33	Mandatory continuing legal education	External	8.00		Legal Officars		1	<u> </u>				<u> </u>	1	<u> </u>	↓ —	ļ	<u> </u>
34	SSS Benefits, Features and Processes	HR - Orientation Room			All employees								<u> </u>		<u> </u>		<u> </u>
35	Employees Compensation Commission	HR - Orientation Room	2.00	1	All employees							Ľ		_			<u> </u>
38	Halal Orientation	HR - Orientation Room	<u> </u>	<u> </u>	Coordinators / Supervisors												<u> </u>
37	Philippine Health Insurance Corporation (Philhealth)	HR - Orientation Room	2.0		All employees											_	
38	Home Development Mutual Fund (Pag-ibig)	HR - Orientation Room	2.0		All employees												

				PARTICIPANTS													
	COURSETITLE	VENUE	DURAT!ÓN	FACILITATO R	TARGET GROUP	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Зер	Oct	Nov	Dec
39	Orientation on the rulings	HR -	2,00		All employees							/					Ţ
	and regulations of the Bureau of Internal Revenue	Orientation Room									l						ĺ
	involving personal tax	7,00111									l						
	exemptions and other	j		İ			·]			l						l
	compensation-related to				ļ						l			i]	!	1
40	fexation				Discourate and								,			1	
40	Human Relations	HR - Orientation	2.00		All employees						l		/			1	
		Room		i						;	l						
41	Seminar and Training on Oil	HR.	2,00		Engineering						Ì		/				i
	Spill Awareness and	Orientation								į	l			ļ		i	
42	Emergency Response	Rapm KR -	2.00		Bullowalawasa						_		,			\vdash	
142	Orientation on the rulings and regulations of the	Orientation	2.00		All employees						l		/	[ĺ		
	Bureau of Internal Revenue	Room								ļ l	l			[
	involving personal tax		i								!						
1	exemptions and other									ļ	l					i i	
	compensation-related to		<u> </u>								l						
43	taxation Incident Management	HR -	2.00		Supervisors / Coordinators /					 	-			/			
	Procedure	Orlentation			Managers									·			
		Room									i						
44	Intellicare Policy Benefits Orientation	HR - Orientation	2.00		All employees									/			
	Опенталоп	Room															
45	Reproductive Health and	HR -	2.00		All employees									/			
	Responsible Parenthood	Orientation															
46	Training for the	Room HR -	2.00	<u> </u>	Annuation AUD						 _				<u> </u>		
40	implementation of the New	Orientation	2.00		Accounting / HR									/			
	Customized Payroll System	Room															į
47	Sensory Evaluation of	ASFII Pit	8.00		QC Receiving / Coordinatorsers /									/			
	Readily Perceptible Odors of Decomposition	Room			Supervisor												
48	Safe use of chemicals at	HR-	2.00		All employees										·		
	work	Orientation				1				ļ							
49	Basic Training / Seminar	Room Externati	8.00		Engineering / PCO	<u> </u>			<u> </u>	<u> </u>						<u> </u>	
77	and Accredition for PCO's	CALETTIAL	B.00		Engineering r PCO					l					/		
50	Ethics / General	External	8.00		Finance				ĺ	Ì					/		
	Management and		1			i I				l]			
51	Leadership for CPAs Comprehensive Seminar	ASFII Pit	2.00	<u> </u>	All employees	\vdash			\vdash	-						-	
1,,	and Workshop on Value-	Room	2.00		N. Gilphyses	i				j					/		
	Added Tax (VAT)								<u></u>	L						<u> </u>	
52	Industrial Calibration	HR.	2.00		QC / Enginecting										/		
		Orientation Room								I							
53	Money Planning Seminar	HR -	2.00		All employees		-			\vdash	 -				/		
	, , ,	Orientation													′		
54	Sensory Evaluation of	Room ASFII Pit	8.00		OC Passisses (Cassingtones)	 			├								
34	Readily Perceptible Odors of	Room] 8.00		QC Receiving / Coordinatorsers / Supervisor]			1	1					/		1
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					PARTICIPANTS							MON	TH.				
	COURSE TITLE	VENUE	DURATION	FACILITATO R	TARGET GROUP	Çan	Feb	Mar	Apr	May	Jun	Jui	Auģ	Sep	Oct	Nav	Dec
	Best Practices in Supply Chain Management Module 1) Procurement Best Practices Module 2) Logisities and Supply Chain	HR - Orientation Room	8.00		Procurement / Sales / Logistics												
56	Managerient Double Seam Evaluation and Trouble Shooting Training	ASFII Pit. Room	2.00		Seamer Operator / QC - Scarning						10	12	4			1	· /



Document No.	SAF-MGT-SOP-0001
Document Title	INCIDENT MANAGEMENT PROCEDURE

DOCUMENT REVISION

Version No.	Dete	Author	Purpose of Revision
1	31 July 2017	Cordero RJ	New document

DOCUMENT APPROVAL

Version No	Date	Approving Authority		Signati	Jre	
1	16 August 2017	See RKH	M	mm	M	<i></i>
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SAF-MGT-SOP-0001 Incident Management Procedure



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SAF-MGT-BOP-0001 Incident Management Procedure



I. PURPOSE

In support of ASFII's risk management policy and Health, Safety, Security and Environment (HSSE) guidelines, this procedure aims to:

- a. Provide specific instructions in managing the occurrence of incidents in the workplace, particularly reporting and investigation;
- b. Establish a consistent and effective tool in identifying and analysing risks; and
- Reinforce the institution of a risk-based approach in managing business operations.

IL SCOPE

This procedure applies to all employees of Alliance Select Foods International, Inc. and its subsidiaries.

III. RESPONSIBLE OFFICERS

Management

The management, consisting of the Plant Managers and Department Managers/Heads, has the overall responsibility in Implementing this procedure and ensuring that all functional groups actively support and participate. He/she is responsible for providing all personnel, facilities and other resources necessary to effectively carry, out this procedure.

Department Heads and Supervisors

The supervisors must advise new and returning workers of the requirement to report all incidents including close calls or near misses. The supervisors must investigate incidents in a manner that is timely and appropriate to the circumstances and severity of the incident.

3. Safety Officer

The Safety Officer is responsible for ensuring the proper administration of this procedure,

4. Employee

Employees must know and understand the HSSE requirements of this procedure that apply to the work they parform and report all incidents, including near misses, to their respective supervisors.

Contractora

Contractors and their workers must familiarize themselves with this procedure and ensure that they report all incidents, including near misses, to their own supervisors.

HSSE Committee



The Committee shall serve as the policy-making body for the organization and provide oversight to the company's health, safety, security and environment programs.

IV. PROCEDURE AND RELATED INFORMATION

Procedure		Responsible Person	Related Information and Documents
1,	Initial Action		
	a. Injury assessment	Involved Person / Discoverer	
	If the resulting injury requires medical treatment, the injured person must be accompanied and transported immediately to the Clinic or negrest medical facility by another person.	Concerned Supervisor	
	Where the Injury or illness involves the use of a chemical compound, the relevant Material Safety Data Sheet (MSDS) must be provided to the person accompanying the victim for presentation to the medical facility.		•
	b. Site containment	Involved Person / Discoverer	
	The effects of the incident must be contained immediately and the site, location, or equipment where the incident took place must be secured, if safe and possible to do so.	Concerned Supervisor	
	If the incident involves serious effects, the site must not be disturbed until the investigation is completed unless it is for the purpose of preventing further injury.		
	c. Verbal reporting	Involved Person / Discoverer	
	The involved Person/Discoverer (IP/D) must immediately report the incident verbally to his direct supervisor.	Contractor / Visitor (if applicable)	
	If the iPD is a contractor's worker, the contractor's supervisor must relay the information to ASFII's supervisor who will undertake the succeeding steps.		



		· · · · · · · · · · · · · · · · · · ·	
	An immediate notification, within an hour from the occurrence of the incident, containing significant details of the incident as follows:	Concerned Supervisor / Safety Officer	
	 Brief Detail of Incident Date/Time of Incident With injury? 		
	The notification must also be sent to the Plant Manager and Head Office key persons through any means of communication (verbal, text message, call, etc.).		
	d. Substance screening / testing	Concerned Supervisor	
	Should there be any suspicion that the involved person or victim is under the influence of drug or alcohol, mandatory testing shall be recommended and undertaken but it should not compromise the required medical care.		
	s. Witness identification	Concerned Supervisor	
	Identify potential witnesses and establish their relevance to the circumstances.		
2.	Incident Assessment		
	a. Incident types	Concerned Supervisor	Initial Incident Report
	All incidents shall be classified as follows:		
	 Öccupational injury or illness Customer / quality / reputational 		
-	 Security 		
	 Property / equipment damage (including fire) 		
	Legal Environmental		
	Near-miss / close cell (no injury or damage)		
	b. Injury types	Concerned Supervisor	Initial Incident Report
	Injuries shall be classified as:	·	
	First aid Medical treatment		
	* Mexical Healthellt		

SAF-MGT-SOP-0001 Incident Management Procedure



		PARTICIPATION AND STORY OF THE SECOND OF THE
 Restricted work Lost time Death / Fatality – Single or Multiple Others 		
3. Incident Notification	•	
a. Initial Incident Report	Concerned Supervisor	Initial Incident Report
An Initial Incident Report form shall be completed within 24 hours of the verbal hölification.		
b. Assessment of incident severity level	Concerned Supervisor	Incident Severity Level Matrix (ANNEX
Incidents shall be assessed according to the incident Severity Level Matrix.	:	1)
c. Escalation of notification		- A WALL HAVE AND A STATE OF THE STATE OF TH
Level 1 incidents are reported by the Supervisor to the Department Manager with copy to his next level manager and the Plant Manager.	Concerned Supervisor	
Incident level 2 and above are reported by the Supervisor to his Department Manager and the Plant Manager who, in turn, notifies the Senior VP for Operations, the Corporate Secretary, and the President/CEO.	Next level manager Department Manager	
A copy of the initial incident report should be provided to the Safety Officer.		
d. Government reporting Incidents required for notification to relevant government agencies (BWC-DOLE, BFAR, EMB) shall be reported based on the prescribed regulatory timelines.	Safety Officer or Pollution Control Officer or HR Manager	
Incident Alert The Safety Officer shall prepare an Incident Alert using the HSSE Huddle Board providing a summary of the incident and the personnel involved.	Safely Officer	HSSE Huddle Board Template (ANNEX 2)



	· · · · · · · · · · · · · · · · · · ·	
The Incident Alert shall be sent out to all employees, with copy provided to all contractors, through ASFII's Corporate Communications account.		
4. Investigation Team		
a. Appointment of investigation team The Department Manager shall identify and appoint the members of the investigation team.	Concerned Department Manager	Initial incident Report Detailed incident Report
If the incident involves a contractor, a written communication detailing the incident shall be provided to initiate their own investigation process.		
b. Composition of the investigation team	Department Manager	
 Concerned Supervisor (Team Lead) Person/s with relevant expertise in the work/area 		:
Contractor (as necessary) Sefety Officer		,
Pollution Control Officer or Occupational Health Nurse (as required)		
5. Incident investigation	######################################	· · · · · · · · · · · · · · · · · · ·
a. Pre-investigation meeting	Investigation Team Lead	
All members of the investigation team shall meal to discuss the process and agree on timelines.		
b. Collection of facts	Investigation Team Leed	
All relevant pieces of evidence shall be gathered and analyzed to identify all causal factors contributing to the incident.		
The nature, type, and volume of evidence are determined by the actual or potential severity of the incident.		
c. Incident scene / object inspection	Investigation Team Lead	
The Incident scene shall be visited, if practicable/applicable to conduct		



inspection, gather additional evidence, and record observations and other useful information taking into consideration the following factors:	
1 1	
 location of equipment or tools environmental conditions (lighting, temperatura, ventilation, humidity) position of any valves, switches, dials or control levers location of any injured persons and witnesses location of debris, shrapnel, or broken pieces of plant and equipment skid marks, scratch marks, scorch marks, etc. condition of equipment damaged equipment unconfined product (spilled material) tracks and surface irregularities safety devices and equipment 	
d. Interview of witnesses Investigation Team Lead	
Interviews of identified witnesses shall commence as soon as possible to obtain information about the events associated with the incident, particularly those:	
 directly involved in the incident peers of the personnel directly involved immediate supervisors of each of the involved personnel any other witnesses 	
Witness statements must be dated and signed by both the interviewer and interviewee.	į
e. Data collection investigation Team Lead	
The natura and severity of an incident will dictate the kind of deta to be collected and analyzed to identify causal factors.	
Data may be collated under the following categories and reference list:	



Systems Standard operating procedures Standard Work Instructions (SWIs) Job Sefety Analysis Risk assessments Company standards or policies Organizational structure Training systems Sefety systems Supervision systems Audit processes Change Management Systems Audit processes Change Management Systems Equipment Maintenance records for equipment involved Operation manuals Design drawings and specification Records of any changes made to the equipment Past incident history Check sheets Test records Environment Lighting Temperature Humidity Noise Vibration levels		
 Change Management Systems Equipment Maintenance records for equipment involved 	:	
 Design drawings and specification Records of any changes made to the equipment Past incident history Check sheets 		_
 Environment Lighting Temperature Humidity 		,
 Vibration levels Atmospheric contaminants or oxygen levels Radiation levels Work area layout Ergonomics Location and condition of services 		
 (electricity, air, water) People Personal information Medical Incident history Training and assessment records Physical and psychological condition Shift rosters Time / job sheets 		
f. Documentation	Investigation Team Lead	

SAF-MGT-SOP-0001 Incident Management Procedure



Digital photo/video footages shall be taken, if possible, and marked for proper identification.		
Maps and plans shall be used to record the locations of findings from the incident scene inspection. They can be used to show the location and direction where photos were taken and describe the location of equipment and personnel when the incident occurred.		
g. Incident causation and data analysis	Investigation Team Lead	Hierarchy of Controls (ANNEX 3)
After completing the preliminary data collection process, the investigation Team shall:	Toam Load	(APPLA 9)
 construct a chronological description of the sequence of events leading up to the incident, at the time of its occurrence, and immediately following the incident using factual and verifiable data and statements gathered; 		-
 develop an incident causation model or cause and effect analysis to determine the factors that contributed to incident occurrence; and 		
 recommend corrective actions using the Hierarchy of Controls to prevent the recurrence of the incident. 		
6. Investigation Report		
a. Detailed investigation report	Investigation Team	Detailed incident Report
The investigation team shall complete the Detailed Investigation Report within three (3) days (if Level 1 - 3) and seven (7) days (if Level 4 - 5) of the incident occurrence and signed-off by the Investigation Team Lead.		
The signed report shall then be submitted to the concerned Department Manager for his review and approval for the		



	The state of the s		2.420102.2.52.1(16),61.250,64.50 .255,
	implementation of the agreed corrective actions.		
	 Report sign-off for Level 2 incidents and above 	President / CEO	Detailed Incident Report
	Investigation reports for incidents with severity level 2 and above must be endorsed by the Department Menager to the Senior VP for Operations and the President/CEO for approval.		
	c. Incident register All signed-off investigation reports shall be submitted to the Safety Officer for recording in the Incident Register.	Investigation Team Lead	Incident Register Compliance Reports Register
	Regulatory/compliance reports shall be submitted in accordance with government requirements.		
7.	Corrective Actions		
	a. Implementation of corrective actions	Investigation Team Lead	Corrective Action Register
	All corrective actions identified in the incident investigation Report as well as the agreed timelines shall be communicated by the Investigation Team Lead to the concerned personnel.		,
	b. Monitoring / tracking	Safety Officer	Corrective Action Register
	The Sefety Officer shall monitor progress of the implementation of agreed corrective actions and closely coordinate with the concerned Supervisor and Department Manager in case of delays or inaction.		
	A progress report with an assessment of the effectiveness of the corrective action shall be submitted to the Safety and Health Committee every 30 th day of the month.		
8,	Learnings from incident (LFI) Notification	Pri	
	The Safety Officer shall prepare a summary of the incident, the corrective actions identified, and status of	Safety Officer	HSSE Huddle Board Template (ANNEX 2)

SAF-MGT-SOP-0001 Incident Management Procedure

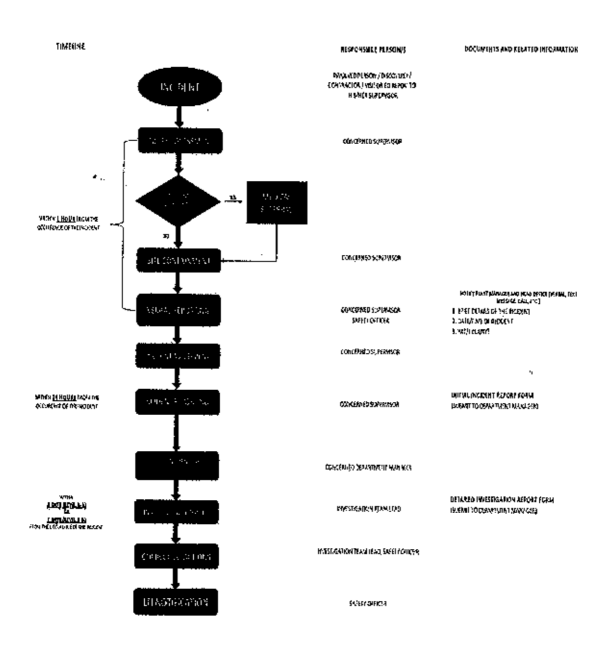


completion using the HSSE Huddle Board Template to serve as a reminder to all personnel to observe and comply with company policies and procedures.	
The same shall be sent out to all employees, with copy provided to all contractors, through ASFII's Corporate Communications account.	

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VI. FLOW CHART





VII. DEFINITION

Terminology	Definition	
Company/ASFII	Alliance Select Foods International, Inc.	
HSSE	Health, Safety, Security and Environment	
incident	Any event that has resulted in or has the potential to result in an injury	
First Aid Injury	An injury that requires a single first aid treatment and a follow up visit for subsequent observation involving only minor injuries; e.g., minor scretches, burns, cuts and so forth, which do not ordinarily require medical care, and for which the person would typically return immediately to his normal activities.	
Medical Treatment Case	An injury or disease that resulted in a certain level treatment (not First Aid Treatment) given by a physician other medical personnel under standing orders of physician.	
Restricted Work	 A case based on either of the following criteria: Employee was assigned to another job on a temporary basis Employee worked at a permanent job less than full time Employee worked at his/her permanently assigned job but could not perform all the duties normally connected with it 	
Lost Time Injury	A work-related injury or disease that resulted in time lost from work of at least one day or shift, a permanent disability, or a fatality	
Near Miss/Close Call	An incident in which no property was damaged and no personal injury was sustained, but where, given a slight shift in time or position, damage or injury easity could have occurred.	

VIII. REFERENCES

- 1. Occupational Safety and Health Standard of the Philippines as amended. (Rule 1050 of the Standard)
- 2. OSHA STANDARD 29 CFR Subpart D 1960.29 "Accident Investigation"

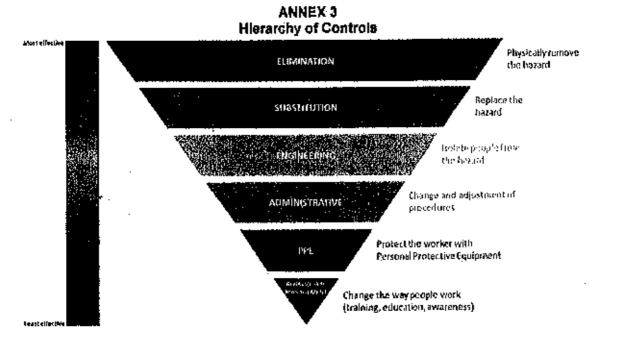


IX. ANNEX

ANNEX 1 Incident Severity Level Matrix

ACTUAL OR	IMPACT AREAS	SEVERITY LEVEL				
POYENTIAL CONSEQUENCE TO		NEGLIGIELS	2 MIROR	S MODERATE	\$ERKOUS	5 DISASTROUS
	SWEETA WAD HEYTTH	NO INJUNY	FIRST AID (FA)	MEDICAL TREATMENT INJURY (AITI)	OISABLING INAIRY (D) LOST THE MUDRY (LTI) RESTRICTED WORK INJURY (RYI)	FATALITY
PEOPLE	SECURITY	VERBAL ASSAULT	ASSAULT WITH DEADLY WEAPON BUT NO PHYSIGAL CONTACT	PHYSICAL ASSAULT RESIA THIS TO MEDICAL TREATMENT BALBRY	PHYSICAL ASSAULT RESULTING TO DISABLING INJURY, COST TAILS INJURY, RESTRICTED WORK INJURY	PHYSICAL ASSAULT REBULTING TO FATALITY
	<u> </u>		 	4 MARIET	TERRORIST THREATS	TEARORIST ATTACK
	OPERATIONAL	NO WORK STOPPAGE	ONE HOUR WORK STOPPAGE	ONE SHIFT WORK STOPPAGE	24-HOUR WORK STOPPAGE	MORE THAN 24 HOURS WORK STOPPAGE
ASSET	DUALITY PROPERTY	ZERO GOST MPACT	COST IMPACT LESS THAN PHP 10,000	COST MPAG7 PHP 10,000 - 50,000	COST IMPACT PHP 60,000 - 500,000	COST MPACY MORE THAN PHE SCORED
	SECURITY	ATTEMPTED THEFT	THÉFT! PILFÉRAGE! LOSS AMOUNT LESS THAN PHP 10,000	THEFT! PILFERAGE! LOSS AMOUNT PHP 10,000- 50,000	THEFT / PILFERAGE / LOSS AMOUNT PILP 60,000 - SOO,000	THEFT! (FLFERAGE! LOSS AMOUNT MORE THAY PHI 500,000
ENVÍRONMENT	AIR WATER LAND UKOOLVERSITY	ZERÓ REMEDIATION COST	REMEDIATION COST LESS THAN PHP 10,000	REMEDIATION COST FHR 19,000 - 59,000	REMEDIATION COST PNP 20,000 - 500,000	REMEDIATION COST MORE THAN PIE 500,000
REPUTATION	сизтомена	COMPLAINTS WITHIN PLANT ONLY	COMPLANTS WITH EXTERNAL REPORT AND WARNING	COMPLAINTS WITH FINESPENALTY	COMPLAINTS WITH FINEMPENALTY AND LOCAL MEDIA COVERAGE	COMPLABETS WITH FINE PENALTY AND NATIONAL MEDIA COVERAGE
	UEGAL.	PINDAMOS WITHOUT PENES CIÈ PENALTIES	FRIDINGS WITH FINES OR PENALYIES LESS YHAN PHP 19-600	FINDONGS WITH I FINIES OR PENALTYES PHP 10,000 50,000	FINORES WITH FINES OR PENALTIES PHP 50,000 - 660,000	BUSINESS CLOSURE







EMERGENCY RESPONSE PLAN

1. PURPOSE

This manual outlines procedures to handle possible emergencies inside ASFII Plant which is designed to minimize, if not eliminate, harm to People, damage to Assets, the Environment, and Reputation arising from incidents. This manual should be reviewed and updated annually.

2. SCOPE

This manual covers all possible worst-case scenarios or as shown in the risk assessment matrix of the site. These are designed to suit the capability and capacity of the available personnel and emergency equipment of the plant.

3. ORGANIZATION

The Emergency Response Team (ERT) is responsible to handle any emergency situation within ASFI! Plant's area of responsibility. The roles and responsibilities of the members are detailed in **Attachment A**.

3.1 The Emergency Response Team Members are the following:

3.1.1 Emergency Commander

- Overall control of the incident
- Determine location of the incident
- Formulate and advise control actions
- Mobilize Fire Fighting Team
- Coordinate with other members of the ERT
- Liaise with Fire and Police Department

3.1.2 Evacuation Controller Team

- In-charge of the evacuation
- Acquaint himself of the floor plan of the building area, that is, the location of exits and stairways.
- Ensure the safe and effective use of all available exit facilities during emergencies.
- Shall be present at the assembly area.
- Coordinate with Security Team and First Aid Team
- In-charge of head count
- Perform roll call and verify missing persons
- Evacuation Controller Team Leader reports status to Emergency Commander

3.1.3 Fire Fighting Team

- Includes the hydrant man, nozzle man, and hose team members
- Assembles and executes preparatory steps e.g. laying down of fire hoses, connecting to fire hydrants
- Combats fire as directed by the appropriate fire plan.
- Fire Fighting Team Leader reports status to Emergency Commander

3.1.4 Search and Rescue Team

- In-charge of searching for possible victims and lead/take them to a safe area or the assembly area
- Reports status to Emergency Commander

issued Date: Emergency Response Plan Page 2 of 15

3.1.5 Security Team

- Shall be properly licensed in accordance with law and/or regulations and shall meet all applicable ASFII requirements.
- Shall be capable of providing all necessary and required training of security guards as well as develop and implement appropriate Assignment Instructions.
- Manager Personnel Security, Education, and Training Awareness; Physical Security and Access Control of the plant.
- Establish, liaise, and maintain contacts with national and local law enforcement agencies.
- Shall ensure clear access for emergency services

Medical Team

- Assists in treatment of casualties and render first aid as required
- Makes arrangement for ambulance whenever necessary
- Medical Team Leader reports status to Emergency Commander

4. COMMUNICATION

4.1 Emergency Communication System

ASFII has available communication equipment listed in Attachment B.

4.2 Emergency Notification Process

Person noticing the emergency shall sound the alarm or notify the nearest guard who will then notify the rest of the vicinity through hand held radio.

Emergency Commander upon being informed of the emargency shall activate the Emergency Response Team.

4.3 Emergency Contacts

The updated emergency contact of critical personnel and authorities are listed in the Emergency Contacts List posted where there's an available telephone unit in ASFII Plant. Key persons' numbers are available at the Command Center.

5. KEY AREAS DURING EMERGENCIES

5.1 Command Center

ASFII Plant has designated the main gate guard house as the main command center in cases of emergency.

5.2 Assembly/Evacuation Area

ASFII have designate the Basketball Court as the primary assembly and evacuation area within plant premises for personnel who are not members of the ERT. Should a designated primary area become unsafe for use, parking area fronting Admin building is the designated alternate/evacuation area. Personnel shall remain in the assembly/evacuation area until the ALL CLEAR signal is sounded.

5.3 First Aid Station

ASFII Clinic is designated as First Aid Station where injured parties are brought to be given first aid before transferred to referral hospitals for more specialized treatments. The ASFII Plant has 5 First Aid Kit Stations, refer to **Attachment C**.

issued Dote: Emergency Response Plan Page 3 of 15

6. EMERGENCY RESPONSE PLAN

The following scenarios have been assessed as the worst-case credible scenarios as referenced from ASFII's Risk Assessment. Only emergency response procedures for relevant scenarios shall be applied.

6.1 Fires and explosions

This is applicable for Bunker and Diesel Tank Farm, Boiler, Pre-cookers, and Retort Vessels.

Person noticing the fire/explosion, if able, shall sound the alarm and try to put out the fire
using first the nearest accessible fire extinguisher.

Person assuming the responsibility shall:

- Stop all operations.
- Remove all sources of ignition.
- Shut off main electrical breakers.
- Activate Emergency Response Team.
- Ensure that first aider is on standby

6.2 Oil Spill on Water

Applicable for the following:

- Bunker and Diesel Tank Farm
- Boiler
- Pre-cookers
- Retort Vessels
- Person noticing the fire/explosion, if able, shall sound the alarm and try to stop the flow
 of oil into the bodies of water.

6.3 Medical Emergencies

6.3.1 Fall from height (with Fall Protection Equipment)

- Rescuing team shall have more than 2 members
- First aiders are ready
- If rescue takes more than 10 minutes, medical evacuation services such as ambulance should be on standby.
- Ensure that suspended person is recovered immediately.
- Ensure that suspended person is not laid flat immediately after rescue (to prevent blood from rushing to the heart) – sitting position is recommended.
- If conscious, fallen person shall keep leg muscles moving.

6.3.2 Cuts/Lacerations

- · Wash with soap and water
- Rinse under faucet
- Apply antiseptic solution and sterile gauze dressing
- In cases of severe or excessive bleeding, apply steady pressure directly over the wound with sterile gauze pad or compresses until the bleeding stops.
- Summon doctor at once.

6.3.3 Burns/Scalds

- Thermal Burns if the burn is from fire, boiling liquid or hot metal do not try to strip away
 any clothing and break blisters or try to clean the burned area.
- Do not apply any grease, cintment or medication
- Apply cold water compress
- Call a doctor
- Keep patient lying down and raise legs if possible
- If skin is unbroken and there are no blisters, immerse burned part in clean, cold water for pain relief.
- Apply first aid cream and cover with sterile bandage.

6.3.4 Fractures

- Do not move person if fracture of leg, back or neck is suspected.
- Never attempt to set a broken bone

If fracture is suspected, the injured person says he/she:

- Felt or heard the bone break
- Body part is tender to touch, with a lot of pain in one spot
- Body part is out of normal shape
- Body part begins to swell
- · Boyd part hurts to move
- There is grating sensation.

${\bf 6.3.4.1~Closed~Fracture}$ - bone is fractured but it does not pierce the skin to cause external wound

- Place the limb in a natural position as possible without causing discomfort
- Apply splints
- Wrap splints with clothing or other soft materials to prevent skin injury
- Fasten splints with bandage or strips of cloth in at least three places
- Broken bones of hand or foot can be held steadily with a pillow or a rolled blanket

6.3.4.2 Open Fracture – bone is broken and there is also a wound which may have been made by the broken bone or some other object piercing through the skin

- Apply pressure dressing to control bleeding
- Place a clean cloth over the wound
- Hold pad firmly in place with a strong bandage
- Do not try to cleanse the wound
- Keep victim lying down until the doctor arrives

6.3.5 Fainting

- Keep person in lying position with head down
- Loosen all clothing right away
- Let patient smell any aromatic substances like perfume if spirit of ammonia is not available
- If patient does not respond in a short time, call the doctor
- Keep patient warm with coats and blankets

6.3.6 Electric Shock

- Turn-off electric power if possible
- Do not touch victim until electrical contact is broken Use extreme caution in doing so
- If victim has stopped breathing, begin CPR
- If breathing is normal, keep the victim lying down, loosen all clothing around neck
- Cover burned area with a sterile dressing.
- Call a doctor.

6.3.7 Choking

- Call for professional help
- Assist the victim immediately
- Check to see if victim can talk. If not, use the heel of your hand to strike the victim several times between the shoulder blades.

If this does not help, use the Heimlich maneuver whereby you exert pressure that force diaphragm upward, compresses the air lungs and expels the object blocking the passageway. This method is performed as follows:

- Wrap your arms around the victim's waist from behind.
- Use one hand to make a fist. Place (thumb in) against the abdomen between navel and rib cage.
- Grab the wrist with your free hand. Press in using a quick upward thrust. If necessary, do
 this several times.
- If after the object is dislodged and the victim is not breathing administer CPR.
- Keep the victim quiet and warm until professional help arrives.

6.3.8 Bruises

- Apply ice bag or cold cloth for one-half hour.
- After cold compress for 1.5 hours, apply warm compress for 30mins for every 4 hours to reduce swelling.

6.3.9 Eye Injury

- Remove foreign bodies by gently touching with corner of clean cloth or wash with boric acid
- Never rub or use any hand object to remove specks.
- If unsuccessful, see a doctor
- If chemicals splatter in eyes, wash with plain water and see doctor immediately.

6.3.10 Poisoning

- If victim is conscious and is not vomiting, try to get him to drink water to dilute the poison.
- Ask the victim to identify the poison, amount taken and when
- Call for help and do not induce vomiting unless instructed by medical personnel.
- If unconscious, check for breathing and give CPR if needed
- Turn the victim on his side.
- Treat for shock by covering and call for help.

6.3.1f Nose Bleed

- Instruct patient to lean forward and breathe through the mouth.
- Loosen collar and anything tight around the neck

 Apply cold wet compress over the nose and advise victim not to blow his nose for a few hours.

6.3.12 Puncture Wounds

If puncture is deeper than the skin surface, seek medical assistance at once and apply
pressure bandage in the meantime.

6.3.13 Sprains

- Raise injured part above level of the heart
- Apply ice pack or cold cloth for one-half hour.
- See a doctor

6.3.14 Heat Exhaustion

• Heat exhaustion is caused by prolonged exposure to excessive heat. As the body temperature increases, blood accumulates in the skin, and perspiration increases in an effort to cool the body. Consequently, less blood is available for circulation and the blood supply to the brain is diminished. As the condition progresses, fainting may result due to the lack of oxygen to the brain. Skin may become pale and clammy, the person complains of headache. As the condition progresses, the individual perspires profusely and his pulse becomes weak but rapid. The pupils become dilated, breathing is slow, and vomiting may occur. In rare instances, the victim may lapse into unconsciousness.

The first Aider shall:

- Keep the victim as comfortable as possible
- Loosen any tight clothing and him lie down
- Encourage the victim to take in fluids, particularly electrolyte solution, such as sait solutions to replenish the salt lost due to heavy perspiration.
- As the patient recovers, do not allow him to be overly active until he has rested for a period of time.

6.3.15 Heat Stoke

 In the early stages of heat stroke, the victim's skin may become flushed and is noticeably and dry. His pulse will be rapid and breathing will be deep. As the condition progresses, body temperature will rapidly rise as high as 42 degrees Celsius. If the body remains at these temperatures for any period of time, brain and kidney begin to coagulate.

The first Aider shall:

- Move the victim to a cool environment immediately
- Loosen any tight clothing
- Douse the body with cold water or sponge with rubbing alcohol.
- Ideally, submerge the victim in a tub of cold water containing ice
- Check and care for shock.
- Summon a doctor

6.3.16 Cramps

 The victim may complain of severe cramps in the abdomen or in the muscles in the lower limb. These cramps may be very painful if salt depletion is extreme. The individual

issued Dote: Emergency Response Plan is thirsty, and may feel dizzy and nauseated. The pulse is strong and rapid, Skin color is pale and perspiration is excessive.

The first Aider shall:

- Cease any physical activity.
- Make him rest in a cool place.
- Give the victim a salt solution to replenish the salt lost due to excessive perspiration.
- Apply moist warm towels directly over the affected area, to relax the cramps.

6.4 Typhoons

Person assuming the responsibility shall:

Before the typhoon:

- Monitor developments through PAGASA.
- Ensure that Emergency Response Team is on standby.
- Ensure to secure all equipment and materials that can be blown away by strong rains and winds.

During the typhoon:

- Decide to stop all operations, shut down the plant and evacuate, if necessary.
- Provide regular updates on the situation of the plant.

After the typhoon:

- Evaluate extent of damage and arrange repairs.
- Declare resumption of operations.
- Report the extent of damage and situation of the plant.

6.5 Floods

Person assuming the responsibility shall:

- · Monitor reports on possibility of floods
- Ensure that Emergency Response Team is on standby
- Transfer to elevated areas or secured all critical equipment, documents, supplies, product and materials that can be damaged by floods.
- Close all valves and cut off electrical connections in areas affected by the flood.

During the flood:

- Decide to stop all operations, shut down plant, and evacuate, if necessary.
- Provide regular updates on situation of plant.

After the flood:

- Evaluate the extent of damage and arrange repairs.
- Declare resumption of operations.
- Report the extent of damage and situation of plant.

6.6 Earthquakes

Person assuming the responsibility shall:

- Monitor earthquake alerts through PHILVOLCS.
- Ensure that the Emergency Response Team is on standby after an earthquake.

After the earthquake:

Person assuming the responsibility shall:

- Evacuate in an orderly manner through the designated emergency exits and proceed to the evacuation area or to any safe open area as may be directed.
- Require a headcount of all staff and contractor's staff inside the plant premises.
- Inspect buildings, structures and other equipment for any damage.
- Monitor for any Tsunami alert and/or advice on aftershocks.
- Declare resumption of operations after thorough assessment and evaluation.
- Report the extent of damage and situation of the plant.

6.7 Civil Disturbance

In cases of disturbances or demonstrations within the vicinity of the plant, Parson assuming the responsibility shall:

- Activate Security Plan.
- Have the Emergency Response Team on standby.
- Decide to stop all operations, shut down the plant, and evacuate, if necessary.
- Provide regular updates on situation of plant.
- Declare resumption of operations.

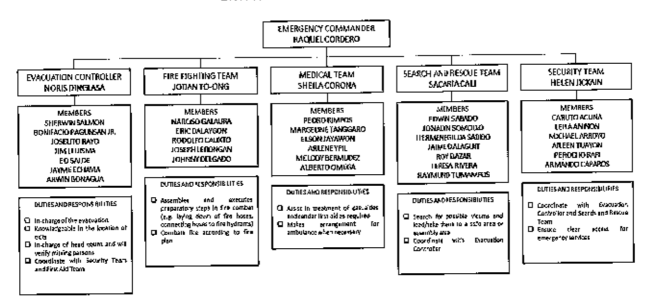
6.8 Bomb Threat

Person receiving the threat shall notify Plant Manager

Person assuming the responsibility shall:

- Stop all operations
- · Activate Security Plan.
- Evacuate all non-essential staff.
- Station guards to watch critical areas/gates.
- Assist local authorities such as military, police, and bomb disposal unit.
- In case of fire or explosions, follow procedures under "Fire and Explosions".

ATTACHMENT A EMERGENCY RESPONSE TEAM



ATTACHMENT B

Communication Equipment

Equipment	No. of Units	Location
Radio	6	Main Gate, Bridge Post, Tower Post, Banwalan Post,
Telephone	17	Wharf Post, Bunker Post Conversion, Main Gate, HR, Accounting, Logistics, QA
		and Labeling

ATTACHMENT C Command Center, Assembly/Evacuation Area, and First Aid Station

Location	PRIMARY	ALTERNATE
Command Center	Main Gate	Logistics Office
Evacuation/Assembly Area	Basketball Court	Parking Area
Designated First Aid Station	ASFII Clinic	
	Administration Office	
	Warehouse	
	QA Office	
	Production Office	
	EMD Tool Room	<u> </u>



PPE REQUIREMENT AND MAINTENANCE PROGRAM

1. PURPOSE

To establish a standard for the mandatory use of personal protective equipment (PPE) as general use requirements at Alliance Select Foods International, Inc.

2. SCOPE

This procedure applies to all Alliance Select Foods International, Inc. employees, TEMPCO employees, and contractors.

3. INTRODUCTION

Personal protective equipment (PPE) is used to create a protective barrier between a worker and hazards in the workplace. PPE includes such equipment as chemical resistant gloves, safety shoes, rubber boots, respirators, and clothing such as aprons.

4. RESPONSIBILITIES

4.1 DEPARTMENT MANAGERS

- 4.1.1 Actively support these procedure within individual units
- 4.1.2 Ensure an environment where employees are encouraged to follow these procedures

4.2 SUPERVISORS

- 4.2.1 Implement these procedures
- **4.2.2** Assure workers are aware of this program and provided with training and personal protective equipment

4.3 INDIVIDUAL EMPLOYEES

- 4.3.1 Comply with these procedures and any further safety requirements set by supervisors.
- **4.3.2** Conduct assigned tasks in a safe manner, wear appropriate personal protective equipment, and information
- **4.3.3** Should be fully responsible in taking care of all personal protective equipment issued to them

5. PROCEDURE

The following are the general requirements for the use of personal protective equipment

- 5.1 All personal protective equipment shall meet statutory requirements as well as OSHA, and/or ANSI approvals where applicable
- **5.2** All personal protective equipment shall be used and maintained in accordance with manufacturer's specification
- **5.3** Personal protective equipment shall not be altered unless authorized by the manufacturer
- **5.4** All personal protective equipment that is damaged or in need of repair shall be removed from service. This equipment shall be returned to the PIC. The worker's direct supervisor must be informed of the defect or problem.

- **5.5** Fall protection equipment that sustained the fall of a person shall be removed, and only reinstated for use after appropriate inspection and approval from the manufacturer
- 5.6 PPE issuance record shall be maintained to ensure that all workers are being provided with necessary PPE according to their nature of work

6. MINIMUM PPE REQUIREMENT FOR ENGINEERING AND MAINTENANCE WORKS

- 6.1 Hard Hat approved protective headwear where there is a potential for head injury
- 6.2 Safety Boots/Rubber Boots/Closed Shoes approved protective footwear where there is a potential for foot injury
- 6.3 Gloves to guard against abrasions and protect against cold or heat
- **6.4** Eye Protection should be worn while performing any activities where there is a potential for eye injury
- **6.5** Hearing Protection such devices should be worn whenever a person is exposed to noise levels greater than 100 decibels for periods of more than 15 minutes or 85 decibels for 8 hours per day
- 6.6 Harness fall protection when working above 2 meters in height using temporary platforms
 - or others access with a fall potential
- 6.7 High Visibility Clothing shall be provided to the worker in the area often used where there is a risk of injury associated with working on or near roadways or near moving traffic or moving plant

7. AREA COVERED

Work areas include construction sites, fabrication shops, and other areas or facilities where hazards may exist.

8. MAINTENANCE, STORAGE AND REPLACEMENT GUIDELINES

There should be adequate maintenance of PPE to ensure it controls the risk. Maintenance should include regular visual inspection before each use to determine if the equipment has sustained any damage and that it will work as intended. If the PPE is damaged, it may not provide the necessary protection, it should be either repaired or disposed of appropriately and replaced.

In circumstances where damage to PPE may be due to either poor selection of equipment of the equipment not conforming to the relevant standards, the PPE shall be replaced and shouldered by the Company. If the damage is due to user misuse or negligence, the Company shall replace the PPE with the cost shouldered by the end-user.

PPEs shall be stored in accordance with the manufacturer's instructions. Essentially, PPEs should be stored where it cannot be damaged, deteriorate, or be used by another person if it is unhygienic. PPEs should be stored in a location that is readily accessible for workers.

All PPEs shall be checked for defects on a regular basis (e.g. holes in gloves); cleaned after use and maintain in hygienic fashion; and stored in appropriate accommodation (e.g. safety goggles kept in a case).

8.1 Frequency of Replacement

To be able to prolong and maximize the lifespan of the PPEs, it is highly recommended that the end-user should follow the manufacturer's instructions.



9. TRAINING

Each employee who is required to use PPE will be trained in the following:

- Why PPE is necessary
- When PPE is necessary
- What PPE is necessary and any alternative choices of equipment
- How to properly don, doff, adjust, and wear PPE
- Proper care, maintenance, storage, useful life, and disposal of PPE

The training will include an opportunity for employees to handle the PPE and demonstrate that they understand the training and have the ability to use the PPE properly. The training will be chaired by the Safety Officer. The training shall be documented in writing.



Alliance Select Foods International, Inc.

TRAINING AND DEVELOPMENT PHILOSOPHY AND PRACTICE



Department:

Title:

Human Resources

HR DEVELOPMENT
PHILOSOPHY AND PURPOSE

Training and Development Philosophy and Practices

I. POLICY STATEMENT

HR Development Philosophy and Purpose:

- The company believes that people are its most valuable asset. ALLIANCE SELECT
 FOODS INTERNATIONAL, INC. place high premium on training and development to
 upgrade skills and competencies, to foster positive attitudes, and to promote the employee's
 growth as a total persons.
- Training and development are inherent primary functions of line managers. The
 performance of the managerial functions requires that these line managers take
 responsibility for developing the employee not only through coaching or on-the-job
 training, but also by ensuring that the necessary development packages are provided to the
 staff outside of the work situation.
- While self-development is the basic concern of the individual employee, the Corporation
 provides substantial opportunities to support his professional growth and fosters a climate,
 which will enhance and facilitate his learning. All training or improvement in knowledge
 and skills, which an employee has received whether inside or outside the company should
 be, recorded in personnel records.

The Human Resources Group therefore shall provide in-house development programs for the managerial, technical and administrative staff and supplement these with organizational interventions and internal consulting services. In addition, it will avail of external training programs to provide as wider opportunities as possible for the development of the human resources.

The Training and Development Philosophies of the Corporation shall be operationalized through the following program classifications:

Department:	Title:	Training and Development Philosophy and Practices
Human Resources	HR DEVELOPMENT PHILOSOPHY AND PURPOSE	x musophly and r ractices

1. MANAGEMENT/ADMINISTRATIVE DEVELOPMENT PROGRAMS.

Management Development Programs

- For managers and section managers.
- Enhances skills and develops management styles/system typical to the corporation.
- Aims to build up managerial effectiveness and broaden perspective through idea exchange and positive interaction between and among top management, corporate officers, managers and section managers.

Administrative Development Programs

- For administrative service or support group personnel,
- For upgrading the skills, knowledge or professional advancement of non-managerial levels.
- Aims to strengthen competencies of administrative and support functions.

2. TECHNICAL DEVELOPMENT PROGRAMS

- For operations personnel.
- Conducted either on the job, in the classroom or on observation tours.
- For upgrading the skills, knowledge and professional advancement of technical personnel.
- Aims to increase in-house technical capabilities.

3. ORGANIZATIONAL DEVELOPMENT PROGRAM

- For work groups/units and managers.
- Is a complement to the technical and management/administrative development programs --- involves the design and implementation of systems of interventions that respond to specific development needs of work groups.
- Aims to attain collaborative relationship, congruence of perceptions, interpersonal competence, performance of work through group processes, involvement and interdependence.

Department:	Title:	Training and Development Philosophy and Practices
Human Resources	HR DEVELOPMENT PHILOSOPHY AND PURPOSE	

- Conducted through interface meetings facilitating technologies, team building sessions, process consultation, task force assignments and utilization of a pool of internal consultants resources.
- Executed on a need and/or request basis.

4. CONTINUING EDUCATION DEVELOPMENT PROGRAM

- This caters to the corporation's requirements for building up expertise and specialization in technical field and the individual's need for higher education through attendance to outside training both locally and international.
- Aims to provide an avenue for an employee to undergo further studies in his chosen field of specialization that will enable to prepare him to assume key positions in the organization.

II. SCOPE OF POLICY

This policy shall apply to all employees of Alliance Tuna International, Inc.

HI. RESPONSIBILITIES

- 1. The Human Resources Department will assist in the administration and interpretation of this policy and recommends changes to management.
- 2. Department Managers and Section Managers shall administer this policy within their functional area.

Department:
Title:
Training and Development
Philosophy and Practices

HR DEVELOPMENT
PHILOSOPHY AND PURPOSE

IV. TRAINING GUIDELINES AND PROCEDURES

A. ORIENTATION OR INDUCTION

- 1. All newly hired employees shall undergo an orientation or Induction Program. The HR Manager and the Department Manager where the employee will be assigned shall be responsible in this induction program.
- 2. The orientation program consist of two (2) parts: (1) company matters in general to be handled by the Human Resources Development Department, and (2) the work place, covering the job, the product, the company and the industry which are handled by the Section Managers or Department Managers.
- 3. Upon completion of the orientation program at the Human Resources Development Department, the new employee is taken to the Manager of the Department where the employee will work. The Manager or Section Manager explains to the employee the tasks, duties and responsibilities of the department and particularly his job, his duties and responsibilities, the performance standards which he is suppose to meet and the importance of his job to himself, his family, his fellow employee and the company.
- 4. The Human Resources Manager shall also initiate on a regular basis a re-orientation program to all employees who are already on board. This program shall orient and/or update employees on changes in methods, procedures and working conditions.

B. MANAGEMENT DEVELOPMENT PROGRAM

- 1. On a yearly basis, the HRD Manager in cooperation with the Department Managers shall identify management skills requirements of employees under their supervision by conducting a Training Needs Analysis using various methods either through a survey questionnaire, on the job observation, results of Performance Appraisal and the like.
- The Corporate Human Resources shall then consolidate all training requirements of employees and develop appropriate training programs to address to the needs of the employees.

Department:	Title;	Training and Development Philosophy and Practices
Human Resources	HR DEVELOPMENT PHILOSOPHY AND PURPOSE	

- 3. The HRD Manager in coordination with the Department Managers shall schedule employees to attend appropriate management development program based on the Training Calendar provided by Corporate Human Resonrces.
- 4. Upon completion of the employee of a particular training program, the HRD Manager shall make a follow-up evaluation on the result and application or improvement of he training attended.

C. TECHNICAL DEVELOPMENT PROGRAM

- 1. Employees either regular or temporary that are to be hired for Production, Quality Assurance, Engineering and Logistics and will assume a technical position shall be required to undergo a two-day training process as part of their hiring requirements. The Training Evaluation Form will be used in screening out applicants.
- 2. Technical Development Programs are conducted to upgrade the skills, knowledge and professional advancement of technical personnel. These programs are conducted either on the job, in the classroom or on observation tonr. For technical training that addresses to the common needs of the employees, the Corporate Human Resources shall organize the conduct of the said training program.
- 3. For specific technical training program that addresses to the individual needs of the employee and attendance of the said program is outside of the organization, the concerned employee shall fill-up the REQUEST FOR TRAINING FORM.
- 4. Once the request is approved, the Corporate Human Resources shall arrange for the attendance of training of the said employee. Upon completion of the training program, the employee shall submit a written report on the training attended, certificate of attendance and copy of training materials to Corporate Human Resources.
- 5. For technical training that caters to the individual needs of the employee and to be conducted on the job, the Human Resources Manager in coordination with the concerned Department shall develop a training course outline to be followed in the training of the said employee. A regular evaluation and monitoring shall be done and a copy of such evaluation shall form part of the personnel records of the employee.

Department:
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HR DEVELOPMENT
PHILOSOPHY AND PURPOSE

D. ORGANIZATIONAL DEVELOPMENT PROGRAMS

- The organizational development programs of the company are a complement to the technical and management development programs. It involves the design and implementation of systems or interventions that respond to specific development needs of the work group. These programs are conducted through interface meetings, facilitating technologies, team building sessions, process consultation, task force assignments and utilization of a pool of internal consultant resources.
- 2. These programs are executed on a need basis. Where the Department Manager sees the need to implement such interventions, a written request is made to Corporate Human Resources.
- 3. The corporate Human Resources shall develop program and schedule for implementation. Where the need is common to subsidiaries, a group training program shall be organized by the Corporate Human Resources.

E. CONTINUING EDUCATION DEVELOPMENT PROGRAM

- 1. This program is conducted on a need basis.
- 2. Employees interested to further their professions shall fill-up the TRAINING REQUEST FORM for approval. Once approved, the Corporate Human Resources shall arrange for the necessary details and logistics on the implementation of the said request.
- 3. The employee and the company shall execute a written contract stipulating the required return of service. In the event that the employee cannot fulfill his obligation, the employee shall pay the company a pro-rated amount based on the agree expenses.
- 4. Upon completion of the training, the employee shall submit a written report, certificate of attendance and training handouts to Corporate Human Resources.

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Department: Title:	:9[1]T	Training and Development Philosophy and Practices

A. REPEALING CLAUSE

Any existing policies rules and procedures, which are contrary to or inconsistent with the above provisions, are hereby superseded and/or repealed.

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This policy takes effect January 02, 2004.

JONATHAN Y. DRE
President and Chief Executive Officer

TERESITÄ S. LÄDANGA Deputy Chief Operating Officer



Alliance Select Foods International, Inc.

TRAINING GUIDELINES AND PROCEDURES

Department:

Human Resources

Title:

TRAINING GUIDELINES
AND PROCEDURES

Training and Development Philosophy and Practices

I. POLICY STATEMENT

The company will carry out a continuing practical and positive program of training and development of its employees. This is to ensure maximum efficiency in the performance of functions, duties, and responsibilities and improve employee morale. Department Managers and Section Mangers at all levels shall identify in consultation with the Human Resources Manager the training needs or development of employees.

Each employee shall be responsible to improve himself in order to become more useful to the organization with the help and guidance of the immediate superior. All training improvement in knowledge and skills, which an employee has received whether inside our outside the company should be, recorded in the personnel records.

II. SCOPE OF POLICY

This policy shall apply to all employees of Alliance Tuna International, Inc.

III. RESPONSIBILITIES

1. The Human Resources Department will assist in the administration and interpretation of this policy and recommends changes to management.

Department:	Title:	Training and Development
П В	TRANSPORTER	Philosophy and Practices
Human Resources	TRAINING GUIDELINES	
	AND PROCEDURES	

2. Department Managers and Section Managers shall administer this policy within their functional area.

IV. GUIDELINE AND PROCEDURES

- 1. All newly hired employees shall undergo an orientation or Induction Program. The HR Manager and Department Manager where the employee will be assigned shall be responsible in this induction program.
- 2. The orientation program consist of two (2) parts: (1) company matters in general to be handled by the Human Resources Development Department, and (2) the worker in his work place, covering the job, the product, the company and the industry which are handled by the Section Managers or Department Managers. The orientation guide designed for this purpose shall be followed.
- The Human Resources manager shall also initiate on a regular basis a re-orientation program to all employees who are already on board. This program shall orient and/or update employees on changes in methods, procedures and working conditions.
- 4. All temporary employees before they are accepted for employment shall undergo a training program based on the prescribed training guide provided for this purpose. No one will be hired if they will not pass the training requirement.
- 5. All regular employees shall undergo an annual re-training program to assess their development on the job. This will complement with the annual performance appraisal system now in place. The Training guide prepared for each position shall be followed in the re-training process.
- 6. The Human Resources manager in consultation with the different line departments shall determine the training needs of the employees, design training activities to meet such need arranged according to priorities.

Department:	Title:	Training and Development Philosophy and Practices
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- 7. The Human Resources Manager shall evaluate all training programs and submit an annual report to management on the status of each program, their effectiveness and the quality of the training activities.
- 8. Attendance to outside training programs shall be covered with an approved request for training. The Request for Training Questionnaire shall be accomplished and forwarded to Human Resources Manager for review and approval.
- 9. As a rule, each employee shall be allowed to attend at least four training courses in a given year.

V. REPEALING CLAUSE

Any existing policies, rules and procedures, which are contrary to or inconsistent with the above provisions, are hereby superseded and/or repealed.

VI. EFFECTIVITY

This policy takes effect January 02, 2004.

VII. APPROVALS:

TERESITA 8, LADANGA

Deputy Chief Operating Officer

JONATHAÑ Y. DEE

President and Chief Executive Officer