

ข้อมูลผลการดำเนินงานด้านการกำกับดูแลกิจการที่ดี การบริหารความเสี่ยง และการกำกับ การปฏิบัติตามกฎเกณฑ์

GRI			Data Collection Period				
Standards	Required Data	Unit	2020	2021	2022	2023	
GRI: 2, 405	Board						
2-9	Total board size	Person	15	15	14	13	
	Executive director	Person	1	1	1	1	
	Independent director	Person	10	10	10	8	
	Independent director (DJSI Definition) (1)	Person	13	14	13	12	
	Other Non-executive director	Person	14	14	13	12	
2-9	Number of female directors	Person	2	2	2	3	
2-9,	Number of constitution is a second size and independent	V	0	1	2	2	
2-11	Number of years Chairman is non-executive and independent	Years	8	1	2	3	
	Average board meeting attendance	%	95	97	97	98	
	Minimum attendance	%	85	85	85	85	
2-18	Number of non-executive / independent directors with 4 or	Person	14	14	13	12	
2-10	less other mandates	1 6/30/1		14	13		
	Number of other mandates for non-executive / independent	Person	2	2	2	2	
	director is restricted to	1 0/30/1					
2-9	Average tenure of board member	Years	4	3	3.5	2.3	
	Number of independent or non-executive members with						
2-9	industry experience (Management, Consulting, Academic,	Person	14	14	13	12	
	Research)						
	Share						
	Shares with No vote (e.g. NVDR)	Amount of	244,632,884	292,036,543	364,747,591	313,789,303	
-	Ondres with two vote (e.g. tavety)	shares	,,,,,,,,,,				
	Share with Voting right per 1 share	Amount of	3,725,352,516	3,677,948,857	3,605,237,809	3,656,195,097 ⁽²⁾	
		shares		, , ,			
-	Shareholder						
	Family ownership	% shares held by	NA	NA	NA	NA	
-		family members					
	Government ownership	%	65.29	65.29	65.29	65.29	
GRI: 205	Code of Conduct						
	COC Coverage of Application for Employees	%	100	100	100	100	
	COC Coverage of Application for Contractor/suppliers/service	%	100	100	100	100	
	providers						
	COC Coverage of Application for Subsidiaries	%	100	100	100	100	
	COC Coverage of Application for Joint Ventures	%	100	100	100	100	
	Written/digital acknowledgement for Employees	%	100	100	100	100	
205-2	Written/digital acknowledgement for	%	100	100	100	100	
(11-20)	Contractor/suppliers/service providers						
	Written/digital acknowledgement for Subsidiaries	%	100	100	100	100	
	Written/digital acknowledgement for Joint Ventures	%	100	100	100	100	
	Training provided to Employees	%	99	100	100	100	
	Training provided to Contractor/suppliers/service providers	%	93	94	94	100	
	Training provided to Subsidiaries	%	100	100	100	100	
	Training provided to Joint Ventures	%	100	100	100	100	



GRI			Data Collection Period				
Standards	Required Data	Unit	2020	2021	2022	2023	
GRI: 205	Code of Conduct Cases						
	Past: Total number of substantiated corruption & bribery cases	Case	0	0	0	0	
	On-going: Total number of substantiated corruption & bribery						
	cases	Case	0	0	0	0	
	Past: Total amount of incurred fines or settlements related to						
	anti-competitive business practice	USD	0	0	0	0	
	Past: Total amount of incurred fines or settlements related to	% of revenue	0	0	0	0	
	anti-competitive business practice	% of revenue	0	0	0		
	On-going: Total amount of incurred fines or settlements related	USD	0	0	0	0	
	to anti-competitive business practice	030	0			0	
	Number of whistleblowing cases	Case	10	20	13	33	
	Whistle-blower - External reporter	Case	1	8	3	16	
	Whistle-blower - Internal reporter	Case	4	4	3	4	
205-3,	Whistle-blower - Anonymous	Case	5	8	7	13	
406-1	Number of accepted cases after considering evidence and	Case	5	10	8	11	
(11-2)	witnesses	Case	J	10		'''	
(11-2)	Number of wrongdoing cases (3)	Case	2	3	3	3	
	Health and safety	Case	0	0	0	0	
	Business integrity	Case					
	- Non-compliance with regulation	Case	0	0	0	0	
	- Conflict of Interest	Case	1	0	0	2	
	- Corruption, Fraud, Bribery	Case	0	0	0	0	
	- Use of asset and information	Case	0	1	0	0	
	- Others i.e. Money Laundering or InsiderTrading	Case	0	0	0	0	
	Human Resources	Case					
	- Inappropriate manner including discrimination	Case	1	0	0	1	
	- Sexual harassment	Case	0	2	3	0	
	- Non-sexual harassment	Case	0	0	0	0	
	- others	Case	0	0	0	0	
	Breaches of customer data privacy	Case	0	0	0	0	
	- Complaints received from outside parties and	Case	0	0	0	0	
418-1	substantiated by the organization	Cusc				Ŭ	
4101	- Complaints received from regulatory bodies.	Case	0	0	0	0	
	- Total number of identified leaks, thefts, or losses of	Case	0	0	0	0	
	customer data	0400			Ů	Ů	
	Consequences of wrongdoing	Case	2	3	3	3	
	Verbal warning	Case	1	0	0	1	
205-3,	Written warning	Case	0	3	2	2	
(11-2)	Suspension	Case	0	0	0	0	
	Termination with severance pay	Case	0	0	0	0	
	Termination without severance pay	Case	1	0	1	0	
GRI: 2	Compliance						
	Non-compliance with laws and regulations in the social and	Case	0	0	0	0	
	economic area	<u></u>					
2-27	Total number of significant instances for which non-	Case	0	0	0	0	
	monetary sanctions	-					
	Total number of significant instances for which fines	USD	0	0	0	0	



GRI	Required Data	Unit	Data Collection Period			
Standards			2020	2021	2022	2023
-	Information Security/ Cybersecurity					
-	The IT BCM and incident response procedure testing	Time/Year	2	2	2	2
	The percentage of PTTEP IT infrastructure certified by ISO	%	100	100	100	100
	27001					
-	Total number of breaches of information security	Case	NA	NA	0	0
-	Total number of clients, customers and employees affected by	Case	NA	NA	0	0
	the breaches					

Remarks:

- (1) PTTEP Independent director criteria which are aligned with the SAM's criteria (DJSI Definition), which 4 out of 9 and the first 2 from 3 criteria were met, there are 4 criteria as follow:
 - SAM criteria 1: The director must not have been employed by the company in an executive capacity within the last five years (PTTEP's Definition 2)
 - SAM criteria 3: The director must not be a "Family Member of an individual who is, or during the past three years was employed by the company or by any parent or subsidiary of the company as an executive officer." (PTTEP's Definition 3)
 - SAM criteria 4: The director must not be (and must not be affiliated with a company that is) an adviser or consultant to the company or a member of the company's senior management. (PTTEP's Definition 6)
 - SAM criteria 8: The director must not have been a partner or employee of the company's outside auditor during the past three years. (PTTEP's Definition 5)
- (2) Information as of February 2024

NA: Not Applicable

⁽³⁾ In 2020, business integrity wrongdoing case was related to employees' conflict of interest and disclosure of internal confidential information. While Human Resource wrongdoing case was related to non-sexual harassment.