

Consolidated Changes in ACGR for 2013

Note: Highlighted in blue font are the changes/updates in 2013.

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A. BOARD MATTERS

1) BOARD OF DIRECTORS

Number of Directors per Articles of Incorporation	11
Actual number of Directors for the year	11

(a) Composition of the Board

Updated based on:

May 27, 2014 PSE/SEC 17-C Disclosures on Results of the Annual Meeting of the Stockholders and the Organizational Meeting of the Board of Directors for 2014

http://www.meralco.com.ph/pdf/disclosures/2014.05/05282014 ANNUAL STOCKHOLDERS MEETING.pdf

December 16, 2013 PSE/SEC 17-C Disclosures on SEC 17-C- Resignation and Election of Directors http://www.meralco.com.ph/pdf/disclosures/2013.12/12162013 SEC Form 17-C.pdf

Director's Name	Type [Executive (ED), Non- Executive (NED) or Independent Director (ID)]	If nominee, identify the principal	Nominator in the last election (if ID, state the relationship with the nominator)	Date first elected	Date last elected (if ID, state the number of years served as ID) ¹	Elected when (Annual /Special Meeting)	No. of years served as director ²
Ray C. Espinosa	NED	Beacon Electric Asset Holdings, Inc	Beacon Electric Asset Holdings, Inc	05/26/2009	05/27/2014	AGM	5 years
James L. Go ³	NED	JG Summit Holdings, Inc.	JG Summit Holdings, Inc.	12/16/2013	05/27/2014	AGM	5 months
Lance Y. Gokongwei ³	NED	JG Summit Holdings, Inc.	JG Summit Holdings, Inc.	12/16/2013	05/27/2014	AGM	5 months
John L. Gokongwei, Jr. ⁴	NED	JG Summit Holdings, Inc.	JG Summit Holdings, Inc.	03/31/2014	05/27/2014	AGM	2 months
Jose Ma. K. Lim	NED	Beacon Electric Asset Holdings, Inc	Beacon Electric Asset Holdings, Inc	05/29/2012	05/27/2014	AGM	2 years
Manuel M.	NED	First Philippine	First Philippine Holdings,	04/14/1986	05/27/2014	AGM	28 years

Lopez		Holdings, Corp.	Corp.				
Napoleon L. Nazareno ^{4,5}	NED	Beacon Electric Asset Holdings, Inc	Beacon Electric Asset Holdings, Inc	03/31/2014	05/27/2014	AGM	2 months
Artemio V. Panganiban	ID	None	Mark Dennis Y.C. Joven	05/27/2009	05/27/2014	AGM	5 years
Manuel V. Pangilinan (Chairman)	NED	Beacon Electric Asset Holdings, Inc	Beacon Electric Asset Holdings, Inc	05/26/2009	05/27/2014	AGM	5 years
Oscar S. Reyes	ED	Beacon Electric Asset Holdings, Inc	Beacon Electric Asset Holdings, Inc	07/26/2010	05/27/2014	AGM	4 years
Pedro E. Roxas	ID	None	Mark Dennis Y.C. Joven	05/25/2010	05/27/2014	AGM	4 years

¹ Reckoned as of May 27, 2014.

(b) Brief Summary of Corporate Governance Policy

Provide a brief summary of the corporate governance policy that the board of directors has adopted. Please emphasize the policy/ies relative to the treatment of all shareholders, respect for the rights of minority shareholders and of other stakeholders, disclosure duties, and board responsibilities.

The Company adheres to the principles of integrity, accountability, fairness, and transparency as the cornerstone of its governance policy in its continuing advocacy to inculcate an ethical culture within to promote the best interest of the Company, its shareholders, employees, customers, suppliers and other stakeholders.

In line with this, the Company's BOD has approved the following CG Policies:

- Revised Manual of Corporate Governance
- Code of Ethics
- Conflict of Interest Policy
- Anti-insider Trading Policy
- Whistleblowing Policy
- Policy on Solicitation and Acceptance of Gifts
- Supplier Business Conduct Policy
- Related Party Transaction Policy

² Since first appointment until May 27, 2014.

³ Messrs. James L. Go and Lance Y. Gokongwei were elected on December 16, 2013 vice Messrs. Vicente L. Panlilio and Eric O. Recto.

⁴ Messrs. John L. Gokongwei, Jr. and Napoleon L. Nazareno were elected on March 31, 2014 vice Mr. Ramon S. Ang and Atty. Estelito P. Mendoza.

⁵ Mr. Nazareno was first elected during the May 26, 2009 Annual General Meeting (AGM) and replaced in the May 29, 2012 AGM until he was re-elected on March 31, 2014 and on the May 27, 2014 AGM.

Policy on Board of Director's Orientation and Continuing Education

These CG policies provide for the following:

TREATMENT OF ALL SHAREHOLDERS

The Company believes that its shareholders, including those in the minority, are its principals and makes every effort to protect their investment and treat them equally and fairly. All shareholders are given the opportunity to exercise their basic rights as described in the Company's Manual of Corporate Governance, the Philippine Corporation Code, Securities and Regulations Code and other relevant laws.

The Company's shareholders, including those in the minority, are given the opportunity to exercise their basic rights with respect to the following:

- a) Changes and/or amendments to the company's Articles of Incorporation and By-laws;
- b) Sale, purchase and/or transfer of a significant share of corporate assets, that may result in a change in the character of the Company;
- c) Authorization for the issuance of additional shares of the Company;
- d) Opportunity to nominate candidates for membership in the BOD.
- e) Opportunity to elect individually the members of the BOD. The Notice of AGM, being sent to all shareholders include the profiles of all nominees for seats in the Board of Directors such as age, qualifications and experience, date of first appointment to the Board of the company, and directorships in other publicly listed corporations (or subsidiaries, whether listed or non-listed, within our group of companies) Non-controlling shareholders are also encouraged to exercise their right to vote and elect the Company's BOD.
- f) Approval of the remuneration of all non-executive Directors (members of the Board).
- g) Appointment of the external auditor. The Notice of AGM clearly identifies the external auditor seeking appointment and the same were duly appointed by the shareholders.

For the further protection of the rights of the minority shareholders, the following are also provided:

- a) Pre-emptive right
- b) Right of inspection
- c) Appraisal right
- d) Right to dividends

Disclosure Duties

The Board shall commit at all times to fully disclose material information dealings. It shall cause the filing of all required information for the interest of the stakeholders. All material information may include: earnings results, acquisition or disposition of assets, board changes, related party transactions, shareholdings of directors, changes in ownership, remuneration (including stock options) of all directors and senior management, corporate strategy, and off balance sheet transactions.

All disclosed information may be released via the approved stock exchange procedure for Company announcements as well as through the annual report. The Company shall cause the filing of all required information for the interest of the stakeholders.

In cases of acquisition of corporate control in the capital markets and other extraordinary transactions such as mergers and sales of substantial portions of the corporate assets the Company, through its BOD, will appoint an independent party to evaluate the fairness of the transaction. The Company will also fully disclose such transactions, report on fair value and other terms and conditions, for better understanding by shareholders of their rights and course of action.

In addition, shareholders, including minority shareholders, are also given accurate, timely, complete and transparent updates of relevant events through the Company's website (www.meralco.com.ph), the contents of which are in the English language. Included in these regular updates are the products and service offerings of the Company, business operations and locations, business offices contact numbers, shareholdings and corporate structures, corporate vision, mission and objectives. The website also provides downloadable copies of the Company's Articles of Incorporation, By-laws, Manual of Corporate Governance, Annual Reports issued in the last five years, Financial Reports of the last three years, Notice of AGM, Information Statements, and other relevant Company disclosures, governance policies, rules and regulations.

Board Responsibilities

The Board of Directors is primarily responsible for the governance of the Company. Corollary to setting the policies for the accomplishment of the corporate objectives, it shall provide an independent check on Management. The Board should establish the Company's vision, mission, strategic objectives, policies and procedures that shall guide its activities, including the mechanisms for effective monitoring of the Management's performance. A director's office is one of trust and confidence. He shall act in a manner characterized by transparency, accountability, integrity, and fairness.

Specific Duties and Functions

To ensure a high standard of best practice for the Company and its stakeholders, the Board shall:

- a) Adopt a process of selection to ensure a mix of competent directors and officers and oversee the implementation of compensation plans and professional development programs for officers and succession planning for senior management;
- b) Oversee Management's formulation and implementation of sound strategic policies and guidelines on major capital expenditures, business strategies, plans and policies and periodically evaluate Management's overall performance;
- c) Ensure that the Company complies with all relevant laws, regulations and endeavor to adopt best business practices;
- d) Identify the Company's major and other stakeholders and oversee Management's formulation and implementation of the Company's policy on communicating or relating with them through an effective investor relations program and other appropriate communication programs;
- e) Adopt a system of check and balance within the Board, which should be regularly reviewed for effectiveness;
- f) Provide oversight with regard to enterprise risk management;

- g) Identify key risk areas and key performance indicators and monitor these factors with due diligence;
- h) Ensure that the Company establishes appropriate policies and procedures in accordance with this Revised Manual and applicable laws and regulations, including, but not limited to, conflict of interest and related party transactions;
- i) Constitute Board Committees, including an Audit and Risk Management Committee, that it deems necessary to assist the Board in the performance of its duties and responsibilities;
- j) Consider the creation and maintenance of an alternative dispute resolution system in the Company that can amicably settle differences or conflicts between the Company and its stockholders, if applicable;
- k) Properly discharge Board functions by meeting regularly. Independent views during Board meetings shall be given due consideration and all such meetings shall be duly minuted;
- I) Keep Board authority within the powers of the institution as prescribed in the Articles of Incorporation, By-Laws and in existing law, rules and regulation; and
- m) Appoint a Compliance Officer who shall have the rank of at least vice president. In the absence of such appointment, the Corporate Secretary, preferably, shall act as Compliance Officer.

Please refer to attached *Annex A* for the full copy of the Company's Revised Manual of Corporate Governance which was also submitted and disclosed to SEC last March 30, 2011.

(c) Review of Vision and Mission

How often does the Board review and approve the vision and mission?

The Board conducted a review of the Company vision and mission in the last financial year (2013), during their annual strategy and business plan exercise for the Company.

(d) <u>Directorship in Other Companies</u>

(i) Directorship in the Company's Group¹

Identify, as and if applicable, the members of the company's Board of Directors who hold the office of director in other companies within its Group:

Director's Name	Corporate Name of the Group Company	Type of Directorship (Executive, Non- Executive, Independent). Indicate if director is also the Chairman.
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¹ The Group is composed of the parent, subsidiaries, associates and joint ventures of the company.

Ray C. Espinosa	Meralco PowerGen Corporation	Non-Executive
Jose Ma. K. Lim	Meralco PowerGen Corporation	Non-Executive
Manuel M. Lopez	Indra Phils., Inc.	Chairman
Manuel V. Pangilinan	Meralco PowerGen Corporation	Chairman
Oscar S. Reyes	Meralco PowerGen Corporation	Executive
	Redondo Peninsula Energy, Inc.	Chairman
Meralco Industrial Engineering Services, Inc.		Chairman
	Meralco Energy, Inc.	Chairman
	CIS Bayad Center, Inc.	Chairman
	Republic Surety & Insurance Company, Inc.	Non-Executive

(ii) Directorship in Other Listed Companies

Identify, as and if applicable, the members of the Company's Board of Directors who are also directors of publicly-listed companies outside of its Group:

Director's Name	Name of Listed Company	Type of Directorship (Executive, Non- Executive, Independent). Indicate if director is also the Chairman.
Ramon S. Ang	San Miguel Corporation	Vice Chairman, Executive (President and COO)
	PAL Holdings, Inc.	Executive (President and COO)
	Petron Corporation	Chairman, Executive (CEO)
	Ginebra San Miguel, Inc.	Vice Chairman
	San Miguel Pure Foods Company, Inc.	Vice Chairman
	San Miguel Properties, Inc.	Chairman, Executive (President)
	San Miguel Brewery, Inc.	Chairman
	Liberty Telecoms Holdings, Inc.	Chairman
Ray C. Espinosa	Lepanto Consolidated Mining Company	Non-executive
	Metro Pacific Investments Corporation	Non-executive
	Philippine Long Distance Telephone Company	Non-executive
Jose Ma. K. Lim	Metro Pacific Investments Corporation	Executive (President and CEO)
Manuel M. Lopez	Rockwell Land Corporation	Chairman, Non-executive
	Lopez Holdings Corporation	Chairman, Executive (CEO)
	First Philippine Holdings Corporation	Vice Chairman, Non-executive
	ABS-CBN Corporation	Non-executive

	ABS-CBN Holdings Corporation	Non-executive
Estelito P. Mendoza	San Miguel Corporation	Non-executive
	Petron Corporation	Non-executive
	Philippine National Bank	Non-executive
Artemio V. Panganiban	GMA Network, Inc.	Independent
	First Philippine Holdings Corporation	Independent
	Metro Pacific Investments Corporation	Independent
	Robinsons Land Corporation	Independent
	GMA Holdings, Inc.	Independent
	Petron Corporation	Independent
	Bank of the Philippine Islands	Independent
	Philippine Long Distance Telephone Company	Independent
	Jollibee Foods Corporation	Non-executive
	Asian Terminals, Inc.	Independent
Manuel V. Pangilinan	Philippine Long Distance Telephone Company	Chairman
	Metro Pacific Investments Corporation	Chairman
	Philex Mining Corporation	Chairman
	First Pacific Company Limited (Hongkong)	Executive (CEO and Managing Director)
Eric O. Recto	ISM Communications Corporation	Chairman, Executive (CEO)
	Philippine Bank of Communication	Chairman, Non-executive
	Petron Corporation	Vice Chairman, Non-executive
	Alphaland Corporation	Vice Chairman, Non-executive
	Atok-Big Wedge, Co., Inc.	Vice Chairman, Non-executive
	Philweb Corporation	Vice Chairman, Non-executive
	San Miguel Corporation	Non-Executive
Oscar S. Reyes	Bank of the Philippine Islands	Independent
	Manila Water Company	Independent
	Ayala Land, Inc.	Independent
	Philippine Long Distance Telephone Company	Non-executive
	Pepsi Cola Products Philippines, Inc.	Chairman, Independent
	Basic Energy Corporation	Independent
Pedro E. Roxas	Roxas Holdings, Inc.	Chairman
	Roxas and Company, Inc.	Chairman, Executive (President and CEO)
	Philippine Long Distance Telephone Company	Independent

James L. Go	Oriental Petroleum and Minerals Corp.	Chairman, Executive (Chief Executive Officer)
	JG Summit Holdings, Inc.	Chairman, Executive (Chief Executive Officer)
	Robinsons Retail Holdings, Inc.	Vice Chairman, Executive (Deputy Chief Executive Officer)
	Universal Robina Corporation	Chairman
	Robinsons Land Corporation	Chairman
	Philippine Long Distance Telephone Company	Non-executive
	Cebu Air, Inc.	Non-executive
Lance Y. Gokongwei	Robinsons Land Corporation	Vice Chairman, Executive (Chief Executive Officer)
	JG Summit Holdings, Inc.	Executive (President and Chief Operating Officer)
	Cebu Air Inc.	Executive (President and Chief Executive Officer)
	Universal Robina Corporation	Executive (President and Chief Operating Officer)
	Robinsons Retail Holdings, Inc.	Vice Chairman, Non-executive
	Oriental Petroleum and Minerals Corp.	Vice chairman, Non-executive

(iii) Relationship within the Company and its Group

Provide details, as and if applicable, of any relation among the members of the Board of Directors, which links them to significant shareholders in the Company and/or in its Group:

Director's Name	Name of the Significant Shareholder	Description of the relationship
Manuel V. Pangilinan Beacon Electric Asset Holdings, Inc		Chairman of the Board
Ramon S. Ang	San Miguel Corporation	Vice-Chairman, President/COO
	SMC Global Power Holdings Corporation	Chief Executive Officer and Director
	San Miguel Pure Foods Company, Inc.	Vice-Chairman
Estelito P. Mendoza	San Miguel Corporation	Director
Eric O. Recto	San Miguel Corporation	Director
Jose Ma. K. Lim	Beacon Electric Asset Holdings, Inc	Director
Ray C. Espinosa	Beacon Electric Asset Holdings, Inc	Director

James L. Go	JG Summit Holdings, Inc.	Chairman, Executive (Chief Executive Officer)
Lance Y. Gokongwei	JG Summit Holdings, Inc.	Director, Executive (President and Chief Operating Officer)

^{*}We interpret significant shareholders as those with 5% and above shareholdings in the Company, following the disclosure on Beneficial Ownerships.

(iv) Has the company set a limit on the number of board seats in other companies (publicly listed, ordinary and companies with secondary license) that an individual director or CEO may hold simultaneously? In particular, is the limit of five board seats in other publicly listed companies imposed and observed? If yes, briefly describe other guidelines:

The Company has not yet set a limit, although the Company's Revised Manual of Corporate Governance provides that the Board may consider the adoption of guidelines on the number of directorships that its members can hold in other corporations to ensure diligent and efficient performance of their responsibilities to the Company. (Part I. Board Governance, Section 3.0 Multiple Board Seats)

For the Company's CEO and other executives, they may be covered by a lower indicative limit for directorships in boards of other companies. For the independent or non-executive directors who at the same time serve as full time executives in other companies, a similar limit may be set.

	Guidelines	Maximum Number of Directorships in other companies
The Company has not set a limit, although the		The Company has not set a limit, although the Company's
	Company's Revised Manual of Corporate Governance	Revised Manual of Corporate Governance provides that
Executive	provides that the Board may consider the adoption of	the Board may consider the adoption of guidelines on the
Director	guidelines on the number of directorships that its	number of directorships that its members can hold in
	members can hold in other corporations to ensure	other corporations to ensure diligent and efficient
	diligent and efficient performance of their	performance of their responsibilities to the Company.
	responsibilities to the Company. (Part I. Board	(Part I. Board Governance, Section 3.0 Multiple Board
	Governance, Section 3.0 Multiple Board Seats)	Seats)
	The Company has not set a limit, although the	The Company has not set a limit, although the Company's
	Company's Revised Manual of Corporate Governance	Revised Manual of Corporate Governance provides that
	provides that the Board may consider the adoption of	the Board may consider the adoption of guidelines on the
Non-Executive	guidelines on the number of directorships that its	number of directorships that its members can hold in
Director	members can hold in other corporations to ensure	other corporations to ensure diligent and efficient
	diligent and efficient performance of their	performance of their responsibilities to the Company.
	responsibilities to the Company. (Part I. Board	(Part I. Board Governance, Section 3.0 Multiple Board
	Governance, Section 3.0 Multiple Board Seats)	Seats)

	The Company has not set a limit, although the	The Company has not set a limit, although the Company's
	Company's Revised Manual of Corporate Governance	Revised Manual of Corporate Governance provides that
	provides that the Board may consider the adoption of	the Board may consider the adoption of guidelines on the
CEO	guidelines on the number of directorships that its	number of directorships that its members can hold in
CEO	members can hold in other corporations to ensure	other corporations to ensure diligent and efficient
	diligent and efficient performance of their	performance of their responsibilities to the Company.
	responsibilities to the Company. (Part I. Board	(Part I. Board Governance, Section 3.0 Multiple Board
	Governance, Section 3.0 Multiple Board Seats)	Seats)

(e) Shareholding in the Company

Complete the following table on the members of the company's Board of Directors who directly and indirectly own shares in the company:

Name of Director	Number of Direct shares*	Number of Indirect shares / Through (name of record owner)*	% of Capital Stock (1,127,098,705)**
Ramon S. Ang	1	0	0.00%
Ray C. Espinosa	1,000	20,000/Through PCD	0.00%
Jose Ma. K. Lim	10	0	0.00%
Manuel M. Lopez	2,245,918	0	0.20%
Estelito P. Mendoza	1	0	0.00%
Artemio V. Panganiban	1	0	0.00%
Manuel V. Pangilinan	1,000	24,000/Through PCD	0.00%
Oscar S. Reyes	268	0	0.00%
Pedro E. Roxas	1,000	0	0.00%
James L. Go	10	0	0.00%
Lance Y. Gokongwei	10	0	0.00%
TOTAL		2,293,219	

^{*} Based on the Disclosure: Public Ownership Level for quarter ended December 31, 2013 at http://www.meralco.com.ph/pdf/disclosures/2014.01/01152014 PUBLIC OWNERSHIP REPORT.pdf

2) Chairman and CEO

^{**} Based on the Disclosure: Top 100 Stockholders for quarter ended December 31, 2013 at http://www.meralco.com.ph/pdf/disclosures/2014.01/01092014 TOP 100 STOCKHOLDERS.pdf

(a) Do different persons assume the role of	f Chairman of the Board of Directors and CEO?	If no, describe the checks and balances laid down to ensure
that the Board gets the benefit of inde	pendent views.	

Yes	No
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Identify the Chair and CEO:

Chairman of the Board	Manuel V. Pangilinan
CEO/President	Oscar S. Reyes

(b) Roles, Accountabilities and Deliverables

Define and clarify the roles, accountabilities and deliverables of the Chairman and CEO.

	Chairman	Chief Executive Officer
Role	The Company By-laws prescribed that the Chairman of the Board of Directors shall preside at all meetings of the Board of Directors and stockholders and shall exercise such other powers as may be conferred upon him the Board of Directors. In addition to the duties provided in the By-Laws of the Company, the responsibilities of the Chairman in relation to the Board shall include the following:	The Chief Executive Officer (CEO) supervises, directs and controls the business operations and affairs of the Company.
Accountabilities	The Chairman is accountable to all shareholders of the Company.	The CEO is accountable to the Board of Directors in achieving goals and targets set by the Company.
Deliverables	 The Chairman has the responsibility to: a. Preside at the meeting of the stockholders and the Board of Directors; b. Ensure that the meetings of the Board are held in accordance with the By-Laws or as the Chairman may deem necessary; c. Supervise the preparation of the agenda of the meeting in coordination with the Corporate Secretary, taking into consideration the suggestions 	 The CEO has the responsibility to: a. Be in charge of the management and administration of the business operations, affairs and properties of the Company; b. Ensure that all resolutions of the Board are carried into effect and see that the business and affairs of the Company are managed in a sound and prudent manner; c. Ensure the reliability and integrity of financial and operational information and effectiveness, as well as, the efficiency of operations;

of the directors and Management; and d. Maintain qualitative and timely lines of communication and information between the Board and Management.	d.	Sign all certificates of stock and all instruments required to be executed on the part of the Company, except as otherwise, provided by the by-laws, the Board of Directors, or the Executive Committee;
	e. f.	

Succession Planning

Explain how the board of directors plans for the succession of the CEO/Managing Director/President and the top key management positions?

The Company's Board and the Board Remuneration and Leadership Development Committee are responsible for overall guidance and direction on succession planning and leadership development of the President/CEO and Senior Management. The Chairman of the Board and of the Remuneration and Leadership Committee, the President and CEO, working closely with the Head of Human Resources, drives the strategy for succession planning, leadership development and talent management. The Head of Human Resources develops and implements the processes and the tools to ensure robust pools of succession candidates for the President/CEO, Senior Management, Middle Management and First Line Management.

A key feature of the Company's succession planning process are the talent reviews that are conducted at Senior Management and at various levels in the organization. Currently, this has resulted in a pool of internal candidates, in addition to external candidates who, may be identified, and subject to the realization of their development plans, could become management committee level within the next 5 years.

The talent reviews have been a hallmark of our process and is a best in class talent management practice. The process deliverables are individual development plans designed to bring the key talent to their next level of growth and performance and/or realize their career aspirations. It involves authentic and extensive management discussions and deliberations by leaders of these key talents on their aspirations, strengths, development needs and challenges.

All of these have created a development mindset throughout the organization and have established a strong and robust leadership pipeline that will adequately meet the Company's senior leadership requirements well into the future.

3) OTHER EXECUTIVE, NON-EXECUTIVE AND INDEPENDENT DIRECTORS

Does the company have a policy of ensuring diversity of experience and background of directors in the board? Please explain.

YES. The Board, through the Nomination and Governance Committee (Nom&Gov), screens and shortlists qualified individuals nominated for election as

Directors to ensure a mix of competent directors and officers. To encourage diversity, Board members are selected without regard to their gender, race, religion, or age.

Does it ensure that at least one non-executive director has experience in the sector or industry the company belongs to? Please explain.

YES. The Company has a non-executive director who has had prior work experience in the sector or broad industry group to which the Company belongs. Ambassador Manuel M. Lopez was the Chairman, President and CEO of the Company in different periods from 2001 to 2010.

4) DEFINE AND CLARIFY THE ROLES, ACCOUNTABILITIES AND DELIVERABLES OF THE EXECUTIVE, NON-EXECUTIVE AND INDEPENDENT DIRECTORS

The Board is primarily responsible for the governance of the Company. It oversees the implementation of the corporate strategy and establishes the Company's vision and mission statements, strategic objectives, policies and procedures that shall guide its corporate activities.

	Executive	Non-Executive	Independent Director
	The Executive Director presents the Company's performance to the Board. He serves as the link between the Management and the Board. Executive directors have a dual role as officers of the company and as directors.	The Board of Directors is primarily responsible for the governance of the Company. Corollary to setting the policies for the accomplishment of the corporate objectives, it shall provide an independent check on Management. a. The Board should establish the	Independent Directors perform the same roles, duties and responsibilities of Non-Executive Directors. However, they play crucial role in ensuring that the board appropriate
Role	As defined in the Company's Manual of Corporate Governance, the following decisions require Board approval: a. all principal policies and directions governing the organization,	Company's vision, mission, strategic objectives, policies and procedures that shall guide its activities, including the mechanisms for effective monitoring of the Management's performance.	scrutiny over management and shareholders (in their capacity as owners of the company). They are individuals who do not maintain close ties with the management and expected to ensure potential conflict
	management and operation of the Company as well as its subsidiaries; b. any temporary disqualification of a director recommended by the	b. A director's office is one of trust and confidence. He shall act in a manner characterized by transparency, accountability, integrity, and fairness.	of interests between managers and shareholders are avoided or prevented.
	Nomination and Governance Committee; c. Board Committee membership appointments, including Committee	To ensure a high standard of best practice for the Company and its stakeholders, the Board shall: a. Adopt a process of selection to	They are likewise expected to be able to provide independent judgment and outside experience and objectivity, not subordinated to

- chairmanships;
- d. establishment of and changes to financial, accounting and treasury policies;
- e. all major financing transactions of the Company;
- f. issuance of shares and shares repurchases, valuation of shares, and other such activities involving existing shares;
- g. Company's corporate plans and budgets;
- h. major contracts and variations;
- i. proposals for dividends and transfers to reserve;
- j. financing guarantees and indemnities and mortgaging of the Company's assets;
- k. any actual, or potential, major exception or occurrence which has, or may have, a major financial impact on the Company;
- guarantees, financial support, undertakings and indemnities concerning investments or liabilities of subsidiary or associated companies, other than those which are the subject of an existing general or specific Board or Committee approval;
- m. corporate expansion projects or programs
- n. capitalization of subsidiaries or associated companies, other than that which is subject of an existing general or specific Board or

- ensure a mix of competent directors and officers and oversee the implementation of compensation plans and professional development programs for officers and succession planning for senior management;
- b. Oversee Management's formulation and implementation of sound strategic policies and guidelines on major capital expenditures, business strategies, plans and policies and periodically evaluate Management's overall performance;
- c. Ensure that the Company complies with all relevant laws, regulations and endeavor to adopt best business practices;
- d. Identify the Company's major and other stakeholders and oversee Management's formulation and implementation of the Company's policy on communicating or relating with them through an effective investor relations program and other appropriate communication programs;
- e. Adopt a system of check and balance within the Board, which should be regularly reviewed for effectiveness;
- f. Provide oversight with regard to enterprise risk management;
- g. Identify key risk areas and key performance indicators and monitor these factors with due diligence;
- h. Ensure that the Company establishes appropriate policies and procedures

operational considerations, on all issues which come before the Board.

Independent Directors, as much as possible, are to be in attendance during Board meetings to promote transparency.

In addition to these, the following are expectations from Independent Directors:

- a. Providing clearer and wider view of external factors affecting the Company and its environment as input to Strategic Planning.
- b. Non-bias and objective monitoring of the performance of executive management, especially in the achievement of the Company goals and strategies.
- c. Help connect the Company's business and the Board with networks of potentially useful people and organizations.
- d. They are expected to provide the true and fair reflection of the Company's actions and financial performance and that the necessary internal controls are inplace and regularly assessed and monitored.

Currently, the Company's Independent Directors are appointed as Chairpersons of

- Committee approval;
- o. proposed principal agreements with Government, Joint Venture and Shareholders' Agreements, Major Acquisitions, Divestment and Property Redevelopment; and
- p. action for violation of the Revised Manual of Corporate Governance.
- in accordance with this Revised Manual and applicable laws and regulations, including, but not limited to, conflict of interest and related party transactions;
- i. Constitute Board Committees, including an Audit and Risk Management Committee, that it deems necessary to assist the Board in the performance of its duties and responsibilities;
- j. Consider the creation and maintenance of an alternative dispute resolution system in the Company that can amicably settle differences or conflicts between the Company and its stockholders, if applicable;
- k. Properly discharge Board functions by meeting regularly. Independent views during Board meetings shall be given due consideration and all such meetings shall be duly minuted;
- I. Keep Board authority within the powers of the institution as prescribed in the Articles of Incorporation, By-Laws and in existing law, rules and regulation; and

ppoint a Compliance Officer who shall have the rank of at least vice president. In the absence of such appointment, the Corporate Secretary, preferably, shall act as Compliance Officer.

As defined in the Company's Manual of

Nomination and Governance Committee, and Audit and Risk Management Committee.

As defined in the Company's Manual of Corporate Governance, the following decisions require Board approval:

- all principal policies and directions governing the organization, management and operation of the Company as well as its subsidiaries;
- any temporary disqualification of a director recommended by the Nomination and Governance Committee;
- Board Committee membership appointments, including Committee chairmanships;
- d. establishment of and changes to financial, accounting and treasury policies;
- e. all major financing transactions of the Company;
- f. issuance of shares and shares repurchases, valuation of shares, and other such activities involving existing shares;
- Company's corporate plans and budgets;
- h. major contracts and variations;
- i. proposals for dividends and transfers to reserve;
- j. financing guarantees and

Corporate Governance, the following indemnities and mortgaging of decisions require Board approval: the Company's assets; any actual, or potential, major a. all principal policies and directions exception or occurrence which governing the organization, has, or may have, a major management and operation of the financial impact on the Company as well as its subsidiaries; Company; guarantees, financial support, b. any temporary disqualification of a director recommended by the undertakings and indemnities Nomination and Governance concerning investments or Committee: liabilities of subsidiary or c. Board Committee membership associated companies, other than those which are the subject appointments, including Committee chairmanships; of an existing general or specific d. establishment of and changes to Board or Committee approval; financial, accounting and treasury m. corporate expansion projects or policies; programs n. capitalization of subsidiaries or e. all major financing transactions of the Company; associated companies, other f. issuance of shares and shares than that which is subject of an repurchases, valuation of shares, existing general or specific Board and other such activities involving or Committee approval; existing shares; proposed principal agreements g. Company's corporate plans and with Government, Joint Venture and Shareholders' Agreements, budgets: h. major contracts and variations; Major Acquisitions, Divestment i. proposals for dividends and and Property Redevelopment; transfers to reserve; and j. financing guarantees and action for violation of the indemnities and mortgaging of the **Revised Manual of Corporate** Company's assets; Governance. k. any actual, or potential, major exception or occurrence which has, or may have, a major financial impact on the Company; guarantees, financial support,

		undertakings and indemnities concerning investments or liabilities of subsidiary or associated companies, other than those which are the subject of an existing general or specific Board or Committee approval; m. corporate expansion projects or programs n. capitalization of subsidiaries or associated companies, other than that which is subject of an existing general or specific Board or Committee approval; o. proposed principal agreements with Government, Joint Venture and Shareholders' Agreements, Major Acquisitions, Divestment and Property Redevelopment; and p. action for violation of the Revised Manual of Corporate Governance.	
Accountabilities	The executive director is accountable to the shareholders of the Company as they are involved in the day-to-day activities of the Company and are responsible for execution of business strategies and plans.	The Board shall ensure that stockholders are provided with a balanced and comprehensible assessment of the Company's performance, position and prospects on a quarterly basis, including interim and other reports that could adversely affect its business, as well as reports to regulators that are required by law.	Independent directors likewise share the same accountability to the shareholders. They are expected to maintain their independence from Management and exercise independent judgment in carrying out their responsibilities as director of the Company. As Independent Directors, as much as possible, they should be in attendance during board meetings to promote transparency.
Deliverables	The Executive Director presents a monthly update on the progress of	The Non-Executive directors support the Board by attending and participating in	The Independent directors, being chairmen of the Nomination and

Management in achieving set goals and all Board and committee meetings in Governance Committee and the targets, report major opportunities and order to fulfill their accountabilities. Audit and Risk Management potential risks and provide any They will give independent perspective Committee, lead the programs and information the Board requires in their oversight function and policy formulation in these concerning the business operations of engagement of Management. They will respective committees. help ensure that Management the Company. formulates and implements sound strategic policies and guidelines on major capital expenditures, business strategies, plans and policies and periodically evaluate Management's overall performance. Ensure that appropriate policies and procedures are adopted in accordance with this Revised Manual and applicable laws and regulations, including conflict of interest and related party transactions, among

Provide the company's definition of "independence" and describe the company's compliance to the definition.

Independence is defined as having no business or other relationship with the Company that could reasonably be perceived to materially interfere with the exercise of independent director's judgment in carrying out his responsibilities as a director. Our independent directors, namely, Ret. Chief Justice Artemio V. Panganiban and Mr. Pedro E. Roxas have no business or other relationship with the Company which may interfere with the exercise of their judgment in carrying out their responsibilities as independent directors.

others.

Does the company have a term limit of five consecutive years for independent directors? If after two years, the company wishes to bring back an independent director who had served for five years, does it limit the term for no more than four additional years? Please explain.

The Company's By-Laws states that the Board of Directors shall serve within the limits at the time provided by law, as may from time to time be determined or elected by stockholders of the corporation entitled to do so, at a regular or special meeting of such stockholders, at which a quorum shall be present. (Source: By-Laws, Article II Board of Directors, Section I. Election)

5) CHANGES IN THE BOARD OF DIRECTORS (EXECUTIVE, NON-EXECUTIVE AND INDEPENDENT DIRECTORS)

(a) Resignation/Death/Removal

Indicate any changes in the composition of the Board of Directors that happened during the period:

Name	Position	Date of Cessation	Reason
Vicente L. Panlilio	Non-Executive Director	December 11, 2013	Resignation
Eric O. Recto	Non-Executive Director	December 11, 2013	Resignation

Based on December 16, 2013 PSE/SEC 17-C Disclosures on SEC 17-C- Resignation and Election of Directors http://www.meralco.com.ph/pdf/disclosures/2013.12/12162013 SEC Form 17-C.pdf

(b) Selection/Appointment, Re-election, Disqualification, Removal, Reinstatement and Suspension

Describe the procedures for the selection/appointment, re-election, disqualification, removal, reinstatement and suspension of the members of the Board of Directors. Provide details of the processes adopted (including the frequency of election) and the criteria employed in each procedure:

Procedure	Process Adopted	Criteria			
a. Selection/Appoint	a. Selection/Appointment				
(i) Executive Directors	As prescribed by the Company's By-laws, all members of the BOD are elected by the shareholders during the AGM meeting. The Nomination and Governance Committee (Nom&Gov) prepares the final lists of candidates which are made available to the SEC and to all stockholders through the filing and distribution of the Information Statements. Members of Nom&Gov are guided by the criteria set in the Company's Manual.	 a. Shall own at least one (1) share of the capital stock of the Company of which he is a director, which share shall stand in his name in the books of the Company. b. Possesses college education or the skills needed to effectively carry out his functions as director. c. Possesses integrity/probity; and d. Has strong adherence to legal and moral principles. e. A director must have a practical understanding of business in general and of the business of the Company, in particular. f. The Nomination and Governance Committee may consider and recommend to the Board such other qualifications which are now or may hereafter be provided under existing laws and regulations or any amendments thereto. 			
(ii) Non-Executive Directors	As prescribed by the Company's By-laws, all members of the BOD are elected by the shareholders during the AGM meeting. The	a. Shall own at least one (1) share of the capital stock of the Company of which he is a director, which share shall stand in his name in the books of the Company.			

	Nomination and Governance Committee (Nom&Gov) prepares the final lists of candidates which are made available to the SEC and to all stockholders through the filing and distribution of the Information Statements. Members of Nom&Gov are guided by the criteria set in the Company's Manual.	 b. Possesses college education or the skills needed to effectively carry out his functions as director. c. Possesses integrity/probity; and d. Has strong adherence to legal and moral principles. e. A director must have a practical understanding of business in general and of the business of the Company, in particular. f. The Nomination and Governance Committee may consider and recommend to the Board such other qualifications which are now or may hereafter be provided under existing laws and regulations or any amendments thereto.
(iii) Independent Directors	As prescribed by the Company's By-laws, all members of the BOD are elected by the shareholders during the AGM meeting. The Nomination and Governance Committee (Nom&Gov) prepares the final lists of candidates which are made available to the SEC and to all stockholders through the filing and distribution of the Information Statements. Members of the Nom&Gov Committee are guided by the criteria set in the Company's Manual of Corporate Governance.	 a. Shall own at least one (1) share of the capital stock of the Company of which he is a director, which share shall stand in his name in the books of the Company. b. Possesses college education or the skills needed to effectively carry out his functions as director. c. Possesses integrity/probity; and d. Has strong adherence to legal and moral principles. e. A director must have a practical understanding of business in general and of the business of the Company, in particular. f. The Nomination and Governance Committee may consider and recommend to the Board such other qualifications which are now or may hereafter be provided under existing laws and regulations or any amendments thereto. g. The criteria under the Company's Revised Manual of Corporate Governance: The ID must be Independent of Management and free from any business or other relationship which could, or could reasonably be perceived to, materially interfere with his exercise of any independent judgment in carrying out his responsibilities as a director in the Company and includes, among others, any person who: (a) Is not a director or officer of the Company or of its related companies or any of its substantial shareholders except when the same shall be an independent director of any of the foregoing; (b) Does not own more than two percent (2%) of the shares of the Company and/or its related companies or

any of its substantial shareholders; (c) Is not related to any director, officer or substantial shareholder of the Company, any of its related companies or any of its substantial shareholders. For this purpose, relatives include spouse, parent, child, brother, sister, and the spouse of such child, brother or sister; (d) Is not acting as a nominee or representative of any director or substantial shareholder of the Company, and/or any of its related companies and/or any of its substantial shareholders, pursuant to a Deed of Trust or under any contract or arrangement; (e) Has not been employed in any executive capacity by the Company, any of its related companies and/or by any of its substantial shareholders within the last two (2) years; (f) Is not retained, either personally or through his firm or any similar entity, as professional adviser, by the Company, any of its related companies and/or any of its substantial shareholders, within the last two (2) years; (g) Has not engaged and does not engage in any transaction with the Company and/or with any of its related companies and/or with any of its substantial shareholders, whether by himself and/or with other persons and or through a firm of which he is a partner and/or a Company of which he is a director or substantial shareholder, other than transactions which are conducted at arm's length and are immaterial; (h) Is not the chairman emeritus or an ex-officio director/officer or a member of the advisory board of the Company, or otherwise appointed in a capacity to assist the Board of the Company in the performance of its duties and responsibilities within the last one (1) year; (i) Is not a director (other than an independent director) of the Company who resigned or whose term ended within the last two (2) years; and (j) Is not a securities broker-dealer or a person holding any office of trust and responsibility in a broker-dealer firm which includes, among others, a director, officer, principal stockholder, nominee of the firm to the Exchange, associated person or salesman, and an authorized clerk of

		the broker or dealer.
b. Re-appointment		
(i) Executive Directors	As prescribed by the Company's By-laws, all members of the BOD are elected by the shareholders during the AGM meeting. The Nomination and Governance Committee (Nom&Gov) prepares the final lists of candidates which are made available to the SEC and to all stockholders through the filing and distribution of the Information Statements. Members of Nom&Gov are guided by the criteria set in the Company's Manual.	 a. Shall own at least one (1) share of the capital stock of the Company of which he is a director, which share shall stand in his name in the books of the Company. b. Possesses college education or the skills needed to effectively carry out his functions as director. c. Possesses integrity/probity; and d. Has strong adherence to legal and moral principles. e. A director must have a practical understanding of business in general and of the business of the Company, in particular. f. The Nomination and Governance Committee may consider and recommend to the Board such other qualifications which are now or may hereafter be provided under existing laws and regulations or any amendments thereto.
(ii) Non-Executive Directors	As prescribed by the Company's By-laws, all members of the BOD are elected by the shareholders during the AGM meeting. The Nomination and Governance Committee (Nom&Gov) prepares the final lists of candidates which are made available to the SEC and to all stockholders through the filing and distribution of the Information Statements. Members of Nom&Gov are guided by the criteria set in the Company's Manual.	 a. Shall own at least one (1) share of the capital stock of the Company of which he is a director, which share shall stand in his name in the books of the Company. b. Possesses college education or the skills needed to effectively carry out his functions as director. c. Possesses integrity/probity; and d. Has strong adherence to legal and moral principles. e. A director must have a practical understanding of business in general and of the business of the Company, in particular. f. The Nomination and Governance Committee may consider and recommend to the Board such other qualifications which are now or may hereafter be provided under existing laws and regulations or any amendments thereto.
(iii) Independent Directors	As prescribed by the Company's By-laws, all members of the BOD are elected by the	a. Shall own at least one (1) share of the capital stock of the Company of which he is a director, which share shall stand

shareholders during the AGM meeting. The Nomination and Governance Committee (Nom&Gov) prepares the final lists of candidates which are made available to the SEC and to all stockholders through the filing and distribution of the Information Statements. Members of the Nom&Gov Committee are guided by the criteria set in the Company's Manual of Corporate Governance.

- in his name in the books of the Company.
- b. Possesses college education or the skills needed to effectively carry out his functions as director.
- c. Possesses integrity/probity; and
- d. Has strong adherence to legal and moral principles.
- e. A director must have a practical understanding of business in general and of the business of the Company, in particular.
- f. The Nomination and Governance Committee may consider and recommend to the Board such other qualifications which are now or may hereafter be provided under existing laws and regulations or any amendments thereto.
- The criteria under the Company's Revised Manual of Corporate Governance: The ID must be Independent of Management and free from any business or other relationship which could, or could reasonably be perceived to, materially interfere with his exercise of any independent judgment in carrying out his responsibilities as a director in the Company and includes, among others, any person who: (a) Is not a director or officer of the Company or of its related companies or any of its substantial shareholders except when the same shall be an independent director of any of the foregoing; (b) Does not own more than two percent (2%) of the shares of the Company and/or its related companies or any of its substantial shareholders; (c) Is not related to any director, officer or substantial shareholder of the Company, any of its related companies or any of its substantial shareholders. For this purpose, relatives include spouse, parent, child, brother, sister, and the spouse of such child, brother or sister; (d) Is not acting as a nominee or representative of any director or substantial shareholder of the Company, and/or any of its related companies and/or any of its substantial shareholders, pursuant to a Deed of Trust or under any contract or arrangement; (e) Has not been employed in any executive capacity by the Company, any of its related

companies and/or by any of its substantial shareholders within the last two (2) years; (f) Is not retained, either personally or through his firm or any similar entity, as professional adviser, by the Company, any of its related companies and/or any of its substantial shareholders, within the last two (2) years; (g) Has not engaged and does not engage in any transaction with the Company and/or with any of its related companies and/or with any of its substantial shareholders, whether by himself and/or with other persons and or through a firm of which he is a partner and/or a Company of which he is a director or substantial shareholder, other than transactions which are conducted at arm's length and are immaterial; (h) Is not the chairman emeritus or an ex-officio director/officer or a member of the advisory board of the Company, or otherwise appointed in a capacity to assist the Board of the Company in the performance of its duties and responsibilities within the last one (1) year; (i) Is not a director (other than an independent director) of the Company who resigned or whose term ended within the last two (2) years; and (j) Is not a securities broker-dealer or a person holding any office of trust and responsibility in a broker-dealer firm which includes, among others, a director, officer, principal stockholder, nominee of the firm to the Exchange, associated person or salesman, and an authorized clerk of the broker or dealer. c. Permanent Disqualification a. Any person convicted or adjudged guilty of any of the offenses or crimes specified below in a final and executory The Nomination and Governance Committee may judgment, decree or order issued by a judicial or an consider and recommend to the Board permanent (i) Executive administrative body having competent jurisdiction or the disqualification of a director based on any of the Directors SEC: criteria defined herein. b. an offense involving moral turpitude, fraud, embezzlement, theft, estafa, counterfeiting, misappropriation, forgery, bribery, false affirmation, perjury or other fraudulent acts;

- c. any crime that (1) involves the purchase or sale of securities, as defined in the Securities Regulation Code; (2) arises out of the person's conduct as an underwriter, broker, dealer, investment adviser, principal, distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; or (3) arises out of his fiduciary relationship with a bank, quasi-bank, trust company, investment house, or as an affiliated person of any of them; or
- d. having willfully violated, or willfully aided, abetted, counseled, induced or procured the violation of any provision of the Securities Regulation Code, the Corporation Code, or any other law administered by the SEC or BSP, or any rule, regulation, or order of the SEC or BSP;
- e. Any person who, by reason of misconduct, after hearing, is permanently enjoined by a final judgment or order of the SEC or any court or administrative body of competent jurisdiction from: (1) acting as underwriter, broker, dealer, investment adviser, principal distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; (2) acting as director, or officer of a bank, quasi-bank, trust company, investment house, or investment company; (3) engaging in or continuing any conduct or practice in any of the capacities mentioned in sub-paragraphs (1) and (2) above.
- f. The disqualification shall also apply if such person: (1) is currently the subject of an order of the SEC or any court or administrative body denying, revoking or suspending any registration, license or permit issued to him under the Corporation Code, Securities Regulation Code or any other law administered by the SEC or BSP, or under any rule or regulation issued by the SEC or BSP; or (2) has otherwise been restrained to engage in any activity involving securities and banking or (3) is currently the subject or an effective order of a self-regulatory organization suspending or expelling him from membership, participation or

		association with a member or participant of the said organization. g. Any person found guilty by final judgment or order of a foreign court or equivalent financial regulatory authority of acts, violations or misconduct similar to any of the acts, violations or misconduct enumerated in paragraphs (a) and (b) above; h. Any person convicted by final judgment of an offense punishable by imprisonment for more than six (6) years, or a violation of the Corporation Code committed within five (5) years prior to the date of his election or appointment; and i. Any person judicially declared as insolvent.
(ii) Non-Executive Directors	The Nomination and Governance Committee may consider and recommend to the Board permanent disqualification of a director based on any of the criteria defined herein.	 a. Any person convicted or adjudged guilty of any of the offenses or crimes specified below in a final and executory judgment, decree or order issued by a judicial or an administrative body having competent jurisdiction or the SEC: b. an offense involving moral turpitude, fraud, embezzlement, theft, estafa, counterfeiting, misappropriation, forgery, bribery, false affirmation, perjury or other fraudulent acts; c. any crime that (1) involves the purchase or sale of securities, as defined in the Securities Regulation Code; (2) arises out of the person's conduct as an underwriter, broker, dealer, investment adviser, principal, distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; or (3) arises out of his fiduciary relationship with a bank, quasi-bank, trust company, investment house, or as an affiliated person of any of them; or d. having willfully violated, or willfully aided, abetted, counseled, induced or procured the violation of any provision of the Securities Regulation Code, the Corporation Code, or any other law administered by the SEC or BSP, or any rule, regulation, or order of the SEC or BSP;

e. Any person who, by reason of misconduct, after hearing, is permanently enjoined by a final judgment or order of the SEC or any court or administrative body of competent jurisdiction from: (1) acting as underwriter, broker, dealer, investment adviser, principal distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; (2) acting as director, or officer of a bank, quasi-bank, trust company, investment house, or investment company; (3) engaging in or continuing any conduct or practice in any of the capacities mentioned in sub-paragraphs (1) and (2) above. f. The disqualification shall also apply if such person: (1) is currently the subject of an order of the SEC or any court or administrative body denying, revoking or suspending any registration, license or permit issued to him under the Corporation Code, Securities Regulation Code or any other law administered by the SEC or BSP, or under any rule or regulation issued by the SEC or BSP; or (2) has otherwise been restrained to engage in any activity involving securities and banking or (3) is currently the subject or an effective order of a self-regulatory organization suspending or expelling him from membership, participation or association with a member or participant of the said organization. g. Any person found guilty by final judgment or order of a foreign court or equivalent financial regulatory authority of acts, violations or misconduct similar to any of the acts, violations or misconduct enumerated in paragraphs (a) and (b) above: h. Any person convicted by final judgment of an offense punishable by imprisonment for more than six (6) years, or a violation of the Corporation Code committed within five (5) years prior to the date of his election or appointment; and Any person judicially declared as insolvent.

(iii) Independent Directors The Nomination and Governance Committee may consider and recommend to the Board permanent disqualification of a director based on any of the criteria defined herein.	 a. Any person convicted or adjudged guilty of any of the offenses or crimes specified below in a final and executory judgment, decree or order issued by a judicial or an administrative body having competent jurisdiction or the SEC: b. an offense involving moral turpitude, fraud, embezzlement, theft, estafa, counterfeiting, misappropriation, forgery, bribery, false affirmation, perjury or other fraudulent acts; c. any crime that (1) involves the purchase or sale of securities, as defined in the Securities Regulation Code; (2) arises out of the person's conduct as an underwriter, broker, dealer, investment adviser, principal, distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; or (3) arises out of his fiduciary relationship with a bank, quasi-bank, trust company, investment house, or as an affiliated person of any of them; or d. having willfully violated, or willfully aided, abetted, counseled, induced or procured the violation of any provision of the Securities Regulation Code, the Corporation Code, or any other law administered by the SEC or BSP, or any rule, regulation, or order of the SEC or BSP; e. Any person who, by reason of misconduct, after hearing, is permanently enjoined by a final judgment or order of the SEC or any court or administrative body of competent jurisdiction from: (1) acting as underwriter, broker, dealer, investment adviser, principal distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; (2) acting as director, or officer of a bank, quasi-bank, trust company, investment house, or investment company; (3) engaging in or continuing any conduct or practice in any of the capacities mentioned in sub-paragraphs (1) and (2) above. f. The disqualification shall also apply if such person: (1) is currently the subject of an order of the SEC or any court or administrative body denying, revoking or suspending any
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		registration, license or permit issued to him under the Corporation Code, Securities Regulation Code or any other law administered by the SEC or BSP, or under any rule or regulation issued by the SEC or BSP; or (2) has otherwise been restrained to engage in any activity involving securities and banking or (3) is currently the subject or an effective order of a self-regulatory organization suspending or expelling him from membership, participation or association with a member or participant of the said organization. g. Any person found guilty by final judgment or order of a foreign court or equivalent financial regulatory authority of acts, violations or misconduct similar to any of the acts, violations or misconduct enumerated in paragraphs (a) and (b) above; h. Any person convicted by final judgment of an offense punishable by imprisonment for more than six (6) years, or a violation of the Corporation Code committed within five (5) years prior to the date of his election or appointment; and
		i. Any person judicially declared as insolvent.
d. Temporary Disqua	dification	
(i) Executive Directors	The Nomination and Governance Committee may consider and recommend to the Board temporary disqualification of a director based on any of the criteria defined herein. Any temporary disqualification of a director recommended by the Nomination and Governance Committee to be valid and effective must be approved by the Board, as well as, comply with the requirements of applicable laws, rules and regulations.	 a. Refusal to fully disclose the extent of his business interest as required by existing laws or Company rules and regulations. The disqualification shall be in effect as long as the refusal persists. b. Absence in more than fifty percent (50%) of all regular and special meetings of the Board during his incumbency, or any twelve-month period during the said incumbency, unless the absence is due to illness, death in the immediate family or serious accident. The disqualification shall apply for purposes of the succeeding election. c. Dismissal or termination for a cause as director of any corporation covered by the Governance Code. This disqualification shall be in effect until he has cleared

	A temporary disqualified director shall, within such period prescribed by the Board, but in no case less than sixty (60) business days from such disqualification, take the appropriate action to remedy or correct the disqualification. If he fails or refuses to do so for unjustified reasons, the disqualification shall become permanent.	d.	himself of any involvement in the cause that gave rise to his dismissal or termination. If any of the judgments or orders cited in the grounds for permanent disqualification has not yet become final. The Nomination and Governance Committee may consider and recommend to the Board other grounds for disqualifications which are now or may hereafter be provided under existing laws and regulations or any amendments thereto.
(ii) Non-Executive Directors	The Nomination and Governance Committee may consider and recommend to the Board temporary disqualification of a director based on any of the criteria defined herein. Any temporary disqualification of a director recommended by the Nomination and Governance Committee to be valid and effective must be approved by the Board, as well as, comply with the requirements of applicable laws, rules and regulations. A temporary disqualified director shall, within such period prescribed by the Board, but in no case less than sixty (60) business days from such disqualification, take the appropriate action to remedy or correct the disqualification. If he fails or refuses to do so for unjustified reasons, the disqualification shall become permanent.	a. b. c. d. e.	special meetings of the Board during his incumbency, or any twelve-month period during the said incumbency, unless the absence is due to illness, death in the immediate family or serious accident. The disqualification shall apply for purposes of the succeeding election. Dismissal or termination for a cause as director of any corporation covered by the Governance Code. This disqualification shall be in effect until he has cleared himself of any involvement in the cause that gave rise to his dismissal or termination. If any of the judgments or orders cited in the grounds for permanent disqualification has not yet become final. The Nomination and Governance Committee may consider and recommend to the Board other grounds for disqualifications which are now or may hereafter be provided under existing laws and regulations or any amendments thereto.
(iii) Independent Directors	The Nomination and Governance Committee may consider and recommend to the Board temporary disqualification of a director based on any of the criteria defined herein.	a.	Refusal to fully disclose the extent of his business interest as required by existing laws or Company rules and regulations. The disqualification shall be in effect as long as the refusal persists.

e. Removal	Any temporary disqualification of a director recommended by the Nomination and Governance Committee to be valid and effective must be approved by the Board, as well as, comply with the requirements of applicable laws, rules and regulations. A temporary disqualified director shall, within such period prescribed by the Board, but in no case less than sixty (60) business days from such disqualification, take the appropriate action to remedy or correct the disqualification. If he fails or refuses to do so for unjustified reasons, the disqualification shall become permanent.	 b. Absence in more than fifty percent (50%) of all regular and special meetings of the Board during his incumbency, or any twelve-month period during the said incumbency, unless the absence is due to illness, death in the immediate family or serious accident. The disqualification shall apply for purposes of the succeeding election. c. Dismissal or termination for a cause as director of any corporation covered by the Governance Code. This disqualification shall be in effect until he has cleared himself of any involvement in the cause that gave rise to his dismissal or termination. d. If any of the judgments or orders cited in the grounds for permanent disqualification has not yet become final. e. The Nomination and Governance Committee may consider and recommend to the Board other grounds for disqualifications which are now or may hereafter be provided under existing laws and regulations or any amendments thereto.
(i) Executive Directors	The Board by majority vote of the members may remove or replace a director for just causes or when he possesses the disqualifications prescribed by law, rules or regulations.	An executive director shall be removed from service to the Company, when during his term as a director, he: (a) Ceases to own at least one (1) share of stock of the Company, standing in his name in the books of the Company; (b) Is convicted or adjudged guilty of any of the offenses or crimes specified below in a final and executory judgment, decree or order issued by a judicial or an administrative body having competent jurisdiction or the SEC; (c) Commits an offense involving moral turpitude, fraud, embezzlement, theft, estafa, counterfeiting, misappropriation, forgery, bribery, false affirmation, perjury or other fraudulent acts; (d) Commits any crime that (1) involves the purchase or sale of securities, as defined in the Securities Regulation Code;

(2) arises out of the person's conduct as an underwriter, broker, dealer, investment adviser, principal, distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; or (3) arises out of his fiduciary relationship with a bank, quasi-bank, trust company, investment house, or as an affiliated person of any of them; (e) Willfully violates, or willfully aids, abets, counsels, induces or procures the violation of any provision of the Securities Regulation Code, the Corporation Code, or any other law administered by the SEC or BSP, or any rule, regulation, or order of the SEC or BSP; (f) By reason of misconduct, after hearing, is permanently enjoined by a final judgment or order of the SEC or any court or administrative body of competent jurisdiction from: (1) acting as underwriter, broker, dealer, investment adviser, principal distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; (2) acting as director, or officer of a bank, quasi-bank, trust company, investment house, or investment company; (3) engaging in or continuing any conduct or practice in any of the capacities mentioned in sub-paragraphs (1) and (2) above; (g) Becomes the subject of an order of the SEC or any court or administrative body denying, revoking or suspending any registration, license or permit issued to him under the Corporation Code, Securities Regulation Code or any other law administered by the SEC or BSP, or under any rule or regulation issued by the SEC or BSP; (h) Has otherwise been restrained to engage in any activity involving securities and banking; (i) Becomes the subject or an effective order of a selfregulatory organization suspending or expelling him from membership, participation or association with a member or participant of the said organization;

		 (j) Is found guilty by final judgment or order of a foreign court or equivalent financial regulatory authority of acts, violations or misconduct similar to any of the acts, violations or misconduct enumerated in paragraphs (a) and (b) above; (k) Is convicted by final judgment of an offense punishable by imprisonment for more than six (6) years, or a violation of the Corporation Code committed within five (5) years prior to the date of his election or appointment; or (l) Is declared as insolvent.
(ii) Non-Executive Directors	The Board by majority vote of the members may remove or replace a director for just causes or when he possesses the disqualifications prescribed by law, rules or regulations.	A non-executive director shall be removed from service to the Company, when during his term as a director, he: (a) Ceases to own at least one (1) share of stock of the Company, standing in his name in the books of the Company; (b) Is convicted or adjudged guilty of any of the offenses or crimes specified below in a final and executory judgment, decree or order issued by a judicial or an administrative body having competent jurisdiction or the SEC; (c) Commits an offense involving moral turpitude, fraud, embezzlement, theft, estafa, counterfeiting, misappropriation, forgery, bribery, false affirmation, perjury or other fraudulent acts; (d) Commits any crime that (1) involves the purchase or sale of securities, as defined in the Securities Regulation Code; (2) arises out of the person's conduct as an underwriter, broker, dealer, investment adviser, principal, distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; or (3) arises out of his fiduciary relationship with a bank, quasi-bank, trust company, investment house, or as an affiliated person of any of them; (e) Willfully violates, or willfully aids, abets, counsels, induces or procures the violation of any provision of the Securities Regulation Code, the Corporation Code, or any other law

administered by the SEC or BSP, or any rule, regulation, or order of the SEC or BSP; (f) By reason of misconduct, after hearing, is permanently enjoined by a final judgment or order of the SEC or any court or administrative body of competent jurisdiction from: (1) acting as underwriter, broker, dealer, investment adviser, principal distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; (2) acting as director, or officer of a bank, quasi-bank, trust company, investment house, or investment company; (3) engaging in or continuing any conduct or practice in any of the capacities mentioned in sub-paragraphs (1) and (2) above; (g) Becomes the subject of an order of the SEC or any court or administrative body denying, revoking or suspending any registration, license or permit issued to him under the Corporation Code, Securities Regulation Code or any other law administered by the SEC or BSP, or under any rule or regulation issued by the SEC or BSP; (h) Has otherwise been restrained to engage in any activity involving securities and banking; (i) Becomes the subject or an effective order of a selfregulatory organization suspending or expelling him from membership, participation or association with a member or participant of the said organization; (j) Is found guilty by final judgment or order of a foreign court or equivalent financial regulatory authority of acts, violations or misconduct similar to any of the acts, violations or misconduct enumerated in paragraphs (a) and (b) above; (k) Is convicted by final judgment of an offense punishable by imprisonment for more than six (6) years, or a violation of the Corporation Code committed within five (5) years prior to the date of his election or appointment; or (I) Is declared as insolvent.

(iii) Independent Directors The Board by majority vote of the members may remove or replace a director for just causes or when he possesses the disqualifications prescribed by law, rules or regulations.	 An independent director shall be removed from service to the Company, when during his term as a director, he: (a) Ceases to own at least one (1) share of stock of the Company, standing in his name in the books of the Company; (b) Is convicted or adjudged guilty of any of the offenses or crimes specified below in a final and executory judgment, decree or order issued by a judicial or an administrative body having competent jurisdiction or the SEC; (c) Commits an offense involving moral turpitude, fraud, embezzlement, theft, estafa, counterfeiting, misappropriation, forgery, bribery, false affirmation, perjury or other fraudulent acts; (d) Commits any crime that (1) involves the purchase or sale of securities, as defined in the Securities Regulation Code; (2) arises out of the person's conduct as an underwriter, broker, dealer, investment adviser, principal, distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; or (3) arises out of his fiduciary relationship with a bank, quasi-bank, trust company, investment house, or as an affiliated person of any of them; (e) Willfully violates, or willfully aids, abets, counsels, induces or procures the violation of any provision of the Securities Regulation Code, the Corporation Code, or any other law administered by the SEC or BSP, or any rule, regulation, or order of the SEC or BSP; (f) By reason of misconduct, after hearing, is permanently enjoined by a final judgment or order of the SEC or any court or administrative body of competent jurisdiction from: (1) acting as underwriter, broker, dealer, investment adviser, principal distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; (2) acting as director, or officer of a bank, quasi-bank, trust company; investment house, or investment company; (3) engaging in or continuing any
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		conduct or practice in any of the capacities mentioned in sub-paragraphs (1) and (2) above; (g) Becomes the subject of an order of the SEC or any court or administrative body denying, revoking or suspending any registration, license or permit issued to him under the Corporation Code, Securities Regulation Code or any other law administered by the SEC or BSP, or under any rule or regulation issued by the SEC or BSP; (h) Has otherwise been restrained to engage in any activity involving securities and banking; (i) Becomes the subject or an effective order of a self-regulatory organization suspending or expelling him from membership, participation or association with a member or participant of the said organization; (j) Is found guilty by final judgment or order of a foreign court or equivalent financial regulatory authority of acts, violations or misconduct similar to any of the acts, violations or misconduct enumerated in paragraphs (a) and (b) above; (k) Is convicted by final judgment of an offense punishable by imprisonment for more than six (6) years, or a violation of the Corporation Code committed within five (5) years prior to the date of his election or appointment; (l) Is declared as insolvent; or
f. Re-instatement		(m) Becomes an officer or employee of the Company.
(i) Executive Directors	The Board by majority vote of the members may re-instate a director for just causes as prescribed by law, rules or regulations.	The Board may re-instate an executive director when an involvement in circumstances, such as, but not limited to the following, has been negated or a finding of involvement is overturned by a final and executory judgment, decree or order issued by a judicial or an administrative body having competent jurisdiction or the SEC: (a) An offense involving moral turpitude, fraud, embezzlement, theft, estafa, counterfeiting,

		misappropriation, forgery, bribery, false affirmation, perjury or other fraudulent acts; (b) Any crime that (1) involves the purchase or sale of securities, as defined in the Securities Regulation Code; (2) arises out of the person's conduct as an underwriter, broker, dealer, investment adviser, principal, distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; or (3) arises out of his fiduciary relationship with a bank, quasi-bank, trust company, investment house, or as an affiliated person of any of them; (c) Violation of any provision of the Securities Regulation Code, the Corporation Code, or any other law administered by the SEC or BSP, or any rule, regulation, or order of the SEC or BSP; (d) Denied/Revoked/Suspended registration, license or permit issued to him under the Corporation Code, Securities Regulation Code or any other law administered by the SEC or BSP; (e) Restriction to engage in any activity involving securities and banking; or (f) Suspension or expulsion from membership, participation or association with a member or participant of the said organization.
(ii) Non-Executive Directors	The Board by majority vote of the members may re-instate a director for just causes as prescribed by law, rules or regulations.	The Board may re-instate a non-executive director when an involvement to circumstances, such as, but not limited to the following, has been negated or a finding of involvement is overturned by a final and executory judgment, decree or order issued by a judicial or an administrative body having competent jurisdiction or the SEC: (a) An offense involving moral turpitude, fraud, embezzlement, theft, estafa, counterfeiting, misappropriation, forgery, bribery, false affirmation, perjury or other fraudulent acts;

		 (b) Any crime that (1) involves the purchase or sale of securities, as defined in the Securities Regulation Code; (2) arises out of the person's conduct as an underwriter, broker, dealer, investment adviser, principal, distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; or (3) arises out of his fiduciary relationship with a bank, quasi-bank, trust company, investment house, or as an affiliated person of any of them; (c) Violation of any provision of the Securities Regulation Code, the Corporation Code, or any other law administered by the SEC or BSP, or any rule, regulation, or order of the SEC or BSP; (d) Denied/Revoked/Suspended registration, license or permit issued to him under the Corporation Code, Securities Regulation Code or any other law administered by the SEC or BSP, or under any rule or regulation issued by the SEC or BSP; (e) Restriction to engage in any activity involving securities and banking; or (f) Suspension or expulsion from membership, participation or association with a member or participant of the said
(iii) Independent Directors	The Board by majority vote of the members may re-instate a director for just causes as prescribed by law, rules or regulations.	organization. The Board may re-instate an independent director when an involvement to circumstances, such as, but not limited to the following, has been negated or a finding of involvement is overturned by a final and executory judgment, decree or order issued by a judicial or an administrative body having competent jurisdiction or the SEC: (a) An offense involving moral turpitude, fraud, embezzlement, theft, estafa, counterfeiting, misappropriation, forgery, bribery, false affirmation, perjury or other fraudulent acts; (b) Any crime that (1) involves the purchase or sale of securities, as defined in the Securities Regulation Code; (2) arises out of the person's conduct as an underwriter,

		broker, dealer, investment adviser, principal, distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; or (3) arises out of his fiduciary relationship with a bank, quasi-bank, trust company, investment house, or as an affiliated person of any of them; (c) Violation of any provision of the Securities Regulation Code, the Corporation Code, or any other law administered by the SEC or BSP, or any rule, regulation, or order of the SEC or BSP; (d) Denied/Revoked/Suspended registration, license or permit issued to him under the Corporation Code, Securities Regulation Code or any other law administered by the SEC or BSP, or under any rule or regulation issued by the SEC or BSP; (e) Restriction to engage in any activity involving securities and banking; or (f) Suspension or expulsion from membership, participation or association with a member or participant of the said organization.
g. Suspension	•	
(i) Executive Directors	The Nomination and Governance Committee may consider and recommend to the Board temporary disqualification of a director based on any of the criteria defined herein. Any temporary disqualification of a director recommended by the Nomination and Governance Committee to be valid and effective must be approved by the Board, as well as, comply with the requirements of applicable laws, rules and regulations. A temporary disqualified director shall, within such period prescribed by the Board, but in no	 The following are grounds for the temporary disqualification of an executive director: a. Refusal to fully disclose the extent of his business interest as required by existing laws or Company rules and regulations. The disqualification shall be in effect as long as the refusal persists. b. Absence in more than fifty percent (50%) of all regular and special meetings of the Board during his incumbency, or any twelve-month period during the said incumbency, unless the absence is due to illness, death in the immediate family or serious accident. The disqualification shall apply for purposes of the succeeding election. c. Dismissal or termination for a cause as director of any corporation covered by the Governance Code. This

	case less than sixty (60) business days from such disqualification, take the appropriate action to remedy or correct the disqualification. If he fails or refuses to do so for unjustified reasons, the disqualification shall become permanent.	disqualification shall be in effect until he has cleared himself of any involvement in the cause that gave rise to his dismissal or termination. d. If any of the judgments or orders cited in the grounds for permanent disqualification has not yet become final. e. The Nomination and Governance Committee may consider and recommend to the Board other grounds for disqualifications which are now or may hereafter be provided under existing laws and regulations or any amendments thereto.
(ii) Non-Executive Directors	The Nomination and Governance Committee may consider and recommend to the Board temporary disqualification of a director based on any of the criteria defined herein. Any temporary disqualification of a director recommended by the Nomination and Governance Committee to be valid and effective must be approved by the Board, as well as, comply with the requirements of applicable laws, rules and regulations. A temporary disqualified director shall, within such period prescribed by the Board, but in no case less than sixty (60) business days from such disqualification, take the appropriate action to remedy or correct the disqualification. If he fails or refuses to do so for unjustified reasons, the disqualification shall become permanent.	 The following are grounds for the temporary disqualification of a non-executive director: a. Refusal to fully disclose the extent of his business interest as required by existing laws or Company rules and regulations. The disqualification shall be in effect as long as the refusal persists. b. Absence in more than fifty percent (50%) of all regular and special meetings of the Board during his incumbency, or any twelve-month period during the said incumbency, unless the absence is due to illness, death in the immediate family or serious accident. The disqualification shall apply for purposes of the succeeding election. c. Dismissal or termination for a cause as director of any corporation covered by the Governance Code. This disqualification shall be in effect until he has cleared himself of any involvement in the cause that gave rise to his dismissal or termination. d. If any of the judgments or orders cited in the grounds for permanent disqualification has not yet become final. e. The Nomination and Governance Committee may consider and recommend to the Board other grounds for disqualifications which are now or may hereafter be provided under existing laws and regulations or any amendments thereto.
(iii) Independent Directors	The Nomination and Governance Committee may consider and recommend to the Board temporary	The following are grounds for the temporary disqualification of an independent director:

disqualification of a director based on any of the criteria defined herein.

Any temporary disqualification of a director recommended by the Nomination and Governance Committee to be valid and effective must be approved by the Board, as well as, comply with the requirements of applicable laws, rules and regulations.

A temporary disqualified director shall, within such period prescribed by the Board, but in no case less than sixty (60) business days from such disqualification, take the appropriate action to remedy or correct the disqualification. If he fails or refuses to do so for unjustified reasons, the disqualification shall become permanent.

- a. Refusal to fully disclose the extent of his business interest as required by existing laws or Company rules and regulations. The disqualification shall be in effect as long as the refusal persists.
- b. Absence in more than fifty percent (50%) of all regular and special meetings of the Board during his incumbency, or any twelve-month period during the said incumbency, unless the absence is due to illness, death in the immediate family or serious accident. The disqualification shall apply for purposes of the succeeding election.
- c. Dismissal or termination for a cause as director of any corporation covered by the Governance Code. This disqualification shall be in effect until he has cleared himself of any involvement in the cause that gave rise to his dismissal or termination.
- d. If any of the judgments or orders cited in the grounds for permanent disqualification has not yet become final.
- e. The Nomination and Governance Committee may consider and recommend to the Board other grounds for disqualifications which are now or may hereafter be provided under existing laws and regulations or any amendments thereto.

Voting Result of the last Annual General Meeting (May 27, 2014)

Name of Director	Votes Received*
1. Atty. Ray C. Espinosa	959,790,768
2. Mr. James L. Go	959,745,507
3. Mr. John L. Gokongwei, Jr.	960,049,415
4. Mr. Lance Y. Gokongwei	959,998,408
5. Mr. Jose Ma. K. Lim	959,781,064
6. Ambassador Manuel M. Lopez	960,991,314
7. Mr. Napoleon L. Nazareno	959,873,656
8. (Ret.) Chief Justice Artemio V. Panganiban*	960,250,219
9. Mr. Manuel V. Pangilinan	960,434,192
10. Mr. Oscar S. Reyes	960,352,311

11. Mr. Pedro E.	959,741,490	
Roxas*		
All De C		
Atty. Ray C.		
Espinosa		
Mr. Pedro E. Roxas*		
*Independent Director		
For the Voting Results in the 2013 AGM, please see:		

For the voting Results in the 2013 AGM, please see

http://www.meralco.com.ph/pdf/corporategovernance/2013_AGM_Resolutions_VotingResultsv4_.pdf

6) ORIENTATION AND EDUCATION PROGRAM

(a) Disclose details of the company's orientation program for new directors, if any.

Name of Director/ Officer	Date of Training	Program	Name of Training Institution
James L. Go	January 13, 2014	Orientation for New Directors with following topics: 1. Meralco's Business and Overall Structure 2. Overview of the Power Industry and Industry Regulation — Industry Structure — Regulatory Agencies — Regulatory Framework — Regulatory Management 3. Corporate Governance — Board Structure, Duties and Responsibilities — Board Committees — CG Policies	Conducted in-house
Lance Y. Gokongwei	January 13, 2014	Orientation for New Directors with following topics: 1. Meralco's Business and Overall Structure 2. Overview of the Power Industry and Industry Regulation — Industry Structure — Regulatory Agencies — Regulatory Framework	Conducted in-house

Regulatory Management 3.Corporate Governance	
 Board Structure, Duties and Responsibilities 	
Board CommitteesCG Policies	

(b) State any in-house training and external courses attended by Directors and Senior Management for the past three (3) years:

Name of Director/Officer	Date of Training	Program	Name of Training Institution
	December 2, 2013	Ethics and Governance Failures in the Past (Board Responsibility)	Winthrop Swenson Compliance System Legal Group, Makati Shangri-La
Manuel V. Pangilinan	November 19, 2012	First Pacific Companies: Navigating the New World of Business	Thomas Donaldson The Wharton School of Business
	December 08, 2011	Board Governance Responsibilities: Risks, Culture and Leadership conducted by PLDT's CG education program	Mr. Steven John Priest, Senior Advisor -Global Compliance Services, Inc. USA
	December 2, 2013	Ethics and Governance Failures in the Past (Board Responsibility)	Winthrop Swenson Compliance System Legal Group, Makati Shangri-La
Ray C. Espinosa	November 20, 2012	First Pacific Companies: Navigating the New World of Business	Thomas Donaldson The Wharton School of Business
	December 08, 2011	Board Governance Responsibilities: Risks, Culture and Leadership conducted by PLDT's CG education program	Mr. Steven John Priest, Senior Advisor -Global Compliance Services, Inc. USA
	December 2, 2013	Ethics and Governance Failures in the Past (Board Responsibility)	Winthrop Swenson Compliance System Legal Group, Makati Shangri-La
Jose Ma. K. Lim	November 19, 2012	First Pacific Companies: Navigating the New World of Business	Thomas Donaldson The Wharton School of Business
	July 20, 2012	Meralco Orientation for New Director	Meralco Corporate Governance, Human Resources and Regulatory Management Office
	December 08, 2011	Performance, Principles and People: A Discussion with the PLDT Board of	Mr. Steven John Priest, Senior Advisor -Global Compliance Services, Inc. USA

		Directors	
	December 2, 2013	Ethics and Governance Failures in the Past (Board Responsibility)	Winthrop Swenson Compliance System Legal Group, Makati Shangri-La
Occar C. Boyce	November 19, 2012	First Pacific Companies: Navigating the New World of Business	Thomas Donaldson The Wharton School of Business
Oscar S. Reyes	August 10, 2012	Corporate Responsibility in the Changing Global Landscape (with PLDT/MVP Group of Companies)	Keith T. Darcy, Executive Director Ethics & Compliance Officer Association (ECOA)
	December 08, 2011	Board Governance Responsibilities: Risks, Culture and Leadership conducted by PLDT's CG education program	Mr. Steven John Priest, Senior Advisor -Global Compliance Services, Inc. USA
	December 2, 2013	Ethics and Governance Failures in the Past (Board Responsibility)	Winthrop Swenson Compliance System Legal Group, Makati Shangri-La
Artemio V. Panganiban	November 19, 2012	First Pacific Companies: Navigating the New World of Business	Thomas Donaldson The Wharton School of Business
	December 08, 2011	Board Governance Responsibilities: Risks, Culture and Leadership conducted by PLDT's CG education program	Mr. Steven John Priest, Senior Advisor -Global Compliance Services, Inc. USA
Pedro E. Roxas	December 2, 2013	Ethics and Governance Failures in the Past (Board Responsibility)	Winthrop Swenson Compliance System Legal Group, Makati Shangri-La
	November 20, 2012	First Pacific Companies: Navigating the New World of Business	Thomas Donaldson The Wharton School of Business
	January 13, 2014	Orientation for New Directors	Meralco Key Officers
Lance Y. Gokongwei	December 22-23, 2003	Corporate Governance and Risk Management	Ateneo-BAP Institute of Banking
1	January 13, 2014	Orientation for New Directors	Meralco Key Officers
James L. Go	December 5, 2011	Corporate Governance Seminar	Sycip, Gorrres, Velayo &Co. and Knowledge Institute
Ricardo V. Buencamino	March 8, 2013	First Pacific Companies: Lifting the Hood	Mr. Roger Fisk, President Obama's Aide and Operative
	November 20, 2012	First Pacific Companies: Navigating the New World of Business	Thomas Donaldson The Wharton School of Business
	August 15, 2012	Corporate Governance Asia's First Philippine International CG Forum: Marching Towards Economic Sustainability	Aldrin Monsod Managing, Director, Corporate Governance Asia Hong Kong

	November 26, 2013	Handling Ethical Dilemmas: Tools and Techniques	Gretchen A. Winter Center for Professional Responsibility in Business and Society, Meralco Theater
	November 20, 2012	First Pacific Companies: Navigating the New World of Business	Thomas Donaldson The Wharton School of Business
Roberto R. Almazora	August 15, 2012	Corporate Governance Asia's First Philippine International CG Forum: Marching Towards Economic Sustainability	Aldrin Monsod Managing, Director, Corporate Governance Asia Hong Kong
	August 10, 2012	Corporate Responsibility in the Changing Global Landscape (with PLDT/MVP Group of Companies)	Keith T. Darcy, Executive Director Ethics & Compliance Officer Association (ECOA)
Alfredo S. Panlilio	March 8, 2013	First Pacific Companies: Lifting the Hood	Mr. Roger Fisk, President Obama's Aide and Operative
	November 20, 2012	First Pacific Companies: Navigating the New World of Business	Thomas Donaldson , The Wharton School of Business
	November 26, 2013	Handling Ethical Dilemmas: Tools and Techniques	Gretchen A. Winter , Center for Professional Responsibility in Business and Society, Meralco Theater
	March 8, 2013	First Pacific Companies: Lifting the Hood	Mr. Roger Fisk, President Obama's Aide and Operative
Ramon B. Segismundo	November 19, 2012	First Pacific Companies: Navigating the New World of Business	Thomas Donaldson The Wharton School of Business
	August 15, 2012	Corporate Governance Asia's First Philippine International CG Forum: Marching Towards Economic Sustainability	Aldrin Monsod Managing, Director, Corporate Governance Asia Hong Kong
	December 01, 2011	Corporate Governance Orientation Program	Rex C. Drilon II, President and CEO, Institute of Corporate Directors (ICD)
Betty C. Siy-Yap	November 26, 2013	Handling Ethical Dilemmas: Tools and Techniques	Gretchen A. Winter Center for Professional Responsibility in Business and Society, Meralco Theater
	March 8, 2013	First Pacific Companies: Lifting the Hood	Mr. Roger Fisk, President Obama's Aide and Operative
	November 20, 2012	First Pacific Companies: Navigating the	Thomas Donaldson

		New World of Business	The Wharton School of Business
	August 15, 2012	Corporate Governance Asia's First Philippine International CG Forum: Marching Towards Economic Sustainability	Aldrin Monsod Managing, Director, Corporate Governance Asia Hong Kong
	August 10, 2012	Corporate Responsibility in the Changing Global Landscape (with PLDT/MVP Group of Companies)	Keith T. Darcy, Executive Director Ethics & Compliance Officer Association (ECOA)
	December 01, 2011	Corporate Governance Orientation Program	Rex C. Drilon II, President and CEO, Institute of Corporate Directors (ICD)
	November 26, 2013	Handling Ethical Dilemmas: Tools and Techniques	Gretchen A. Winter Center for Professional Responsibility in Business and Society, Meralco Theater
Rafael L. Andrada	March 8, 2013	First Pacific Companies: Lifting the Hood	Mr. Roger Fisk, President Obama's Aide and Operative
	November 20, 2012	First Pacific Companies: Navigating the New World of Business	Thomas Donaldson The Wharton School of Business
	August 10, 2012	Corporate Responsibility in the Changing Global Landscape (with PLDT/MVP Group of Companies)	Keith T. Darcy, Executive Director Ethics & Compliance Officer Association (ECOA)
	November 26, 2013	Handling Ethical Dilemmas: Tools and Techniques	Gretchen A. Winter Center for Professional Responsibility in Business and Society, Meralco Theater
	March 8, 2013	First Pacific Companies: Lifting the Hood	Mr. Roger Fisk, President Obama's Aide and Operative
Ruben B. Benosa	November 20, 2012	First Pacific Companies: Navigating the New World of Business	Thomas Donaldson The Wharton School of Business
	August 15, 2012	Corporate Governance Asia's First Philippine International CG Forum: Marching Towards Economic Sustainability	Aldrin Monsod Managing, Director, Corporate Governance Asia Hong Kong
	August 10, 2012	Corporate Responsibility in the Changing Global Landscape (with PLDT/MVP Group of Companies)	Keith T. Darcy, Executive Director Ethics & Compliance Officer Association (ECOA)
Helen T. de Guzman	November 26, 2013	Handling Ethical Dilemmas: Tools and	Gretchen A. Winter

		Techniques	Center for Professional Responsibility in Business and Society, Meralco Theater
	March 8, 2013	First Pacific Companies: Lifting the Hood	Mr. Roger Fisk, President Obama's Aide and Operative
	November 20, 2012	First Pacific Companies: Navigating the New World of Business	Thomas Donaldson The Wharton School of Business
	August 15, 2012	Corporate Governance Asia's First Philippine International CG Forum: Marching Towards Economic Sustainability	Aldrin Monsod Managing, Director, Corporate Governance Asia Hong Kong
	December 01, 2011	Corporate Governance Orientation	Good Governance Advocates and Practitioners of the Philippines (GGAPP)
	July 01, 2011	Corporate Governance Orientation	International Finance Corporation and Institute of Corporate Directors
	November 26, 2013	Handling Ethical Dilemmas: Tools and Techniques	Gretchen A. Winter Center for Professional Responsibility in Business and Society, Meralco Theater
Ivanna G. dela Peña	March 8, 2013	First Pacific Companies: Lifting the Hood	Mr. Roger Fisk, President Obama's Aide and Operative
	November 20, 2012	First Pacific Companies: Navigating the New World of Business	Thomas Donaldson The Wharton School of Business
	December 01, 2011	Corporate Governance Orientation Program	Rex C. Drilon II, President and CEO, Institute of Corporate Directors (ICD)
	November 26, 2013	Handling Ethical Dilemmas: Tools and Techniques	Gretchen A. Winter Center for Professional Responsibility in Business and Society, Meralco Theater
	March 8, 2013	First Pacific Companies: Lifting the Hood	Mr. Roger Fisk, President Obama's Aide and Operative
William S. Pamintuan	November 20, 2012	First Pacific Companies: Navigating the New World of Business	Thomas Donaldson The Wharton School of Business
	August 15, 2012	Corporate Governance Asia's First Philippine International CG Forum: Marching Towards Economic Sustainability	Aldrin Monsod Managing, Director, Corporate Governance Asia Hong Kong
	August 10, 2012	Corporate Responsibility	Keith T. Darcy,

		in the Changing Global Landscape (with PLDT/MVP Group of Companies)	Executive Director Ethics & Compliance Officer Association (ECOA)
	March 8, 2013	First Pacific Companies: Lifting the Hood	Mr. Roger Fisk, President Obama's Aide and Operative
	November 20, 2012	First Pacific Companies: Navigating the New World of Business	Thomas Donaldson The Wharton School of Business
Marthyn S. Cuan	August 15, 2012	Corporate Governance Asia's First Philippine International CG Forum: Marching Towards Economic Sustainability	Aldrin Monsod Managing, Director, Corporate Governance Asia Hong Kong
	August 10, 2012	Corporate Responsibility in the Changing Global Landscape (with PLDT/MVP Group of Companies)	Keith T. Darcy, Executive Director Ethics & Compliance Officer Association (ECOA)
	January 27, 2012	Corporate Governance Orientation for Subsidiaries	SMART Corporate Governance Office/Meralco Investment Planning and Monitoring
	March 8, 2013	First Pacific Companies: Lifting the Hood	Mr. Roger Fisk, President Obama's Aide and Operative
Raymond B. Ravelo	November 20, 2012	First Pacific Companies: Navigating the New World of Business	Thomas Donaldson The Wharton School of Business
	August 10, 2012	Corporate Responsibility in the Changing Global Landscape (with PLDT/MVP Group of Companies)	Keith T. Darcy, Executive Director Ethics & Compliance Officer Association (ECOA)
	January 27, 2012	Corporate Governance Orientation for Subsidiaries	SMART Corporate Governance Office/Meralco Investment Planning and Monitoring

(c) Continuing education programs for Directors (and Senior Management/Officers): programs and seminars and roundtables attended during the year.

Name of Director/Officer	Date of Training	Program	Name of Training Institution
Manuel V. Pangilinan	December 2, 2013	Ethics and Governance Failures in the Past (Board Responsibility)	Winthrop Swenson Compliance System Legal Group Makati Shangri-La
Ray C. Espinosa	December 2, 2013	Ethics and Governance Failures in the Past (Board Responsibility)	Winthrop Swenson Compliance System Legal Group Makati Shangri-La
Jose Ma. K. Lim	December 2, 2013	Ethics and Governance Failures in the Past (Board Responsibility)	Winthrop Swenson Compliance System Legal Group Makati Shangri-La
Oscar S. Reyes	December 2, 2013	Ethics and Governance Failures in the Past (Board Responsibility)	Winthrop Swenson Compliance System Legal Group Makati Shangri-La
Ostal 3. Neyes	November 26, 2013	Handling Ethical Dilemmas: Tools and Techniques	Gretchen A. Winter Center for Professional Responsibility in Business and Society, Meralco Theater
Artemio V. Panganiban	December 2, 2013	Ethics and Governance Failures in the Past (Board Responsibility)	Winthrop Swenson Compliance System Legal Group, Makati Shangri-La
Pedro E. Roxas	December 2, 2013	Ethics and Governance Failures in the Past (Board Responsibility)	Winthrop Swenson Compliance System Legal Group, Makati Shangri-La
Simeon Ken R. Ferrer	December 2, 2013	Ethics and Governance Failures in the Past (Board Responsibility)	Winthrop Swenson Compliance System Legal Group, Makati Shangri-La
Ricardo V. Buencamino	March 8, 2013	First Pacific Companies: Lifting the Hood	Roger Fisk, Aide and Operative, President Obama
Roberto R. Almazora	November 26, 2013	Handling Ethical Dilemmas: Tools and Techniques	Gretchen A. Winter Center for Professional Responsibility in

			Business and Society - Meralco Theater
	March 8, 2013	First Pacific Companies: Lifting the Hood	Roger Fisk, Aide and Operative, President Obama
Alfredo S. Panlilio	March 8, 2013	First Pacific Companies: Lifting the Hood	Roger Fisk, Aide and Operative, President Obama
Ramon B. Segismundo	November 26, 2013	Handling Ethical Dilemmas: Tools and Techniques	Gretchen A. Winter Center for Professional Responsibility in Business and Society, Meralco Theater
	March 8, 2013	First Pacific Companies: Lifting the Hood	Roger Fisk, Aide and Operative, President Obama
Betty C. Siy-Yap	November 26, 2013	Handling Ethical Dilemmas: Tools and Techniques	Gretchen A. Winter Center for Professional Responsibility in Business and Society, Meralco Theater
	March 8, 2013	First Pacific Companies: Lifting the Hood	Roger Fisk, Aide and Operative, President Obama
Rafael L. Andrada	November 26, 2013	Handling Ethical Dilemmas: Tools and Techniques	Gretchen A. Winter Center for Professional Responsibility in Business and Society, Meralco Theater
	March 8, 2013	First Pacific Companies: Lifting the Hood	Roger Fisk, Aide and Operative, President Obama
Ruben B. Benosa	November 26, 2013	Handling Ethical Dilemmas: Tools and Techniques	Gretchen A. Winter Center for Professional Responsibility in Business and Society, Meralco Theater
	March 8, 2013	First Pacific Companies: Lifting the Hood	Roger Fisk, Aide and Operative, President Obama
Marthyn S. Cuan	March 8, 2013	First Pacific Companies: Lifting the Hood	Roger Fisk, Aide and Operative, President Obama
Helen T. de Guzman	November 26, 2013	Handling Ethical Dilemmas: Tools and Techniques	Gretchen A. Winter Center for Professional Responsibility in Business and Society, Meralco Theater
	March 8, 2013	First Pacific Companies: Lifting the Hood	Roger Fisk, Aide and Operative, President Obama
William S. Pamintuan	November 26, 2013	Handling Ethical Dilemmas: Tools and Techniques	Gretchen A. Winter Center for Professional Responsibility in Business and Society, Meralco Theater

	March 8, 2013	First Pacific Companies: Lifting the Hood	Roger Fisk, Aide and Operative, President Obama
	November 26, 2013	Handling Ethical Dilemmas: Tools and	Gretchen A. Winter
	November 20, 2013	Techniques	Center for Professional Responsibility in
Ivanna G. dela Peña			Business and Society, Meralco Theater
	March 9 2012	First Pacific Companies: Lifting the Hood	Roger Fisk,
	March 8, 2013	First Pacific Companies. Litting the Hood	Aide and Operative, President Obama
Raymond B. Ravelo	March 9, 2012	First Pacific Companies: Lifting the Hood	Roger Fisk,
Raymond B. Ravelo	March 8, 2013 First Pacific Companies: Lifting the Hood		Aide and Operative, President Obama

B. CODE OF BUSINESS CONDUCT & ETHICS

1) POLICIES

Discuss briefly the company's policies on the following business conduct or ethics affecting directors, senior management and employees:

Business Conduct & Ethics	Directors	Senior Management	Employees
(a) Conflict of Interest	The Company's Conflict of Interest (COI) Policy approved by the Board of Directors on July 30, 2012, requires directors to submit Full Business Interest Disclosure Form and immediately disclose any actual or potential COI situations.	The Company's COI Policy approved by the Board of Directors on July 30, 2012, requires Senior Management to submit Full Business Interest Disclosure Form and immediately disclose any actual or potential COI situations.	The Company's COI Policy approved by the Board of Directors on July 30, 2012, requires Senior Management to submit Full Business Interest Disclosure Form and immediately disclose any actual or potential COI situations.
	Please refer to <i>Annex B</i> for full COI policy.	Please refer to Annex B for full COI policy.	Please refer to <i>Annex B</i> for full COI policy.
(b) Conduct of Business and Fair Dealings	The Company requires all its directors and officers to disclose to the Philippine Stock Exchange (PSE) the details of any acquisition, disposal, or change in their beneficial ownership of Meralco (MER) shares, within two trading days after the transaction.	The Company requires all its directors and officers to disclose to the Philippine Stock Exchange (PSE) the details of any acquisition, disposal, or change in their beneficial ownership of Meralco (MER) shares, within two trading days after the transaction. The Company's Revised COE approved by the	The Company's Revised COE approved by the Board of Directors in September 27, 2010 outlines the ethical behavior that employees of the Company should manifest while performing their duties and responsibilities and dealing with different stakeholders.

The Company's Revised Code of Ethics (COE) approved by the Board of Directors in September 27, 2010 outlines the ethical behavior that Directors of the Company should manifest while performing their duties and responsibilities and dealing with different stakeholders.

Fair Dealing is one of the ethical standards included in the Revised COE, which Directors, Officers, and employees should observe through the following:

- 1. Rendering adequate, reliable and efficient service at fair and reasonable cost to all customers.
- Avoid taking undue advantage of anyone through manipulation, concealment, abuse of privileged information, misrepresentation of material facts, or any other form of deceptive practice.
- 3. All stakeholders are treated with respect and be guided by professionalism, integrity, and good faith in transactions with and obligations to our Company's customers, suppliers, business partners, government, regulators, creditors, competitors and employees.

Please refer to **Annex C** for the full Revised COE.

Board of Directors in September 27, 2010 outlines the ethical behavior that Senior Management of the Company should manifest while performing their duties and responsibilities and dealing with different stakeholders.

Fair Dealing is one of the ethical standards included in the Revised COE, which Directors, Officers, and employees should observe through the following:

- Rendering adequate, reliable and efficient service at fair and reasonable cost to all customers.
- 2. No discrimination treating employees and applicants for employment.
- Selection, engagement and compensation of consultants, contractors and other service providers are based on qualification and labor and performance standards.
- 4. Avoid taking undue advantage of anyone through manipulation, concealment, abuse of privileged information, misrepresentation of material facts, or any other form of deceptive practice.
- 5. All stakeholders are treated with respect and be guided by professionalism, integrity, and good faith in transactions with and obligations to our Company's customers, suppliers, business partners, government, regulators, creditors, competitors and employees.

Please refer to **Annex C** for the full Revised COE.

Fair Dealing is one of the ethical standards included in the Revised COE, which Directors, Officers, and employees should observe through the following:

- 1. Rendering adequate, reliable and efficient service at fair and reasonable cost to all customers.
- 2. No discrimination treating employees and applicants for employment.
- Selection, engagement and compensation of consultants, contractors and other service providers are based on qualification and labor and performance standards.
- 4. Avoid taking undue advantage of anyone through manipulation, concealment, abuse of privileged information, misrepresentation of material facts, or any other form of deceptive practice.
- 5. All stakeholders are treated with respect and be guided by professionalism, integrity, and good faith in transactions with and obligations to our Company's customers, suppliers, business partners, government, regulators, creditors, competitors and employees.

Please refer to **Annex C** for the full Revised COE.

(c) Receipt of gifts from third parties	Directors are refrained from putting themselves in situations or acting in a manner that could significantly affect the fair, objective, independent, and/or effective performance of their duties and responsibilities in the Company while transacting with third parties. As such, they are prohibited from soliciting or gifts from Third Party entities. When allowed, all gifts received by Directors from Third Parties are required to be disclosed. Please refer to <i>Annex D</i> for the full Policy on Solicitation and Acceptance of Gifts.	Senior Management are refrained from putting themselves in situations or acting in a manner that could significantly affect the fair, objective, independent, and/or effective performance of their duties and responsibilities in the Company while transacting with third parties. As such, they are prohibited from soliciting or gifts from Third Party entities. When allowed, all gifts received by Senior Management from Third Parties are required to be disclosed. Please refer to <i>Annex D</i> for the full Policy on Solicitation and Acceptance of Gifts.	Employees are refrained from putting themselves in situations or acting in a manner that could significantly affect the fair, objective, independent, and/or effective performance of their duties and responsibilities in the Company while transacting with third parties. As such, they are prohibited from soliciting or gifts from Third Party entities. When allowed, all gifts received by employees from Third Parties are required to be disclosed. Please refer to <i>Annex D</i> for the full Policy on Solicitation and Acceptance of Gifts.
(d) Compliance with Laws & Regulations	The Company's Revised COE requires all Directors of the Company to comply with all laws, rules and regulations governing the business operations of the Company. Please refer to page 3 of <i>Annex C</i> .	The Company's Revised COE requires all Senior Management of the Company to comply with all laws, rules and regulations governing the business operations of the Company. Please refer to page 3 of <i>Annex C</i> .	The Company's Revised COE requires all employees of the Company to comply with all laws, rules and regulations governing the business operations of the Company. Please refer to page 3 of <i>Annex C</i> .
(e) Respect for Trade Secrets/ Use of Non-public Information	The Company's Revised COE requires Directors of the Company to maintain and safeguard the confidentiality of information entrusted to them. They are likewise required to: 1. Respect and uphold the	The Company's Revised COE requires Senior Management of the Company to maintain and safeguard the confidentiality of information entrusted to them. They are likewise required to: 1. Respect and uphold the confidential and proprietary information of other companies	The Company's Revised COE requires Employees of the Company to maintain and safeguard the confidentiality of information entrusted to them. This specific standard found on page 4 of the Revised COE, "Confidentiality of Information and Proper use of Property", prescribed the following: 1.Confidential information includes any

- confidential and proprietary information of other companies such as, knowingly appropriate, infringe or make an unauthorized use of a valid trademark, patent, trade secret or proprietary technology belonging to our Company or to another person or entity.
- 2. Maintain the integrity of all information, data, books, records, files and other documents entrusted by our Company to us by reason of our office and protect them against unauthorized or improper alteration, forgery, falsification, tampering, concealment, or destruction.
- Confidential information includes any non-public information that might be of use to competitors, or harmful to our Company if disclosed.
- 4. The confidentiality obligation shall survive upon separation from our Company due to retirement, resignation, termination, expiration of term of office, or expiration or termination of contract, or any other cause.

- such as, knowingly appropriate, infringe or make an unauthorized use of a valid trademark, patent, trade secret or proprietary technology belonging to our Company or to another person or entity.
- 2. Maintain the integrity of all information, data, books, records, files and other documents entrusted by our Company to us by reason of our office and protect them against unauthorized or improper alteration, forgery, falsification, tampering, concealment, or destruction.
- Confidential information includes any nonpublic information that might be of use to competitors, or harmful to our Company if disclosed.
- 4. The confidentiality obligation shall survive upon separation from our Company due to retirement, resignation, termination, expiration of term of office, or expiration or termination of contract, or any other cause.
- 5. No undue advantage of material non-public information by dealing in the securities of our Company while in possession of such information. Material non-public information refers to any information that is likely to affect the market price of our Company's securities and is not yet publicly disclosed.

The Company's Anti-insider Trading Policy prohibits senior management from trading the

- non-public information that might be of use to competitors, or harmful to our Company if disclosed.
- 2. The confidentiality obligation shall survive upon separation from our Company due to retirement, resignation, termination, expiration of term of office, or expiration or termination of contract, or any other cause.
- 3. No undue advantage of material nonpublic information by dealing in the securities of our Company while in possession of such information. Material non-public information refers to any information that is likely to affect the market price of our Company's securities and is not yet publicly disclosed.

The Company's Anti-insider Trading Policy prohibits employees from trading the Company's shares within a specified period prior to disclosure of non-public material information about the Company.

	5. No undue advantage of material non-public information by dealing in the securities of our Company while in possession of such information. Material non-public information refers to any information that is likely to affect the market price of our Company's securities and is not yet publicly disclosed.	Company's shares within a specified period prior to disclosure of non-public material information about the Company.	
	The Company's Anti-insider Trading Policy prohibits directors from trading the Company's shares within a specified period prior to disclosure of non-public material information about the Company.		
	The Company's Revised COE prohibits all Directors, Officers and Employees from using Company property, funds, assets and information for personal use or	The Company's Revised COE prohibits Senior Management from using Company property, funds, assets and information for personal use or gain.	The Company's Revised COE prohibits all employees from using Company property, funds, assets and information for personal use or gain.
(f) Use of Company	gain. They are required to protect these against loss, damage, misuse, abuse	They are required to protect these against loss, damage, misuse, abuse or theft.	They are required to protect these against loss, damage, misuse, abuse or theft.
Funds, Asse and Information	or theft.	Senior Management is also prohibited from using the Company's non-public, confidential or proprietary information for his or another person's gain or advantage, including the purchase or sale of securities of the Company and/or in a business the Company is interested in acquiring, selling, establishing or terminating business relations with.	Employees are also prohibited from using the Company's non-public, confidential or proprietary information for his or another person's gain or advantage, including the purchase or sale of securities of the Company and/or in a business the Company is interested in acquiring, selling, establishing or terminating business relations with.

	interested in acquiring, selling, establishing or terminating business		
	relations with. The Company's Revised COE requires all Directors of the Company to comply with all laws, rules and regulations governing the business operations of the Company, including employment and labor laws and policies. Fair Dealing is one of the ethical standards included in the Revised COE, which Directors, Officers, and employees should observe through the following provisions related to	The Company has always been compliant with Employment and Labor Laws and Policies and the same are applied to Senior Management in so far as the same are applicable. Senior Management oftentimes enjoys more than the standard compensation and benefits prescribed by our Labor Standard Laws. The Company likewise abides with the stipulations contained in the Collective Bargaining Agreements with the rank-and-file and supervisory labor unions and no violations thereof are committed. Occupational health and safety standards are likewise observed with a full time Safety and Environment office	The Company has always been compliant with Employment and Labor Laws and Policies and the same are applied to employees in so far as the same are applicable. All employees oftentimes enjoy more than the standard compensation and benefits prescribed by our Labor Standard Laws. The Company likewise abides with the stipulations contained in the Collective Bargaining Agreements with the rank-and-file and supervisory labor unions and no violations thereof are committed. Occupational health and safety standards are likewise observed with a full time
(g) Employment & Labor Laws	employment and labor: 1. We treat our employees and applicants for employment fairly	overseeing the same.	Safety and Environment office overseeing the same.
& Policies	applicants for employment fairly and will not discriminate on account of gender, religion, age, nationality, family status, or any other reasons prohibited by law. We hire, develop, and	Fair Dealing is one of the ethical standards included in the Revised COE, which Directors, Officers, and employees should observe through the following provisions related to employment and labor:	Fair Dealing is one of the ethical standards included in the Revised COE, which Directors, Officers, and employees should observe through the following provisions related to employment and labor:
	compensate employees, officers, based on qualification, merit and performance.	1. We treat our employees and applicants for employment fairly and will not discriminate on account of gender, religion, age, nationality, family status,	Fair Dealing is one of the ethical standards included in the Revised COE, which Directors, Officers, and employees should
	Our Company shall foster harmonious relations among its employees based on mutual	or any other reasons prohibited by law. We hire, develop, and compensate employees, officers, based on qualification, merit and	observe through the following provisions related to employment and labor:
	understanding, trust and respect.	performance.	We treat our employees and applicants for employment fairly and will not
	3. We treat everyone with respect and shall be guided by	Our Company shall foster harmonious relations among its employees based on	discriminate on account of gender, religion, age, nationality, family status,

	professionalism, integrity, and good faith in transactions with and obligations to our Company's customers, suppliers, business partners, government, regulators, creditors, competitors and employees. Please refer to page 3 of <i>Annex C</i> .	mutual understanding, trust and respect. 3. We treat everyone with respect and shall be guided by professionalism, integrity, and good faith in transactions with and obligations to our Company's customers, suppliers, business partners, government, regulators, creditors, competitors and employees. Please refer to page 3 of <i>Annex C</i> . The Company's Code on Right Employee Conduct (COREC) prohibits the following, among others, on employee behavior: Sexual harassment; immoral conduct during working time and/or within company premises, including exhibition or distribution of pornographic materials.	or any other reasons prohibited by law. We hire, develop, and compensate employees, officers, based on qualification, merit and performance. 2. Our Company shall foster harmonious relations among its employees based on mutual understanding, trust and respect. 3. We treat everyone with respect and shall be guided by professionalism, integrity, and good faith in transactions with and obligations to our Company's customers, suppliers, business partners, government, regulators, creditors, competitors and employees. Please refer to page 3 of <i>Annex C</i> . The Company's Code on Right Employee Conduct (COREC) prohibits the following, among others, on employee behavior:
			Sexual harassment; immoral conduct during working time and/or within company premises, including exhibition or distribution of pornographic materials.
(h) Disciplinary	The Revised Manual of Corporate Governance provides for the following disciplinary actions for directors:	The Company's Code on Right Employee Conduct (COREC) prescribes the proper and correct conduct of Senior Management of the Company.	The Company's Code on Right Employee Conduct (COREC) prescribes the proper and correct conduct of employees of the Company.
action	Temporary disqualification – refusal to comply with Company's disclosure requirements, unexcused	The policy includes a guide in imposing disciplinary actions to employees and Senior Management with sanctions and penalties ranging from verbal counseling, written	The policy includes a guide in imposing disciplinary actions to employees and Senior Management with sanctions and penalties ranging from verbal counseling,

	absences of more than 50% of all regular and special meetings of the Board, dismissal or	reprimand, suspension or dismissal, depending on the gravity of the offense committed.	written reprimand, suspension or dismissal, depending on the gravity of the offense committed.
	termination for a cause as director in any corporation covered by Governance Code, among others.	Please refer to Annex E for the full COREC.	Please refer to Annex E for the full COREC.
	2. Permanent Disqualification – if convicted or adjudged guilty of any offenses or crimes, decree or order issued by a judicial or administrative body or the SEC or BSP.		
	Please refer to Part I., Section 6.0 Disqualification of a Director of Annex A .		
	The Company's Whistleblowing policy called "E-Report Mo" encourages the reporting and disclosure of any malpractice or misconduct committed by its Directors, Officers and Employees	The Company's Whistleblowing policy called "E-Report Mo" encourages the reporting and disclosure of any malpractice or misconduct committed by its Directors, Officers and Employees such as:	The Company's Whistleblowing policy called "E-Report Mo" encourages the reporting and disclosure of any malpractice or misconduct committed by its Directors, Officers and Employees such as:
	such as:	Violation of the Corporate Governance Rules;	Violation of the Corporate Governance Rules;
(i) Whistle Blower	 Violation of the Corporate Governance Rules; Violation of the Code of Ethics and Company Code on Employee Discipline or other Company related codes; and Financial malfeasance including those relating to financial fraud, 	 Violation of the Code of Ethics and Company Code on Employee Discipline or other Company related codes; and Financial malfeasance including those relating to financial fraud, questionable accounting and auditing matters. This IRR likewise covers the procedures in	 Violation of the Code of Ethics and Company Code on Employee Discipline or other Company related codes; and Financial malfeasance including those relating to financial fraud, questionable accounting and auditing matters.
	questionable accounting and auditing matters.	reporting these malpractices and misconducts, including those reported by	This IRR likewise covers the procedures in reporting these malpractices and

	This IRR likewise covers the procedures in reporting these malpractices and misconducts, including those reported by Third Party, such as customers and suppliers. All reports must be made in good faith, substantiated by evidence and not intended for one's personal gain. Malicious reporting is prohibited and subject to the appropriate disciplinary action after due process. The policy likewise requires the Company to provide protection of the reporting person or witness against retaliation or harassment. Dedicated reporting channels, such as emails, hotlines, phones are clearly specified and disseminated to all concerned. Likewise, a facility is provided in the company website to accept report from Third Party and will be immediately directed to the Corporate Governance Office who is in-charged of handling whistleblowing report.	Third Party, such as customers and suppliers. All reports must be made in good faith, substantiated by evidence and not intended for one's personal gain. Malicious reporting is prohibited and subject to the appropriate disciplinary action after due process. The policy likewise requires the Company to provide protection of the reporting person or witness against retaliation or harassment. Dedicated reporting channels, such as emails, hotlines, phones are clearly specified and disseminated to all concerned. Likewise, a facility is provided in the company website to accept report from Third Party and will be immediately directed to the Corporate Governance Office who is in-charged of handling whistleblowing report.	misconducts, including those reported by Third Party, such as customers and suppliers. All reports must be made in good faith, substantiated by evidence and not intended for one's personal gain. Malicious reporting is prohibited and subject to the appropriate disciplinary action after due process. The policy likewise requires the Company to provide protection of the reporting person or witness against retaliation or harassment. Dedicated reporting channels, such as emails, hotlines, phones are clearly specified and disseminated to all concerned. Likewise, a facility is provided in the company website to accept report from Third Party and will be immediately directed to the Corporate Governance Office who is in-charged of handling whistleblowing report.
	The Company abides by a guiding principle in dispute settlement.	The Company abides by a guiding principle in dispute settlement.	The Company abides by a guiding principle in dispute settlement.
(j) Conflict Resolution	The intention and purpose of the parties is to establish a means for the prompt disposition and amicable settlement of all grievances. The parties shall	The intention and purpose of the parties is to establish a means for the prompt disposition and amicable settlement of all grievances. The parties shall endeavor to resolve all disputes through friendly negotiations as their mutual	The intention and purpose of the parties is to establish a means for the prompt disposition and amicable settlement of all grievances. The parties shall endeavor to resolve all disputes through friendly

	endeavor to resolve all disputes through friendly negotiations as their mutual commitment to ensure the continuity of work; that an open conflict, in any form, involves losses to the parties and therefore, every effort in this direction shall be exerted to avoid such conflict.	commitment to ensure the continuity of work; that an open conflict, in any form, involves losses to the parties and therefore, every effort in this direction shall be exerted to avoid such conflict.	negotiations as their mutual commitment to ensure the continuity of work; that an open conflict, in any form, involves losses to the parties and therefore, every effort in this direction shall be exerted to avoid such conflict.
(k) Related Party Transaction	It is the policy of Meralco that all transactions between the Company and Related Parties are done in "fair and at arm's length" terms and inures to the benefit and best interest of the Company and its shareholders as a whole, considering relevant circumstances. All transactions of Directors with Related Parties shall be conducted in accordance with the principles of transparency and fairness, and in this regard shall be properly approved and disclosed in accordance with this Policy. Significant and material related party transactions shall be reviewed by the Audit and Risk Management Committee and approved by the	It is the policy of Meralco that all transactions between the Company and Related Parties are done in "fair and at arm's length" terms and inures to the benefit and best interest of the Company and its shareholders as a whole, considering relevant circumstances. All transactions of <i>Senior Management</i> with Related Parties shall be conducted in accordance with the principles of transparency and fairness, and in this regard shall be properly approved and disclosed in accordance with this Policy. Significant and material related party transactions shall be reviewed by the Audit and Risk Management Committee and approved by the Board.	It is the policy of Meralco that all transactions between the Company and Related Parties are done in "fair and at arm's length" terms and inures to the benefit and best interest of the Company and its shareholders as a whole, considering relevant circumstances. All transactions of <i>employees</i> with Related Parties shall be conducted in accordance with the principles of transparency and fairness, and in this regard shall be properly approved and disclosed in accordance with this Policy. Significant and material related party transactions shall be reviewed by the Audit and Risk Management Committee and approved by the Board.
	Board. Directors shall disclose their interest in transactions and any other conflict of interest. They shall abstain and/or inhibit themselves in participating in discussions or a particular agenda when they are	Senior Management shall disclose their interest in transactions and any other conflict of interest. They shall abstain and/or inhibit themselves in participating in discussions or a particular agenda when they are conflicted.	Employees shall disclose their interest in transactions and any other conflict of interest. They shall abstain and/or inhibit themselves in participating in discussions or a particular agenda when they are conflicted.

	conflicted.	
	The Company does not grant loans or any special assistance to directors.	
	It is the policy of the Company to provide its Board of Directors with appropriate orientation and training in support of its oversight role of the Company.	
	Scope: A. General Orientation for New Directors	
(I) Policy on Board of Director's Orientation and Continuing Education	New directors must be comprehensively oriented in order to be effective members of the Board and help lead the Company towards the right direction. A general orientation shall commence immediately after the election or appointment of a director and before his/her first board meeting. The orientation includes a meeting with the Chairman of the Board, the Chief Executive Officer and other members of senior management, a tour of the Company premises and facilities and structured orientation sessions.	
	B. Corporate Governance Orientation	

In addition to the general orientation outlined above, all new directors shall attend the Corporate Governance orientation from an accredited training institution. The Company shall immediately disclose to the SEC and ERC the CG orientation attended by such directors.

C. Continuing Education

It is the policy of the Company that its Directors must keep abreast with the latest developments in business, corporate governance principles, best practices, laws and regulations affecting the Company's business and other relevant matters that help them function effectively in the Board and in their respective committees, while directing the Company towards achieving its mission, vision and goals.

2) DISSEMINATION OF CODE

Has the code of ethics or conduct been disseminated to all directors, senior management and employees?

YES. The Code of Ethics was presented to and approved by the BOD on September 27, 2010. Corporate-wide roadshows to Senior Management and employees immediately followed to explain the contents of the Code of Ethics, clarify questions and ensure its understanding. All employees committed in writing to comply with the Code and the behavioral standards and norms set forth therein. Last July 2012, the Company implemented

its Corporate Governance Disclosure Facility to expedite and facilitate Senior Management and employees' compliance to Corporate Governance and Code of Ethics.

Copies of the Code of Ethics are likewise disseminated to all employees annually, to guide them. A signed Commitment to Corporate Governance and Code of Ethics is required annually from all directors, officers and employees of the Company.

3) COMPLIANCE WITH CODE

Discuss how the company implements and monitors compliance with the code of ethics or conduct.

The Corporate Governance Office monitors the implementation and compliance to the Code of Ethics. All directors, senior management and employees are required to submit duly accomplished Full Business Interest Disclosure (FBID) Form and Conflict of Interest (COI) Form annually. They are also required to disclose gifts they have received from Third Parties. The Company, from time to time, issues advisories on restrictions in trading of Company's shares for all directors, senior management and employees. In addition, the E-report Mo facility (Whistleblowing facility) is made available as a channel of reporting violation of the directors, senior management and employees of the Company's Code of Ethics.

The Company's Internal Audit Office conducts audit on the compliance of directors, officers and employees to the Code of Ethics and other corporate governance related policies, including required Company disclosures. The results of the Internal Audit review and findings are reported to the Audit and Risk Management Committee responsible for reviewing the process for communicating the Code of Ethics to all employees and monitoring their compliance.

4) RELATED PARTY TRANSACTIONS

(a) Policies and Procedures

Describe the company's policies and procedures for the review, approval or ratification, monitoring and recording of related party transactions between and among the company and its parent, joint ventures, subsidiaries, associates, affiliates, substantial stockholders, officers and directors, including their spouses, children and dependent siblings and parents and of interlocking director relationships of members of the Board.

Related Party Transactions	Policies and Procedures
	The Company has no Parent Company, given the shareholder structure as of end of 2013
(1) Parent Company	http://www.meralco.com.ph/pdf/disclosures/2014.01/01092014 TOP 100 STOCKHOLDERS.pdf http://www.meralco.com.ph/pdf/disclosures/2014.04/04212014 DEFINITIVE INFO STATEMENT.pdf
	http://www.meralco.com.ph/pdf/CGscorecard/2013 CGCARD/DIS Corporate Structure.pdf

(2) Joint Ventures	The Related Party Transactions (RPT) Policy of the Company prescribes that all RPTs shall be reviewed, monitored and approved by appropriate RPT Approving Authority, as may be determined by the Company's Board of Directors. Material/significant RPTs, which involve an amount or value equal to or greater than PhP 50 Million, shall be reviewed and endorsed by the Audit and Risk Management Committee, which has two independent directors, prior to the approval of the Board. Likewise, RPT thresholds are to be defined and endorsed by the AuditCom, prior to the approval of the Board. The Board may require that an RPT approved by it be also submitted to the stockholders for consideration and ratification.
	Any dealing with a related party is likewise done at an arm's-length basis in a manner similar to the transactions with third parties. The Company requires directors and key management personnel to abstain and/or inhibit themselves from participating in discussions on a particular agenda when they are conflicted. The Company fully discloses its related party transactions (RPT) in accordance with the revised PFRS. The nature, extent and other material information of these transactions are disclosed to the SEC and PSE through the consolidated financial statements and annual report within prescribed schedules.
	Please refer to Note 24 of Notes to Consolidated Financial Statements for the details of RPTs for 2013.
	The Related Party Transactions (RPT) Policy of the Company prescribes that all RPTs shall be reviewed, monitored and approved by appropriate RPT Approving Authority, as may be determined by the Company's Board of Directors. Material/significant RPTs, which involve an amount or value equal to or greater than PhP 50 Million, shall be reviewed and endorsed by the Audit and Risk Management Committee, which has two independent directors, prior to the approval of the Board. Likewise, RPT thresholds are to be defined and endorsed by the AuditCom, prior to the approval of the Board.
(3) Subsidiaries	The Board may require that an RPT approved by it be also submitted to the stockholders for consideration and ratification.
	Any dealing with a related party is likewise done at an arm's-length basis in a manner similar to the transactions with third parties. The Company requires directors and key management personnel to abstain and/or inhibit themselves from participating in discussions on a particular agenda when they are conflicted. The Company fully discloses its related party transactions (RPT) in accordance with the revised PFRS. The nature, extent and other material information of these transactions are disclosed to the SEC and PSE through the consolidated financial statements and annual report within prescribed schedules.

	Please refer to Note 24 of Notes to Consolidated Financial Statements for the details of RPTs for 2013.
	The Related Party Transactions (RPT) Policy of the Company prescribes that all RPTs shall be reviewed, monitored and approved by appropriate RPT Approving Authority, as may be determined by the Company's Board of Directors. Material/significant RPTs, which involve an amount or value equal to or greater than PhP 50 Million, shall be reviewed and endorsed by the Audit and Risk Management Committee, which has two independent directors, prior to the approval of the Board. Likewise, RPT thresholds are to be defined and endorsed by the AuditCom, prior to the approval of the Board.
(4) Entities Under Common Control	The Board may require that an RPT approved by it be also submitted to the stockholders for consideration and ratification.
	Any dealing with a related party is likewise done at an arm's-length basis in a manner similar to the transactions with third parties. The Company requires directors and key management personnel to abstain and/or inhibit themselves from participating in discussions on a particular agenda when they are conflicted. The Company fully discloses its related party transactions (RPT) in accordance with the revised PFRS. The nature, extent and other material information of these transactions are disclosed to the SEC and PSE through the consolidated financial statements and annual report within prescribed schedules.
	Please refer to Note 24 of Notes to Consolidated Financial Statements for the details of RPTs for 2013.
	The Related Party Transactions (RPT) Policy of the Company prescribes that all RPTs shall be reviewed, monitored and approved by appropriate RPT Approving Authority, as may be determined by the Company's Board of Directors. Material/significant RPTs, which involve an amount or value equal to or greater than PhP 50 Million, shall be reviewed and endorsed by the Audit and Risk Management Committee, which has two independent directors, prior to the approval of the Board. Likewise, RPT thresholds are to be defined and endorsed by the AuditCom, prior to the approval of the Board.
(5) Substantial Stockholders	The Board may require that an RPT approved by it be also submitted to the stockholders for consideration and ratification.
	Any dealing with a related party is likewise done at an arm's-length basis in a manner similar to the transactions with third parties. The Company requires directors and key management personnel to abstain and/or inhibit themselves from participating in discussions on a particular agenda when they are conflicted. The Company fully discloses its related party transactions (RPT) in accordance with the revised PFRS. The nature, extent and other material information of these transactions are disclosed to the SEC and PSE through the consolidated financial statements and annual report within prescribed schedules.

Please refer to Note 24 of Notes to Consolidated Financial Statements for the details of RPTs for 2013.
The Related Party Transactions (RPT) Policy of the Company prescribes that all RPTs shall be reviewed, monitored and approved by appropriate RPT Approving Authority, as may be determined by the Company's Board of Directors. Material/significant RPTs, which involve an amount or value equal to or greater than PhP 50 Million, shall be reviewed and endorsed by the Audit and Risk Management Committee, which has two independent directors, prior to the approval of the Board. Likewise, RPT thresholds are to be defined and endorsed by the AuditCom, prior to the approval of the Board.
The Board may require that an RPT approved by it be also submitted to the stockholders for consideration and ratification.
Any dealing with a related party is likewise done at an arm's-length basis in a manner similar to the transactions with third parties. The Company requires directors and key management personnel to abstain and/or inhibit themselves from participating in discussions on a particular agenda when they are conflicted. The Company fully discloses its related party transactions (RPT) in accordance with the revised PFRS. The nature, extent and other material information of these transactions are disclosed to the SEC and PSE through the consolidated financial statements and annual report within prescribed schedules.
Please refer to Note 24 of Notes to Consolidated Financial Statements for the details of RPTs for 2013.
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The Board may require that an RPT approved by it be also submitted to the stockholders for consideration and ratification.
Any dealing with a related party is likewise done at an arm's-length basis in a manner similar to the transactions with third parties. The Company requires directors and key management personnel to abstain and/or inhibit themselves from participating in discussions on a particular agenda when they are conflicted. The Company fully discloses its related party transactions (RPT) in accordance with the revised PFRS. The nature, extent and other material information of these transactions are disclosed to the SEC and PSE through the consolidated financial statements and annual report within prescribed schedules.

(8) Interlocking director relationship of Board of Directors	Please refer to Note 24 of Notes to Consolidated Financial Statements for the details of RPTs for 2013. The Related Party Transactions (RPT) Policy of the Company prescribes that all RPTs shall be reviewed, monitored and approved by appropriate RPT Approving Authority, as may be determined by the Company's Board of Directors. Material/significant RPTs, which involve an amount or value equal to or greater than PhP 50 Million, shall be reviewed and endorsed by the Audit and Risk Management Committee, which has two independent directors, prior to the approval of the Board. Likewise, RPT thresholds are to be defined and endorsed by the AuditCom, prior to the approval of the Board. The Board may require that an RPT approved by it be also submitted to the stockholders for consideration and ratification. Any dealing with a related party is likewise done at an arm's-length basis in a manner similar to the transactions with third parties. The Company requires directors and key management personnel to abstain and/or inhibit themselves from participating in discussions on a particular agenda when they are conflicted. The Company fully discloses its related party transactions (RPT) in accordance with the revised PFRS. The nature, extent and other material information of these transactions are disclosed to the SEC and PSE through the consolidated financial statements and annual report within prescribed schedules.
	Please refer to Note 24 of Notes to Consolidated Financial Statements for the details of RPTs for 2013.

(b) Conflict of Interest

(i) Directors/Officers and 5% or more Shareholders

Identify any actual or probable conflict of interest to which directors/officers/5% or more shareholders may be involved.

The related directors inhibited themselves from approval of the following transactions, which were done above board and at arm's length.

	Details of Conflict of Interest (Actual or Probable)
Name of Director/s	None.
Name of Officer/s	None.
Name of Significant Shareholders - JG Summit Holdings, Inc.	The Company sells electricity, in the ordinary course of business, to related party shareholder JG Summit Holdings, Inc. and their respective subsidiaries, and affiliates for the latters' facilities within the Company's franchise area. The rates charged to related parties are the same ERC-mandated rates applicable to customers within the franchise area.

(ii) Mechanism

Describe the mechanism laid down to detect, determine and resolve any possible conflict of interest between the company and/or its group and their directors, officers and significant shareholders.

	Directors/Officers/Significant Shareholders
	The Company's Conflict of Interest (COI)Policy provides that
	1. As soon as a Director, Officer, or Employee becomes aware of an actual or potential conflict of
	interest situation where he is involved in, he must disclose this in writing to the appropriate
Company	Clearance Authority to seek clearance or advice.
Company	2. He shall likewise inhibit from being involved at any stage of the transaction and cannot sign any
	document related to the transaction.
	3. All Directors, Officers and Employees shall annually sign and submit a Conflict of Interest Disclosure
	Statement not later than January 31 of each year

	4. It shall be the responsibility of every Director, Officer, and Employee to take immediate and appropriate action when they become aware of any violations or potential violations of other Directors, Officers or Employees, and to disclose the same to the Clearance Authority for appropriate action.
Group	 The Group's Conflict of Interest (COI)Policy provides that As soon as a Director, Officer, or Employee becomes aware of an actual or potential conflict of interest situation where he is involved in, he must disclose this in writing to the appropriate Clearance Authority to seek clearance or advice. He shall likewise inhibit from being involved at any stage of the transaction and cannot sign any document related to the transaction. All Directors, Officers and Employees shall annually sign and submit a Conflict of Interest Disclosure
Стоир	Statement not later than January 31 of each year 4. It shall be the responsibility of every Director, Officer, and Employee to take immediate and appropriate action when they become aware of any violations or potential violations of other Directors, Officers or Employees, and to disclose the same to the Clearance Authority for appropriate action.

5) FAMILY, COMMERCIAL AND CONTRACTUAL RELATIONS

(a) Indicate, if applicable, any relation of a family,² commercial, contractual or business nature that exists between the holders of significant equity (5% or more), to the extent that they are known to the company:

Names of Related Significant Shareholders*	Type of Relationship*	Brief Description of the Relationship*
San Miguel Corporation (SMC) and SMC Global Power Holdings Corporation	Subsidiary	SMC fully owns SMC Global Power Holdings Corporation*
San Miguel Corporation (SMC) and San Miguel Pure Foods Company, Inc.	Subsidiary	SMC owns 85.37% of San Miguel Pure Foods Company, Inc.*
* Based on San Miguel Corporation's SEC 17-A Report as of end of 2013. http://www.sanmiguel.com.ph/PDF/fs/SMC-17-A-Final%2004.15.14.pdf		

(b) Indicate, if applicable, any relation of a commercial, contractual or business nature that exists between the holders of significant equity (5% or more) and the company:

² Family relationship up to the fourth civil degree either by consanguinity or affinity.

Names of Related Significant Shareholders*	Type of Relationship*	Brief Description*
San Miguel Corporation (SMC) through its Subsidiary, San Miguel Energy Corporation (SMEC)**	Supplier	MERALCO entered into a Power Supply Agreement (PSA) with SMEC for a period of seven years, extendable for three years upon agreement of the parties.*
		This PSA has been provisionally approved by the Energy Regulatory Commission (ERC).
San Miguel Corporation (SMC) through its		MERALCO entered into a PSA with SPPC for a period of seven years, extendable for three years upon
Subsidiary, South Premier Power Corporation (SPPC)**	Supplier	agreement of the parties.*
		This PSA has been provisionally approved by the Energy Regulatory Commission (ERC).

^{*} Also disclosed on Meralco's Notes 24 and 31 of Consolidated Financial Statements, Related Party Transactions and Significant Contracts and Commitments.

(c) Indicate any shareholder agreements that may impact on the control, ownership and strategic direction of the Company

Name of Shareholders	% of Capital Stock affected(Parties)	Brief Description of the Transaction
None to Meralco's knowledge	None to Meralco's knowledge	None to Meralco's knowledge

6) ALTERNATIVE DISPUTE RESOLUTION

Describe the alternative dispute resolution system adopted by the company for the last three (3) years in amicably settling conflicts or differences between the corporation and its stockholders, and the corporation and third parties, including regulatory authorities.

^{**} Based on San Miguel Corporation's SEC 17-A Report as of end of 2013. http://www.sanmiguel.com.ph/PDF/fs/SMC-17-A-Final%2004.15.14.pdf

	Alternative Dispute Resolution System
Corporation & Stockholders	The Company has created the office of Stockholder Affairs in assisting shareholders to resolve issues affecting their concerns.
	The Company complies with all relevant rules and regulations promulgated by the Energy Regulatory Commission (ERC) on the settlement of disputes between the Company and its customers.
	Pursuant to the Electric Power Industry Reform Act of 2001 (EPIRA), the ERC shall handle consumer complaints and ensure the adequate promotion of consumer interests. Similarly, the ERC shall have the original and exclusive jurisdiction over all cases contesting rates, fees, fines and penalties imposed by the ERC in the exercise of its powers, functions and responsibilities and over all cases involving disputes between and among participants or players in the energy sector.
Corporation & Third Parties	To assist the ERC in the handling of consumer complaints and to provide maximum efforts to resolve these matters amicably, the ERC, under its Resolution No. 42, series of 2006, set minimum standards for frontline customer services of Distribution Utilities (DUs) and other electric service providers. Pursuant thereto, the Company has established a Consumer Welfare Desk (CWD) in its branches as well as a Consumer Assistance Office (CAO) at the Pacific Center Building, San Miguel Avenue, Ortigas City. The CWD desk and the CAO are manned by CWD Officers who have undergone relevant training and are able to assist the customers with their complaints. CWD Officers are likewise required to be familiar with the operations of the Company and with ERC laws, rules, regulations, decisions and policies. The primary responsibilities of the CWD Officer include entertaining complaints by consumers against the Company as well as queries on its services and ERC decisions, orders, resolutions, laws, rules and regulations. They help serve as the initial contact person of consumers before complaints are lodged with the ERC to assist in resolving matters amicably.
	For disputes in connection with matters concerning the Philippine Electricity Market Corporation, the Company complies with the dispute resolution mechanism provided in the Wholesale Electricity Spot Market (WESM) Manual.
Corporation & Regulatory Authorities	The Company has adopted the policy of proactively and amicably engaging the ERC, SEC, DOE and other agencies in resolving issues affecting the Company and the concerned agencies.

C. BOARD MEETINGS & ATTENDANCE

1) SCHEDULE OF MEETINGS

Are Board of Directors' meetings scheduled before or at the beginning of the year?

YES. Board and Board Committee Meetings are scheduled before the start of the year. The schedule of 2014 Board Meetings is as follows:

2014 Meralco BOARD MEETINGSCHEDULE
January 27, 2014
February 24, 2014
March 31, 2014
April 28, 2014
May 27, 2014
(Regular Board, Annual Stockholders' Meeting or Annual General Meeting (AGM),
Organizational Meeting)
June 30, 2014
July 28, 2014
August 27, 2014
September 29, 2014
October 27, 2014
November 24, 2014
December 15, 2014
Organizational Meeting) June 30, 2014 July 28, 2014 August 27, 2014 September 29, 2014 October 27, 2014 November 24, 2014

Regular meeting is held every **last Monday** of the month at **10:00 A.M.** unless re-scheduled due to holidays. As per the Company's By-Laws, the Annual Stockholders' Meeting or Annual General Meeting (AGM) is to be held every **last Tuesday** of May.

2) DETAILS OF ATTENDANCE OF DIRECTORS

Board	Name	Date of Election	No. of Meetings Held during the year	No. of Meetings Attended	%
Chairman	Manuel V. Pangilinan ¹	28-May-13	13	13	100%
Vice-Chairman and Director	Ramon S. Ang	28-May-13	13	10	77%

Member	Manuel M. Lopez	28-May-13	13	13	100%
Member	Jose Ma. K. Lim	28-May-13	13	12	92%
Member	Ray C. Espinosa ²	28-May-13	13	13	100%
Member	Estelito P. Mendoza	28-May-13	13	11	85%
Member	Vicente L. Panlilio*	28-May-13	12	10	83%
Member	Eric O. Recto*	28-May-13	12	12	100%
Member	Oscar S. Reyes	28-May-13	13	13	100%
Member	James L. Go**	16-Dec-13	1	1	100%
Member	Lance Y. Gokongwei**	16-Dec-13	1	1	100%
Independent Director	Pedro E. Roxas ³	28-May-13	13	12	92%
Independent Director	Artemio V. Panganiban ⁴	28-May-13	13	13	100%

As disclosed on the Advisement Letter re: Certification of Attendance of Meralco Directors in Board and Committee Meetings and Certification of Compliance with the Manual of Corporate Governance for the year 2013:

http://www.meralco.com.ph/pdf/disclosures/2014.01/01272014 BOARD AND COMMITTEE MEETINGS.pdf

3) SEPARATE MEETING OF NON EXECUTIVE DIRECTORS

Do non-executive directors have a separate meeting during the year without the presence of any executive? If yes, how many times?

In 2013, the Company's non-executive directors met 13 times without the presence of the executive director, Mr. Oscar S. Reyes. Among the items discussed in these meetings were the operations and financial reports presented by Management, corporate governance policies and reports of compliance to such, reports of the external auditors and performance assessment of the President/CEO.

4) Is the minimum quorum requirement for Board decisions set at two-thirds of board members? Please explain.

NO. The minimum guorum adopted by the Board, which is in accordance with the Philippine Corporation Code and the Company's Amended By

¹ Chairman, Remuneration and Leadership Development Committee

² Chairman, Finance Committee

³ Chairman, Nomination and Governance Committee

⁴ Chairman, Audit and Risk Management Committee

^{*} Messrs. Eric O. Recto and Vicente L. Panlilio resigned effective December 11, 2013.

^{**} Messrs. James L. Go and Lance Y. Gokongwei were elected on December 16, 2013.

Laws, is majority of 11 Directors of the Board(50% +1), or at least 6 Directors. Nevertheless, based on the 2013 Board Meeting attendance records, more than two-thirds of the BOD were present at every meeting.

5) ACCESS TO INFORMATION

(a) How many days in advance are board papers³ for board of directors meetings provided to the board?

Materials and related supporting documents to be used in the meetings of the board and board committees are given at least five (5) working days in advance, to give sufficient time for the directors to read and understand them.

(b) Do board members have independent access to Management and the Corporate Secretary?

YES. Board members are free to contact and discuss with Management and Corporate Secretary issues or matters that need clarification or information that they may need in the discharge of their board functions.

(c) State the policy of the role of the company secretary. Does such role include assisting the Chairman in preparing the board agenda, facilitating training of directors, keeping directors updated regarding any relevant statutory and regulatory changes, etc?

The Corporate Secretary is tasked to provide adequate and reasonable assistance to the BOD and its members thereby playing a significant role in supporting the BOD in the discharge of its functions. Among the duties of the Corporate Secretary are the following: a) schedule Board meetings and give prior notice to all BOD of such meeting and other related activities; b) provide the necessary board papers associated with items on the meeting agenda at least five business days ahead of the BOD meetings; c) provide ready and reasonable access to information that directors may need for their deliberation on issues listed on the agenda of the Board; d) conduct orientation for new members of the BOD regarding the Company's organizational structures and business operations; e) attend all board meetings and maintain records of the same ensuring proper safekeeping of all records; f) ensure that all board procedures, rules and regulations are faithfully followed; g) submit required reports and disclosures to SEC, PSE and other regulatory agencies; h) assist the Board in making business judgment in the performance of their duties; and i) keep directors updated regarding any relevant statutory and regulatory changes.

(d) Is the company secretary trained in legal, accountancy or company secretarial practices? Please explain should the answer be in the negative.

³ Board papers consist of complete and adequate information about the matters to be taken in the board meeting. Information includes the background or explanation on matters brought before the Board, disclosures, budgets, forecasts and internal financial documents.

YES. The Corporate Secretary, Atty. Simeon Ken Ferrer, who was reappointed as Corporate Secretary for 2013, meets the following qualifications and skills, all of which are required of the Company's Corporate Secretary:

- a) resident Filipino citizen of good moral character;
- b) with adequate legal, administrative, basic accountancy, company secretarial and interpersonal skills;
- c) with continuing education and regular update of the laws, rules and regulations necessary for his position; and
- d) with working knowledge of the operations of the Company and loyal to the Company mission, vision and objectives.

Atty. Ferrer, 57, is a board member and Corporate Secretary of Habibi Cove Realty Corporation, Marbelene Realty Corporation and Park Lane Assets, Inc., among others. He is a Senior Partner of SyCip Salazar Hernandez & Gatmaitan, the largest law firm in the Philippines. He is a member of the Integrated Bar of the Philippines and the Philippine Bar Association, and a Fellow at the Institute of Corporate Directors. He is also the International Alumni Contact for the Philippines of the University of Michigan Alumni Association.

Atty. Ferrer completed his Bachelor of Science degree in Business Economics and Bachelor of Laws degree at the University of the Philippines. He holds a Master of Laws degree from the University of Michigan, USA as a DeWitt Fellow.

(e) Committee Procedures

Disclose whether there is a procedure that Directors can avail of to enable them to get information necessary to be able to prepare in advance for the meetings of different committees:



No

Committee	Details of the procedures	
Executive	The Revised Manual of Corporate Governance mandates that all directors should be provided with complete, adequate and timely information about the matters to be taken up in their meetings and which would enable them to discharge their duties. If the information provided by Management is insufficient, the Board will make further inquiries where necessary to which the persons responsible will respond as fully and promptly as possible.	
	The directors, either individually or as a group, in the performance of their duties may seek independent professional advice within the guidelines set by the Board.	
	Full Board minutes of each Board meeting are kept by the Corporate Secretary and are available for inspection by any director during office hours.	

Audit	The Revised Manual of Corporate Governance mandates that all directors should be provided with complete, adequate and timely information about the matters to be taken up in their meetings and which would enable them to discharge their duties. If the information provided by Management is insufficient, the Board will make further inquiries where necessary to which the persons responsible will respond as fully and promptly as possible.
	The directors, either individually or as a group, in the performance of their duties may seek independent professional advice within the guidelines set by the Board.
	Full Board minutes of each Board meeting are kept by the Corporate Secretary and are available for inspection by any director during office hours.
Nomination	The Revised Manual of Corporate Governance mandates that all directors should be provided with complete, adequate and timely information about the matters to be taken up in their meetings and which would enable them to discharge their duties. If the information provided by Management is insufficient, the Board will make further inquiries where necessary to which the persons responsible will respond as fully and promptly as possible.
	The directors, either individually or as a group, in the performance of their duties may seek independent professional advice within the guidelines set by the Board.
	Full Board minutes of each Board meeting are kept by the Corporate Secretary and are available for inspection by any director during office hours.
Remuneration	The Revised Manual of Corporate Governance mandates that all directors should be provided with complete, adequate and timely information about the matters to be taken up in their meetings and which would enable them to discharge their duties. If the information provided by Management is insufficient, the Board will make further inquiries where necessary to which the persons responsible will respond as fully and promptly as possible.
	The directors, either individually or as a group, in the performance of their duties may seek independent professional advice within the guidelines set by the Board.
	Full Board minutes of each Board meeting are kept by the Corporate Secretary and are available for inspection by any director during office hours.
Others (specify) Finance	The Revised Manual of Corporate Governance mandates that all directors should be provided with complete, adequate and timely information about the matters to be taken up in their meetings and which would enable them to discharge their duties. If the information provided by Management is insufficient, the Board will make further inquiries where necessary to which the persons responsible will respond as fully and promptly as

possible.
The directors, either individually or as a group, in the performance of their duties may seek independent professional advice within the guidelines set by the Board.
Full Board minutes of each Board meeting are kept by the Corporate Secretary and are available for inspection by any director during office hours.

6) EXTERNAL ADVICE

Indicate whether or not a procedure exists whereby directors can receive external advice and, if so, provide details:

Procedures	Details
The Revised Manual of Corporate Governance provides that the directors, either individually or as a group, in the performance of their duties may seek independent professional advice within the guidelines set by the Board.	Revised Manual of Governance, Part II. SUPPLY OF INFORMATION All directors should be provided with complete, adequate and timely information about the matters to be taken up in their meetings and which would enable them to discharge their duties B. The directors, either individually or as a group, in the performance of their duties may seek independent professional advice within the guidelines set by the Board
Board Committees are allowed to appoint one or more persons to serve as advisor(s) to their Committee such as specified in their board committee charters. Advisors shall have the rights to attend and speak at any meeting of the Committee they belong, but shall have no right to vote in respect of any action of the Committee.	Audit and Risk Committee Adviser and Finance Committee Anabelle L. Chua, 52, Filipino She has over 20 years of experience in the areas of corporate finance, treasury, financial control and credit risk management and was a Vice President at Citibank, N.A. where she worked for 10 years prior to joining PLDT in 1998. Finance Committee Ferdinand K. Constantino, 62, Filipino He holds over 14 years of track record in senior management positions in the field of corporate finance in both local and international companies.

7) CHANGE/S IN EXISTING POLICIES

Indicate, if applicable, any change/s introduced by the Board of Directors (during its most recent term) on existing policies that may have an effect on the business of the company and the reason/s for the change:

Existing Policies	Changes	Reason
By-Laws	Directors' Remuneration	In recognition of the invaluable services rendered by the Company's directors, which helped profitably steer the Company to record high financial performance in the last four (4) years, the shareholders approved an additional remuneration, for the Board. The remuneration may be in the form of a fixed retainer, bonus or stock grant or a combination thereof, as recommended for approval by the Board.

D. REMUNERATION MATTERS

1) REMUNERATION PROCESS

Disclose the process used for determining the remuneration of the CEO and the four (4) most highly compensated management officers:

Process	CEO	Top 4 Highest Paid Management Officers
	Based on periodic salary review and market	Based on periodic salary review and market
(1) Fixed remuneration	competitiveness policy and as guided by the	competitiveness policy and as guided by the
(1) Tixed remaineration	Remuneration and Leadership Development	Remuneration and Leadership Development
	Committee and the Board.	Committee and the Board.
	Based on periodic salary review and market	Based on periodic salary review and market
(2) Variable remuneration	competitiveness policy and as guided by the	competitiveness policy and as guided by the
(2) Variable remuneration	Remuneration and Leadership Development	Remuneration and Leadership Development
	Committee and the Board.	Committee and the Board.
(3) Per diem allowance	None, except per diem as a concurrent director.	None
	Based on periodic review and market	Based on periodic review and market
(4) Bonus	competitiveness policy and as guided by the	competitiveness policy and as guided by the
	Remuneration and Leadership Development	Remuneration and Leadership Development

	Committee and the Board.	Committee and the Board.
(5) Stock Options and Other Financial Instruments	None	None
(6) Others (specify)	None	None

2) REMUNERATION POLICY AND STRUCTURE FOR EXECUTIVE AND NON-EXECUTIVE DIRECTORS

Disclose the company's policy on remuneration and the structure of its compensation package. Explain how the compensation of Executive and Non-Executive Directors is calculated.

	Remuneration Policy	Structure of Compensation Packages	How Compensation is Calculated
Executive Directors	The Company's directors receive a per diem for their attendance in the Board and Board Committee meetings. In 2013, the shareholders approved an additional remuneration for the Board, which could be in the form of a fixed retainer, bonus or stock grant or a combination thereof, as may be approved by the Board. The total value of such additional compensation, in whatever form so given, shall not exceed one percent (1%) of the income before tax of the Company during the preceding year. The rationale of such additional remuneration of directors is to recognize the invaluable services rendered by the Company's directors in profitably steering the business affairs of the Company, which has produced record highs in financial performance over the past four years. The role and responsibility of directors is critical in the success, accomplishments, and profitability of the Company. It	Per Diem of Each Director Additional remuneration approved in 2013: Performance-based remuneration in the form of a Stock Grant ("Grant")	 Per Diem of Each Director Board Meeting - of One Hundred Twenty Thousand Pesos (Php 120,000.00) per attendance Each member or advisor the different committee (Nom&Gov, Rem&LD, Audit&Risk and Finance) was entitled to a fee of Twenty Thousand Pesos (Php 20,000.00) for every committee meeting attended. Additional remuneration approved in 2013: Performance-based remuneration in the form of a Stock Grant ("Grant") of 15,000 common shares of the Company, spread over a

	is for this reason that the approval for additional remuneration for directors was sought. In line with the said rationale, during its 25 October 2013 meeting, the Board approved the provision of additional and performance-based remuneration in the form of a Stock Grant ("Grant"). The above-mentioned remuneration scheme applies to his being a director. A separate remuneration as an executive of the Company is stated in Item 5 (Remuneration of Management).		three-year period, or 5,000 shares per year, to be received at the end of the three-year term. A Director may opt instead to receive the cash equivalent of the stocks at the rate of PHP 1.5 million a year.
Non-Executive Directors	The Company's directors receive a per diem for their attendance in the Board and Board Committee meetings. In 2013, the shareholders approved an additional remuneration for the Board, which could be in the form of a fixed retainer, bonus or stock grant or a combination thereof, as may be approved by the Board. The total value of such additional compensation, in whatever form so given, shall not exceed one percent (1%) of the income before tax of the Company during the preceding year. The rationale of such additional remuneration of directors is to recognize the invaluable services rendered by the Company's directors in profitably steering the business affairs of the Company, which has produced record highs in financial performance over the past four years. The role and responsibility of directors is critical in the success, accomplishments, and profitability of the Company. It is for this reason that the approval for additional remuneration for directors was sought.	Per Diem of Each Director Additional remuneration approved in 2013: Performance-based remuneration in the form of a Stock Grant ("Grant")	 Per Diem of Each Director Board Meeting - of One Hundred Twenty Thousand Pesos (Php 120,000.00) per attendance Each member or advisor the different committee (Nom&Gov, Rem&LD, Audit&Risk and Finance) was entitled to a fee of Twenty Thousand Pesos (Php 20,000.00) for every committee meeting attended. Additional remuneration approved in 2013: Performance-based remuneration in the form of a Stock Grant ("Grant") of 15,000 common shares of the Company, spread over a three-year period, or 5,000 shares per year, to be received at the end

In line with the said rationale, during its 25 October 2013 meeting, the Board approved the provision of additional and performance-based remuneration in the form of a Stock Grant ("Grant").	of the three-year term. A Director may opt instead to receive the cash equivalent of the stocks at the rate of PHP 1.5 million a year.
As disclosed on Note 24 of the 2013 Consolidated Financial Statements: http://www.meralco.com.ph/pdf/disclosures/2014.04/04162014 SEC Form 17-A	2013.pdf

Do stockholders have the opportunity to approve the decision on total remuneration (fees, allowances, benefits-in-kind and other emoluments) of board of directors? Provide details for the last three (3) years.

Remuneration Scheme	Date of Stockholders' Approval
In 2013, the shareholders approved an additional remuneration for the Board, which could be in the form of a fixed retainer, bonus or stock grant, or a combination thereof, as may be approved by the Board. The total value of such additional compensation, in whatever form so given, shall not exceed one percent (1%) of the income before tax of the Company during the preceding year. The rationale of such additional remuneration of directors is to recognize the invaluable services rendered by the Company's directors in profitably steering the business affairs of the Company, which has produced record highs in financial performance over the past four years. The role and responsibility of directors is critical in the success, accomplishments, and profitability of the Company. It is for this reason that the approval for additional remuneration for directors was sought.	May 28, 2013

3) AGGREGATE REMUNERATION

Complete the following table on the aggregate remuneration accrued during the most recent year:

Remuneration Item Executive Directors		Non-Executive Directors (other than independent directors)	Independent Directors
(a) Fixed Remuneration	None, as a director	None	None
(b) Variable Remuneration	None, as a director	None	None
(c) Per diem Allowance* (in PhP,	1,560,000.00	12,210,000.00	3,820,000.00

net of tax)			
(d) Bonuses	None, as a director	None	None
(e) Stock Options and/or other financial instruments	None, as a director	None	None
(f) Others (Specify)	None, as a director	None	None
Total	1,560,000.00	12,210,000.00	3,820,000.00

^{*} Aggregate grossed up amount is PhP17,590,000 (net of equivalent taxes)

Other Benefits	Executive Directors	Non-Executive Director (other than independent directors)	Independent Directors
1) Advances	None, as a director	None	None
2) Credit granted	None, as a director	None	None
3) Pension Plan/s Contributions	None, as a director	None	None
(d) Pension Plans, Obligations incurred	None, as a director	None	None
(e) Life Insurance Premium	None, as a director	None	None
(f) Hospitalization Plan	None, as a director	None	None
(g) Car Plan	None, as a director	None	None
(h) Others (Specify)	None, as a director	None	None
Total	None, as a director	None	None

Note: Above figures include remuneration for Directors only

4) STOCK RIGHTS, OPTIONS AND WARRANTS

(a) Board of Directors

Complete the following table, on the members of the company's Board of Directors who own or are entitled to stock rights, options or warrants over the company's shares:

Director's Name	Number of Direct Name Option/Rights/ Warrants Number of Indirect Option/Rights/ Warrants Warrants		Number of Equivalent Shares	Total % from Capital Stock
None	None	None	None	None

(b) Amendments of Incentive Programs

Indicate any amendments and discontinuation of any incentive programs introduced, including the criteria used in the creation of the program. Disclose whether these are subject to approval during the Annual Stockholders' Meeting:

Incentive Program	Amendments	Date of Stockholders' Approval
None	None	None

5) REMUNERATION OF MANAGEMENT

Identify the five (5) members of management who are <u>not</u> at the same time executive directors and indicate the total remuneration received during the financial year:

Name of Officer/Position	Total Remuneration* (in million PhP)
REYES, OSCAR S./President and CEO	Salaries – Php 122 ¹
BUENCAMINO, RICARDO V./ Head, Networks	Performance-based Pay – Php
PANLILIO, ALFREDO S./ Head, CRS	233 ²
SIY-YAP, BETTY C./Head, Finance	
SEGISMUNDO, RAMON B./ Head, HR & Corporate Services	

^{*}As disclosed in the SEC Form 20-IS – 2014 Definitive Information Statement

¹ Guaranteed compensation including government mandated pay-out.

² Includes performance-based pay and results driven incentives.

E. BOARD COMMITTEES

1) NUMBER OF MEMBERS, FUNCTIONS AND RESPONSIBILITIES

Provide details on the number of members of each committee, its functions, key responsibilities and the power/authority delegated to it by the Board:

	No	. of Member	S				
Committee	Executive Director (ED)	Non- executive Director (NED)	Indepen -dent Director (ID)	Committ ee Charter	Functions	Key Responsibilities	Power
Audit & Risk Management	0	3	2	Please refer to Annex H for the Audit & Risk Manage ment Committ ee Charter	The committee has key responsibilities in the selection, appointment, evaluation and removal of the External Auditor. To assist the Board of Directors in fulfilling its oversight for the financial reporting process, the system of internal control, the audit process, the risk management process, and the company's process of monitoring compliance with laws and regulations.	The committee has key responsibilities with respect to financial reporting processes, internal audit, external audit, enterprise risk management and Compliance. With respect to financial reporting process and internal control system, the committee is responsible for: (a) advising management and the external auditors that they are expected to provide a timely analysis of significant/critical financial reporting issues and practices particularly	With respect to internal and external audit, it has the power to review and confirm the independence of the external auditors and to take appropriate action to satisfy itself of the external auditor's independence, and ensuring that the external auditors or its lead audit partner of the external auditing firm assigned to the Company is changed or rotated once every five (5) years or such shorter or longer period provided under applicable laws and regulations.

as they relate to the	With respect to enterprise
completeness, accuracy	risk management, to
and fairness of the	require Management to
quarterly and annual	provide a report and
financial statements	discuss with the
before submission to the	Committee about the
Board;	Company's significant or
(b) reviewing the results of	major risk exposures, if
the audit of the financial	any, and the steps taken
statements, including any	by Management to
difficulties encountered;	manage and monitor such
	risks.
(c) understanding the scope	
of internal and external	The committee also has
auditors' review of	the power to conduct or
internal control over	authorize an investigation
financial reporting;	into any matter that falls
(d) considering the	within its scope of
effectiveness of the	responsibilities, to develop
Company's internal	related continuing
control system;	education program for
control system,	members of the Audit and
(e) obtaining and	Risk Management
considering of any	Committee in coordination
reports or	with the Nomination and
communications	Governance Committee, to
submitted to the	review and assess the
Committee by the	adequacy of its Charter
external auditors; and	annually, and to request
	Board approval for
(f) reviewing the	proposed changes, and to
representation letter of	ensure appropriate
management before	1
submission to the	disclosure as may be
	required by law and

external auditors.	regulation; to evaluate its
	performance on a regular
The committee has key	basis; and to perform
responsibilities in the	other activities related to
selection, appointment,	this Charter as requested
evaluation and removal of	by the Board of Directors.
the Internal Audit Head and	,
the External Auditor. The	
committee also has key	
responsibilities in the review	
and evaluation of the	
internal audit plan and	
internal audit charter, the	
external auditor's proposed	
scope and approach, and all	
audit and non-audit services	
to be performed by the	
external auditors, the	
disclosure of any non-audit	
services performed by the	
external auditor, the	
external auditor's fees, the	
reports, summaries and	
statements to be submitted	
by the chief audit executive,	
reviewing and confirming	
the independence of the	
external auditors and the	
taking of appropriate action	
to satisfy itself of the	
external auditor's	
independence, and ensuring	
that the external auditors or	
its lead audit partner of the	

external auditing firm
assigned to the Company is
changed or rotated once
every five (5) years or such
shorter or longer period
provided under applicable
laws and regulations.
With respect to enterprise
risk management, the
committee is responsible for
overseeing the Company's:
(a) risk management
framework, the policies
and processes adopted
by Management with
respect to risk
identification and
assessment,
development of risk
management strategies
including the
development and
implementation of a
Business Continuity Plan
and monitoring of risk
management
performance;
(b) framework for fraud
prevention and detection
including its whistle-
blower program; and
biowei program; and

Nomination & Governance	0	4	1	Please refer to Annex I for the Nominat ion & Governa nce	The Nomination and Governance Committee undertakes the process of identifying the qualification of	of conduct. The committee is responsible for the review and monitoring of the structure, size, qualifications, skills, and composition of the Board of directors and ensuring that	The Committee has the power to review, endorse to the Board recommendations of the Compliance officer in relation to violations of provisions and
						(c) risk management activities. With respect to Compliance, the committee is responsible for monitoring compliance and adherence by the Company with all applicable laws and regulations pursuant to which the Company conducts its operations and business activities; and obtaining regular updates from Management and Company's legal counsel regarding compliance matters. It is also responsible for the review the process for communicating the codes of conduct to employee personnel and management, and for monitoring compliance with said codes	

Committ	directors aligned with	the Board has the required	requirements of the
ee	the Company's	number of qualified	Revised Code of
Charter	strategic directions.	independent directors, in	Corporate Governance
		compliance with applicable	and other corporate
	The committee	laws, regulations, listing	governance rules
	functions as the body	rules and the Company's	applicable to the
	that screens, vets,	policies. It is also	Company, including the
	recommends to the	responsible for identifying,	Company's Manual of
	Board of Directors,	recommending, screening	Corporate Governance.
	qualified nominees	and shortlisting of qualified	With respect to the
	for election as	individuals nominated for	Board's committees, it has
	directors. It also	election as Directors, and to	the power to review and
	functions to	fill Board vacancies as and	recommend to the Board,
	spearhead	when they arise. With	changes to the
	improvements in the	respect to the Board's	committees' charters. It
	Board's organization,	committees, it is responsible	also has the power to
	procedures,	for annually reviewing the	recommend Committee
	mechanisms for	Charters of all Board	assignments, including
	evaluating the	Committees. The committee	Committee
	performance of the	is likewise responsible for	Chairmanships and to
	Board itself, its	specifying elements of the	recommend to the Board
	committees and	Board's Corporate	the development of
	Management, and the	Governance improvement	corporate governance
	continuing education	program.	principles, structure, best
	of the Board including		practices and rules for
	that of individual		adoption by the Company,
	Directors.		and assist the Board in the
			implementation thereof.
			It has the power to design
			an orientation program
			for new Directors and
			related continuing
			education program for
			existing Directors and to

				Please refer to Annex F for the	To exercise all the powers of the Board of directors in the management of the business and affairs of the corporation between sessions of	The committee is responsible for the management of the business and affairs of the corporation between sessions of the Board of	Directors and officers. Finally, it has the power to assess the effectiveness of the Board's processes and procedures in the election or replacement of Directors. To act, by majority vote of all its members, on such specific matters within the competence of the Board, as may be delegated to it in the By-laws or on a majority vote of the Board, subject to the limitations provided by Section 35 of the Corporation Code
Executive	0	4	1	Executiv e Committ ee Charter	the Board of Directors. Please refer to <i>Annex G</i> for the Amended By-Laws.	Directors. Please refer to <i>Annex G</i> for the Amended By-Laws.	It shall also have all the powers of the board of Directors in the management of the business and affairs of the Company and shall power to authorize the seal of the Company to all papers that may require it, subject to the limitations provided by Section 35 of Corporation Code.

							Please refer to Annex F.
Remuneration and Leadership Development	0	3	1	Please refer to Annex J for the Remune ration & Leaders hip Develop ment Committ ee Charter	The committee functions to assist and advice the Board of Directors with respect to the Company's compensation, retirement and key benefits, and leadership development of the Company as appointed in accordance with the Company's By-Laws, as well as executives with the rank of Assistant Vice-President and up. It exercises functional oversight on matters pertaining to Remuneration and Leadership Development, specifically in the development and administration of Remuneration Programs and Leadership	To committee is responsible for guiding the Board in the formulation and development of a Remuneration Philosophy consistent with the Company's culture, strategy and business environment in which it operates; and, recommending approval thereof by the Board of Directors. It is also responsible for reviewing the effectiveness and appropriateness of the Company's Philosophy and strategy.	The committee has the power to review and endorse for Board ratification all promotions to the rank of Vice President up to Senior Executive Vice-President for positions below the CEO/COO/ CFO and to perform staff support functions as may be delegated by the Board in the performance evaluation, succession planning and remuneration for the CEO/COO/CFO/Corp. Sec.

				Development/ Succession Planning and Retention programs for executives and officers which include career development, promotions and performance evaluation. The committee	The committee is	It has the power to
Finance 0	3	1	Please refer to Annex K for the Finance Committ ee Charter	supports the Board of Directors through its review of the financial operations of the Company and matters regarding the acquisition/ divestiture of or investments in companies, business or projects.	responsible for reviewing, advising and recommending approval, decision or action on financial matters involving the management and operation of the Company, which include financial and treasury policies, all major financing transactions, issuance of shares, share repurchase, valuation of shares, and other such activities involving existing shares, corporate plans and budgets, major procurements and supply contracts and variations worth P50M and above, proposals for dividends and transfers to reserve, any actual, potential, major exception or occurrence of	endorse to the Board recommendations with respect to the financial operations of the company, as it deems appropriate, and to approve actions within its delegated authority, and to address and deal with such other matters as maybe delegated by the Board to the Committee.

	which has, or may have a
	major financial impact on
	the Company, capitalization
	of subsidiary or associated
	companies including
	guarantees, financial
	support, undertakings, and
	indemnities in respect of
	investments or liabilities.
	proposed Principal
	Agreements with
	Government, Joint Ventures
	and Shareholders'
	Agreement, Major
	Acquisitions, Divestments
	and Property
	Redevelopment,
	investments worth P50M
	and above except for
	investment transactions
	defined under the
	Investment Policy
	investinent Policy

2) COMMITTEE MEMBERS

Updated based on <u>SEC 17-C</u> on Resignation and Election of Directors as disclosed on December 16, 2013

(http://www.meralco.com.ph/pdf/disclosures/2013.12/12162013 SEC Form 17-C.pdf) and on 2013 Board Meetings and Attendance

(http://www.meralco.com.ph/pdf/disclosures/2014.01/01272014 BOARD AND COMMITTEE MEETINGS.pdf) as disclosed on January 24, 2014.

(a) Executive Committee

		Date of	No. of	No. of		Length of Service in
Office	Name	Appointment	Meetings	Meetings	%	the Committee
			Held	Attended		

Chairman (NED)	Manuel V. Pangilinan	26-May-09	4	4	100%	4 years and 7 months
Member (NED)	Ramon S. Ang	26-Jan-09	4	1	25%	4 years and 11 months
Member (NED)	Eric O. Recto ¹	28-Jun-10	4	4	100%	3 years and 6 months
Member (NED)	Lance Y. Gokongwei ¹	16-Dec-13	4	N/A	N/A	15 days
Member (NED)	Manuel M. Lopez	14-Apr-86	4	2	50%	27 years and 8 months
Member (ID)	Artemio V. Panganiban	27-May-09	4	4	100%	4 years and 7 months
¹ Messr. Eric O. Recto res	signed effective December 11, 2013.	Messr. Lance Y. Gok	ongwei was ele	cted on Dece	mber 16, 201	3.

(b) Audit and Risk Management Committee

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman (ID)	Artemio V. Panganiban	27-May-09	9	9	100%	4 years and 7 months
Member (NED)	Jose Ma. K Lim	29-May-12	9	8	89%	1 year and 6 months
Member (NED)	Vicente L. Panlilio ¹	27-May-08	9	8	100%	5 years and 7 months
Member (NED)	Eric O. Recto ¹	28-Jun-10	8	7	88%	3 years and 6 months
Member (ID)	Pedro E. Roxas	25-May-10	8	7	88%	3 years and 7 months
Member (NED)	Lance Y. Gokongwei ²	16-Dec-13	4	N/A	N/A	15 days
Member (NED)	James L. Go ²	16-Dec-13	4	N/A	N/A	15 days
Member (Non-Director)	Anabelle L. Chua	25-May-10	8	6	75%	3 years and 7 months

¹ Messrs. Eric O. Recto and Vicente L. Panlilio resigned effective December 11, 2013.

² Messrs. James L. Go and Lance Y. Gokongwei were elected on December 16, 2013.

Disclose the profile or qualifications of the Audit and Risk Management Committee members.

The Audit and Risk Management Committee is appointed by the Board of Directors with an independent director as the Chairman. All members of the Committee have professional qualifications and have adequate background in business, finance, law, management and accounting.

- 1. Artemio V. Panganiban, 77 Independent Director (since May 27, 2009 4 yrs)

 Justice Panganiban was a former Chief Justice of the Supreme Court of the Philippines. He was a Chairperson of the Presidential Electoral Tribunal,

 Judicial and Bar Council and Philippine Judicial Academy. He is an Independent Director of Petron Corporation, Bank of the Philippine Islands, First

 Philippine Holdings Corporation, Philippine Long Distance Telephone Company, Metro Pacific Investments Corporation; Metro Pacific Tollways

 Corporation, Robinsons Land Corporation2, GMA Network, Inc., GMA Holdings, Inc. and Asian Terminals, Inc.; Director of Jollibee Foods Corporation

 and a Senior Adviser of Metropolitan Bank and Trust Company. He is a columnist for the Philippine Daily Inquirer. He holds a Bachelor of Laws degree,

 cum laude, from the Far Eastern University and was awarded the degree of Doctor of Laws (Honoris Causa) by the University of Iloilo, Far Eastern

 University, University of Cebu, Angeles University and Bulacan State University. He placed sixth in the Philippine Bar Examinations in 1960.
- 2. Jose Ma. K. Lim, 61 Director (since May 29, 2012 1 year as at Dec 31, 2013)

 Mr. Lim is the President and Chief Executive Officer of Metro Pacific Investments Corporation. He is the Chairman of Davao Doctors Hospital, Asian Hospital Inc. and Riverside Medical Center in Bacolod City; President and Trustee of Metro Pacific Investments Foundation Inc.; President and Director of Beacon Electric Asset Holdings and Metro Strategic Infrastructure Holdings; member of the Board of Directors of Meralco PowerGen Corporation, Metro Pacific Tollways Corporation, Manila North Tollways Corporation, Tollways Management Corporation, DMCI-MPIC Water Company, Inc., Maynilad Water Services, Inc., Medical Doctors, Inc., Cardinal Santos Medical Center, Our Lady of Lourdes Hospital, Central Luzon Doctors Hospital, Pacific Global Aviation Inc., Indra Philippines, and Neptune Stroika Holdings Inc. He is a Trustee of Davao Doctors Collage, Riverside Collage and Ideaspace Foundation, Inc. He is a Founding Member and Treasurer of the Shareholders Association of the Philippines. Mr. Lim holds a Bachelor of Arts degree in Philosophy from the Ateneo de Manila University and a Masters in Business Administration from the Asian Institute of Management.
- 3. Vicente L. Panlilio, 67 Independent Director (from May 27, 2008 to May 25, 2010); Director (since June 28, 2010 2 yrs as at December 16, 2013)

 Mr. Panlilio is a member of the Board of Directors of San Fernando Electric Light and Power Company and Bank of Commerce. He was a Director of the Philippine Stock Exchange, the Philippine Dealing Exchange Corporation, Equitable PCI Bank and the Philippine National Bank. He was also Chief Operating Officer and a member of the Advisory Board of Far East Bank and Trust Company. He holds a Bachelor of Arts degree in Economics from the University of the Philippines and attended the Advanced Bank Management Program of the Asian Institute of Management.
- 4. Eric O. Recto, 50- Director (since June 28, 2010 -2 yrs as at December 16, 2013)

 Mr. Recto is the Chairman of Philippine Bank of Communications; Vice Chairman of Petron Corporation; Vice Chairman of Alphaland Corporation, Atok-Big Wedge Co., Inc. and Philweb Corporation. He is a member of the Board of Directors of San Miguel Corporation; and President and

Director of Top Frontier Investment Holdings, Inc., ISM Communications Corporation and Q-Tech Alliance Holdings, Inc. He holds a Bachelor of Science degree in Industrial Engineering from the University of the Philippines and a Masters in Business Administration from Cornell University, Johnson Graduate School of Management, Ithaca, New York, USA.

- 5. Pedro E. Roxas, 57 Independent Director (since May 25, 2010 3 yrs as at Dec 31, 2013)

 Mr. Roxas is the Chairman, President and Chief Executive Officer of Roxas and Company, Inc.; Chairman and President of Roxaco Land Corporation; Chairman of Roxas Holdings, Inc. and Club Punta Fuego, Inc. He is an Independent Director of Philippine Long Distance Telephone Company and BDO Private Bank. And a Director of Brightnote Assets Corporation. Mr. Roxas holds a Bachelor of Science degree in Business Administration from the University of Notre Dame in Indiana, USA.
- 6. James L. Go, 74 Director, (since December 16, 2013 15 days as at Dec 31, 2013)

 James L. Go, is the Chairman and Chief Executive Officer of JG Summit Holdings, Inc. (JGSHI) and Oriental Petroleum and Minerals Corp.;

 Chairman of Robinsons Land Corp., Universal Robina Corp., JG Summit Petrochemical Corp. and JG Summit Olefins Corp.; Vice-Chairman and Deputy Chief Executive Officer of Robinsons Retail Holdings, Inc.; and a member of the Board of Directors of Cebu Air, Inc., Singapore Land, Ltd., Marina Center Holdings, Inc., United Industrial Corporation Limited, Hotel Marian City Private Limited and the Philippine Long Distance Telephone Company. He is also the President and Trustee of Gokongwei Brothers Foundation, Inc. He received a Bachelor of Science degree and a Master of Science degree in Chemical Engineering from the Massachusetts Institute of Technology.
- 7. Lance Y. Gokongwei, 47- Director, (since December 16, 2013 15 days as at Dec 31, 2013)

 Lance Y. Gokongwei is the President and Chief Operating Officer of JG Summit Holdings, Inc.; President and Chief Executive Officer of Universal Robina Corp., Cebu Air, Inc. and JG Summit Petrochemicals; Vice-Chairman and Chief Executive Officer of Robinsons Land Corp.; Vice-Chairman of Robinsons Retail Holdings, Inc.; Chairman of Robinsons Bank Corp.; and member of the Board of Directors of Oriental Petroleum and Minerals Corporation, United Industrial Corporation Limited, Singapore Land Limited, and Gokongwei Brothers Foundation, Inc. He received a Bachelor of Science degree in Finance and a Bachelor of Science degree in Applied Science where he graduated as Summa Cum Laude from the University of Pennsylvania.
- 8. Anabelle L. Chua, 53 -Non- Director, (since May 25, 2010 3 years as at Dec 31, 2013)

 Anabelle Chua is the Treasurer and Corporate Finance and Treasury Head, concurrently holds the position of Chief Financial Officer of Smart since 2006. She holds directorships in PTIC, Smart and several subsidiaries of PLDT and Smart including ePLDT, Digitel and DMPI, ACeS Philippines, PCEV, Wolfpac, SBI, Smart Hub, Inc. and Chikka. She is a member of the Board of Directors of PSE and Securities Clearing Corporation of the Philippines and the Board of Trustees of the PLDT-Smart Foundation and PLDT Beneficial Trust Fund, and is a director of MediaQuest and certain of its subsidiaries. She has over 20 years of experience in the areas of corporate finance, treasury, financial control and credit risk management and was a Vice President at Citibank, N.A. where she worked for 10 years prior to joining PLDT in 1998. She graduated magna cum laude from the University of the Philippines with a Bachelor of Science Degree in Business Administration and Accountancy.

Describe the Audit Committee's responsibility relative to the external auditor.

The Audit and Risk Management Committee reviews and evaluates procedures and criteria for the selection, appointment, performance evaluation and if appropriate, the termination of services of the external auditors and recommends the same to the Board and if required, to the Shareholders, for approval; reviews the external auditors' proposed audit scope and approach, including coordination of audit effort with internal audit; reviews and approves in consultation with the chief audit executive and the head of the Finance organization, all audit and non-audit services to be performed by the external auditors and the related fees to be paid for such services; ensures that non-audit services, if allowed or approved, are disclosed in the Company's annual report; reviews and confirms the independence of the external auditors by obtaining statements from the auditors on relationships between the auditors and the Company (Statement of Independence) and evaluates any relationships or services disclosed in such Statement that may impact the objectivity, independence or quality of services of the external auditors and take appropriate action in response to such Statement to satisfy itself of the external auditor's independence; and ensures that the external auditors or its lead audit partner of the external auditing firm assigned to the Company is changed or rotated once every five (5) years or such shorter or longer period provided under applicable laws and regulations.

(c) Nomination and Governance Committee

Office	Name	Date of Appointme nt	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman (ID)	Pedro E. Roxas	25-May-10	4	4	100%	3 years and 7 months
Member (NED)	Jose Ma. K Lim	29-May-12	4	3	75%	1 year and 6 months
Member (NED)	Ray C. Espinosa	26-May-09	4	4	100%	4 years and 7 months
Member (NED)	Estelito P. Mendoza	26-Jan-09	4	3	75%	4 years and 11 months
Member (NED)	James L. Go ¹	16-Dec-13	4	N/A	N/A	15 days
¹ Messr. James L. Go was elected on December 16, 2013.						

(d) Remuneration and Leadership Development Committee

Office	Name	Date of Appointmen t	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman (NED)	Manuel V. Pangilinan	25-May-10	5	5	100%	3 years and 7 months
Member (NED)	Jose Ma. K Lim	29-May-12	5	3	60%	1 year and 6 months
Member (NED)	Eric O. Recto ¹	28-Jun-10	5	4	80%	3 years and 6 months
Member (ID)	Pedro E. Roxas	25-May-10	5	5	100%	3 years and 7 months
Member (NED)	Lance Y. Gokongwei ¹	16-Dec-13	5	N/A	N/A	15 days
¹ Messr. Eric O. Recto resigned effective December 11, 2013. Messr. Lance Y. Gokongwei was elected on December 16, 2013.						

(e) Others (Specify) – Finance Committee

Provide the same information on all other committees constituted by the Board of Directors:

Office	Name	Date of Appointmen t	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman (ID)	Ray C. Espinosa	26-May-09	12	12	100%	4 years and 7 months
Member (NED)	Manuel M. Lopez	25-May-10	12	10	83%	3 years and 7 months
Member (NED)	Eric O. Recto ¹	28-June-10	12	11	92%	3 years and 6 months
Member (ID)	Pedro E. Roxas	25-May-10	12	9	75%	3 years and 7 months
Member (NED)	James L. Go ¹	16-Dec-13	12	N/A	N/A	15 days
Member (Non-Director)	Anabelle L. Chua	25-May-10	12	9	75%	3 years and 7 months
Member (Non-Director)	Ferdinand K. Constantino	01-Feb-09	12	11	92%	4 years and 10 months
¹ Messr. Eric O. Recto resigned effective December 11, 2013. Messr. James L. Go was elected on December 16, 2013.						

3) CHANGES IN COMMITTEE MEMBERS

Indicate any changes in committee membership that occurred during the year and the reason for the changes:

Name of Committee	Name	Reason
Executive	Messr. Eric O. RectoMessr. Lance Y. Gokongwei	 Resigned effective December 11, 2013. Replaced Messr. Recto effective Dec. 16, 2013
Audit and Risk Management	 Messr. Eric O. Recto Messr. James L. Go Messr. Vicente L. Panlilio Messr. Lance Y. Gokongwei 	 Resigned effective December 11, 2013 Replaced Messr. Recto effective Dec. 16, 2013 Resigned effective December 11, 2013 Replaced Messr. Panlilio effective Dec. 16, 2013
Nomination and Governance	Messr. James L. Go	• Elected Dec. 16, 2013

Remuneration	and	Leadership	Messr. Eric O. Recto	• Resigned effective December 11, 2013.
Development			 Messr. Lance Y.Gokongwei 	• Replaced Messr. Recto effective Dec. 16, 2013
Others (specify) - Finance			Messr. Eric O. Recto	• Resigned effective December 11, 2013.
			• Messr. James L. Go.	• Replaced Messr. Recto effective Dec. 16, 2013

4) WORK DONE AND ISSUES ADDRESSED

Describe the work done by each committee and the significant issues addressed during the year.

Name of Committee	Work Done	Issues Addressed
Executive	In 2013, the Committee accomplished in its 4 meetings: a) evaluated major acquisitions of the Company; b) reviewed financing structure for capital expenditure projects; c) evaluated bank capital re-financing proposal and d) reviewed the acquisition of an overseas infrastructure and energy company.	No issues on compliance matters were required to be addressed by the Committee.
Audit and Risk Management	The committee had nine (9) meetings in 2013. The accomplishments of the Committee for the year are the following: Internal Control: Obtained management's assurance on the adequacy and effectiveness of the Company's internal control system and noted Management's Control Policy. Evaluated the effectiveness of the internal control system of the Company, Financial Reporting: Reviewed the unaudited consolidated quarterly financial statements and the audited consolidated annual financial statements of the Company. Commissioned the external auditors to review the interim consolidated financial statements as of June 30, 2013 and	No issues on compliance matters were required to be addressed by the Committee.

- September 30, 2013 in relation to the local bond offering of the Company.
- Evaluated the updated Related Party Transaction Policy of the Company.
- Recommended for Board approval the Audited Consolidated Financial Statements of the Company for the year ended December 31, 2013.

Audit Process:

- Assessed the independence, performance and effectiveness of the External Auditors, SGV & Co. CPAs (SGV) taking into consideration their credibility, competence, ability to understand complex related party transactions, and the adequacy of their quality control procedures. Based on this assessment, SGV was re-nominated by the Committee to the Board as the External Auditors of the Company with the assurance that the lead audit partner complies with Rule 68 of the Securities Regulation Code on rotation of External Auditors.
- Held executive sessions with the External Auditors without the presence of management.
- Reviewed and approved the audit plan, scope of work and proposed fees of SGV for audit and other related services.
- Reviewed and approved the annual Internal Audit Plan.
- Discussed and dissected the results of audits reported by the chief audit executive in her quarterly reports to the Committee.
- Monitored the audit recommendations of Internal Audit and discussed management's appropriate corrective actions.
- Assessed Internal Audit's performance for the preceding year.
- Discussed the progress of the whistleblowing program of the Company called "e-Report Mo", which is administered by the Corporate Governance Office.

Risk Management:

	 Reviewed management's top business risks and discussed ongoing risk treatments. Noted Management's short-to-medium term plans to streamline enterprise risk management integration in the annual strategic planning activities, to institutionalize risk management functions at the subsidiaries, and to develop a risk reporting dashboard that will facilitate reporting and monitoring of top risks and mitigation plans to the Committee. 	
	 Reviewed and assessed management's processes of monitoring compliance with laws and regulations through Internal Audit. Obtained updates on the status of compliance as well as the remaining challenges confronting the Company, as they relate to the requirements of the ERC, the SEC and other regulators concerned with environment and safety, labor, and others. 	
Nomination and Governance	The Nom&Gov Comm had 4 meetings in 2013 and the following are some of its major accomplishments: a) screened and selected the nominees for election as members of the Board as provided by the rules on nomination of candidates; b) approved the Company's Annual Corporate Governance Report (ACGR) for submission to the SEC; c) validated proxies for 2013 AGM; d) reviewed charter of the different board committees; e) reviewed and endorsed the approval of the Policy on Related Party Transactions to the Board; f) conducted Board and Board Committee Performance Self-assessment and evaluated its results; g) facilitated the conduct of annual corporate governance enhancement and continuing education programs for the Board and Senior Management; and h) facilitated directors' resignation, nomination and election.	No issues on compliance matters were required to be addressed by the Committee.

Remuneration and Leadership Development	Rem&LD had 5 meetings in 2013 and the following are some of its major accomplishments: a) reviewed the performance incentives given to employees in 2012 and the recommended incentive plans for 2013; b) recommended the First Cycle Long-Term Incentive Plan for employees; c) conducted a study on additional Board remuneration; d) conducted the 2012 performance evaluation of the President & CEO; e) reviewed and endorsed the talent management and succession planning to Board approval; and g) reviewed and endorsed confirmation of officers' appointment to the Board.	No issue on compliance matters was required to be addressed by the Committee.
Finance	Finance Committee had 12 meetings in 2013 and following are some of its major accomplishments: a) reviewed and endorsed for Board approval the Company's medium-term financial plans; b) endorsed for Board approval cash dividends from 2012 earnings; c) reviewed the quarterly cash projections and finance operations reports; d) reviewed the proposals for new debts and refinancing of existing obligations; e) reviewed joint ventures, investment and acquisition plans; f) reviewed and recommended equity infusion or capital restructuring of subsidiaries; g) reviewed major purchase contracts and special purpose vehicles; h) endorsed to the Board the disposal of Company properties no longer necessary to operations; i) reviewed resolutions for tax credit claims; and j) reviewed and recommended to the Board the bond offering, bank accreditation and signing authorities.	No issues on compliance matters were required to be addressed by the Committee.

5) COMMITTEE PROGRAM

Provide a list of programs that each committee plans to undertake to address relevant issues in the improvement or enforcement of effective governance for the coming year.

Name of Committee	Planned Programs	Issues to be Addressed
Executive	Conduct periodic review of its Charter to conform to any future rules or regulations promulgated by the SEC, PSE or other regulatory agencies.	To update the Committee's charter to comply with new rules and regulations.
Audit and Risk Management	 Develop continuing education program for members of the Audit & Risk Management Committee Develop Audit & Risk Management Committee Toolkit for Committee Members Perform reviews of the following- Company's framework for fraud prevention and detection including its whistleblowing program Process for communicating the Code of Conduct to company personnel and management and for monitoring compliance therewith 	 Appropriate seminars or forum specifically designed for Audit and/or Risk Management committees are quite limited in the country. Provide easy reference especially for new committee members not only to understand the committee's roles and responsibilities but also to develop and maintain necessary technical knowledge to discharge them. Fulfill oversight responsibility as defined in the charter. Reviews were undertaken and discussed.
Nomination and Governance	 Following are some of the Committee plans and programs for the 2014: Review the Board and Committees composition and structure to determine areas for improvements. Screen and shortlist candidates nominated for election as Directors. Review and update the Board and Board Committee Performance assessment instrument and oversee the implementation of the performance assessment. Review the corporate governance related policies and programs and recommends areas for improvement to improve directors and employees compliance. Review corporate governance related reports and disclosures and ensure their timely submission to 	Strengthening the weak areas in the Company's ASEAN Corporate Governance Scorecard and aim for higher compliance.

	concerned regulators.	
Remuneration and Leadership Development	 Incentive Pay To explore options that will make short-term and long-term incentive plans (i.e., Variable Incentive Plan for Non-Exempt employees, Annual Bonus Plan and Long-Term Incentive Plan for Exempt employees) more performance-based, leading to more strategic value to the Company. Succession Management To review succession planning initiatives for key senior executive positions, ensuring the depth and breadth of the talent pool from which the Company's future top leaders will be sourced Review of the Mission, Vision, Business Objectives	No issues on compliance matters are required to be addressed by the Committee.
Finance	Conduct periodic review of its Charter to conform to new rules on financial reporting as may be required by law.	Compliance to new financial accounting and reporting rules.

F. RISK MANAGEMENT SYSTEM

1) STATEMENT ON EFFECTIVENESS OF RISK MANAGEMENT SYSTEM

Disclose the following

(a) Overall risk management philosophy of the company;

The Audit and Risk Management Committee is appointed by the Board of Directors to assist the Board of Directors in fulfilling its oversight responsibilities for the financial reporting process, the system of internal control, the audit process, the risk management process, and the company's process of monitoring compliance with laws and regulations. Specifically, the charter requires the Committee to oversee the following:

- i. The adequacy and effectiveness of the Company's internal control system;
- ii. The completeness, accuracy and fairness of the financial statements;
- iii. The adequacy of the scope and independence of external and internal auditors;
- iv. The effectiveness of risk management activities and monitor performance; and
- v. The adherence of the Company to all applicable laws and regulations.

Furthermore, the Company has an Enterprise Risk Management framework that establishes the process of identifying, prioritizing and measuring key risks, assigning accountability and responsibility for each identified risk, and a cascade process that ensures mitigating activities are embedded in the day to day activities of each and every employee. This enhances its ability to manage Business Risks.

(b) A statement that the directors have reviewed the effectiveness of the risk management system and commenting on the adequacy thereof

To fulfill its responsibilities, the Audit and Risk Management Committee of the Board of Directors annually reviews the effectiveness and adequacy of the risk management system. In 2013, the Audit and Risk Management Committee had nine (9) meetings with an average attendance of 91 percent and accomplished the following:

Internal Control

- Obtained management's assurance on the adequacy and effectiveness of the Company's internal control system and noted Management's Control Policy.
- Evaluated the effectiveness of the internal control system of the Company based on information obtained from the external auditors and the reasonable assurance provided by the internal auditor on the financial and operating controls of the Company.

Financial Reporting

- Reviewed the unaudited consolidated quarterly financial statements and the audited consolidated annual financial statements of the Company including management's significant judgments and estimates in respect of the Company's financial statements and the management's representation to the external auditors.
- Commissioned the external auditors to review the interim consolidated financial statements as of June 30, 2013 and September 30, 2013 in relation to the local bond offering of the Company.
- Evaluated the updated Related Party Transaction Policy of the Company, which mandates the Committee to review material/significant related party transactions, subject to the approval of the Board.
- Recommended to the Board of Directors the approval of the Audited Consolidated Financial Statements of the Company for the year ended December 31, 2013 and their consequent filing with the Securities and Exchange Commission (SEC) and other regulatory bodies.

Audit Process

- Assessed the independence, performance and effectiveness of the External Auditors, SGV & Co. CPAs (SGV) taking into consideration their credibility, competence, ability to understand complex related party transactions, and the adequacy of their quality control procedures. Based on this assessment, SGV was re-nominated by the Committee to the Board of Directors as the External Auditors of the Company with the assurance that the lead audit partner complies with Rule 68 of the Securities Regulation Code on rotation of External Auditors.
- Held executive sessions with the External Auditors without the presence of management.
- Reviewed and approved the audit plan, scope of work and proposed fees of SGV for audit and other related services.
- Reviewed and approved the annual Internal Audit Plan.
- Discussed and dissected the results of audits reported by the chief audit executive in her quarterly reports to the Committee.
- Monitored the audit recommendations of Internal Audit and discussed management's appropriate corrective actions.
- Assessed Internal Audit's performance for the preceding year.
- Discussed the progress of the whistleblowing program of the Company called "e-Report Mo", which is administered by the Corporate Governance Office.

Risk Management

- Reviewed management's top business risks and discussed on-going risk treatments.
- Noted Management's short-to-medium term plans to streamline enterprise risk management integration in the annual strategic planning activities, to institutionalize risk management functions at the subsidiaries, and to develop a risk reporting dashboard that will facilitate reporting and monitoring of top risks and mitigation plans to the Audit and Risk Management Committee.

Compliance

- Reviewed and assessed management's processes of monitoring compliance with laws and regulations through Internal Audit.
- Obtained updates on the status of compliance as well as the remaining challenges confronting the Company, as they relate to the requirements of the Energy Regulatory Commission, the SEC and other regulators concerned with environment and safety, labor, and others.

(c) Period covered by the review;

Year 2013.

(d) How often the risk management system is reviewed and the directors' criteria for assessing its effectiveness; and

Annually, the Board of Directors, through its Audit and Risk Management Committee, oversees the conduct of risk assessment and update on the risk mitigation activities for specific risks. These are reported to the Board by the Audit and Risk Management Committee.

(e) Where no review was conducted during the year, an explanation why not.

The Company conducted a risk assessment on September 23, 2013 and an update on risk management was discussed on December 16, 2013.

2) RISK POLICY

(a) Company

Give a general description of the company's risk management policy, setting out and assessing the risk/s covered by the system (ranked according to priority), along with the objective behind the policy for each kind of risk:

Risk Management Policy

The Enterprise Risk Management (ERM) policy aims to help Meralco grow shareholder value by comprehensively reviewing and improving its risk management infrastructure and culture to ensure that the relevant activities are aligned with the overall goals and strategies of Meralco.

This policy provides the framework for managing risks in Meralco. It contains the baseline policies to guide all Meralco personnel who are directly or indirectly involved in operations, including all members of the Board of Directors or *BOD*, and Committees of the *BOD*, in taking appropriate actions and decisions pertaining to the management of Meralco's portfolio of risks.

Risk Exposure	Risk Management Policy	Objective	
Cash Flow Interest Rate Risk	Manage the interest rate exposure using a mix of fixed and variable rate debts	 Achieve a more efficient leverage ratio Attain a reasonably lower effective cost based on market conditions 	
Credit Risk	 Meralco – Trade Receivables Meralco and CEDC have specific connection and disconnection policies, duly approved by the Energy Regulatory Commission. A bill deposit equivalent to an average month's 	Reduce exposure to bad debts and other potential losses thru the credit quality review process	

	consumption, consistent with the DSOAR is required from customers to secure the credit and the consumption after the meter reading cut-off date. • Electricity bills do not cumulate. • A disconnection notification and implementation policy is in place	
	 Meralco Subsidiaries and Non-trade accounts of Meralco The Meralco Group trades only with recognized, creditworthy third parties supported by the following processes: Credit verification process Accreditation evaluation based on liquidity and solvency ratios 	
 Preparation of daily cash flows Monitoring cash flows in consideration of future payments of obligations and the collection of trade receivables Sufficient and approval credit lines are available that can be drawn from anytime 		Payment of obligations are made as they fall due
Investment Risk	All matters regarding acquisition and/or divestment of investments, businesses and ventures are subject to the review and approval of the Finance Committee	Increase shareholder value through: a) direct impact to net profit, b) synergies in operation, c) Savings to Meralco
Regulatory and Political Risk	 Proactive engagement with regulators and relevant agencies to align with recent developments Systematic monitoring of compliance 	 Timely filling of substantive and sound arguments for cases filed with the ERC and with the court aimed towards positive decisions. Maintain listening posts stationed in ERC, in Congress, and other relevant government agencies to scout for plans or information which may potentially affect the Company.

(b) Group

Give a general description of the Group's risk management policy, setting out and assessing the risk/s covered by the system (ranked according to priority), along with the objective behind the policy for each kind of risk:

Risk Exposure	Risk Management Policy	Objective		
	the same ERM policy and Framework as that of the parent company	The subsidiary companies implement the same ERM policy and Framework as that of the parent company Meralco.		
	Meralco.			

(c) Minority Shareholders

Indicate the principal risk of the exercise of controlling shareholders' voting power.

Risk to Minority Shareholders

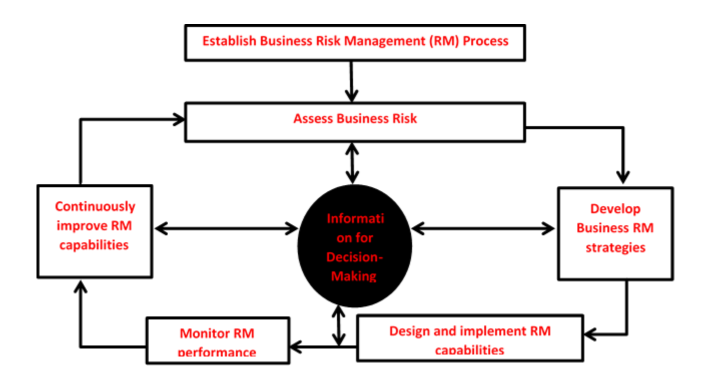
The Company has no single controlling shareholder and therefore the risk to minority shareholders is non-existent.

3) CONTROL SYSTEM SET UP

Company

Briefly describe the control systems set up to assess, manage and control the main issue/s faced by the company:

The control systems set up to assess, manage and control the main issues and risks faced by the Company is as follows:



Reference: Enterprise Risk Management Policy (page 13) posted in the Company website: http://www.meralco.com.ph/pdf/aboutmeralco/Enterprise Risk Management Policy.pdf

Risk Exposure	Risk Assessment (Monitoring and Measurement Process)	Risk Management and Control (Structures, Procedures, Actions Taken)
Key Risks	Annual Risk Identification through Risk and	1. Interview with Risk owners
	Control Assessment	2. Filtering of Risks
		3. Risk Rating and Ranking
		4. Assignment of Risk Owner
		5. Risk Owner Monitoring and Report
Operational Risk	Risk and Control Self-Assessment or RCSA	Assessment of risks and controls by employees supported by one
		common methodology which draws collective knowledge and

		insights of the organization regarding business risks and internal
		control effectiveness.
		Stone in the BCSA process:
		Steps in the RCSA process: 1. Revisit goals & objectives
		2. Identify barriers/risks to the goals
		3. Rate the risks in terms of likelihood and impact
		4. Determine business process affecting the goals
		5. Determine & rate the controls in place
		6. Determine necessary risk response or control measures
		7. Reporting/monitoring of risks
Operational Risk	Hazard Identification , Risk Assessment and	HIRAC Process
	Control or HIRAC	Identify processes (scope)
		2. Formulate/update database
		3. Identify Hazards
		4. Assess the Risks
		5. Determine Controls
		6. Set objectives, targets and programs
		7. Integrate in ESH Management System
		8. Review and update
Operational Risk	Failure Mode and Effects Analysis or FMEA	FMEA includes review of the following:
		Identify assets that are critical to the electric distribution system
		Determine failure modes (what could go wrong) and effects of
		the failure to the system
		3. Identify failure causes
		4. Assess the risk (probability and severity of failure)
		5. Determine corrective and preventive action
		The wear thought level of wisk will be used as a basis for setting and the
		The resultant level of risk will be used as a basis for setting up the
		Maintenance Policy and prioritization of planned maintenance
		activities.

Operational Risk	Use of ISO 27000 Standard as a guide to assess	1. Define scope and boundaries of ISMS (Information Security
	Information Security Risks	Management System)
	,	2. Define ISMS Policy
		3. Define risk assessment approach
		4. Identify the Risks
		5. Analyze and evaluate the risks
		6. Identify and evaluate options for the treatment of risks
		7. Select control objectives and controls for the treatment of
		Risks
		8. Obtain Management Approval of the proposed residual risks
		9. Obtain Management authorization to implement and operate
		ISMS
		10. Prepare a statement of applicability
Operational Risk	For process improvement (Six Sigma Project),	1. Risk identification
	use of Root Cause Analysis and Risk	2. Risk prioritization (severity of effect, frequency of occurrence
	Management Techniques	and strength of detection)
		3. Risk treatment planning
Operational Risk	For Development:	
	Establish process/procedure in managing the	
	risks for energy sourcing	

Group

Briefly describe the control systems set up to assess, manage and control the main issue/s faced by the company:

Risk Exposure	Risk Assessment (Monitoring and Measurement Process)	Risk Management and Control (Structures, Procedures, Actions Taken)
	Annual Risk Identification through Risk and	1. Interview with Risk owners
Key Risks:	Control Assessment	2. Filtering of Risks
		3. Risk Rating and Ranking
		4. Assignment of Risk Owner
		5. Risk Owner Monitoring and Report
Operational Risk	Risk and Control Self-Assessment or RCSA	Assessment of risks and controls by employees supported by one

common methodology which draws collective knowledge and insights of the organization regarding business risks and internal control effectiveness.
Steps in the RCSA process: 1. Revisit goals & objectives 2. Identify barriers/risks to the goals 3. Rate the risks in terms of likelihood & impact 4. Determine business process affecting the goals 5. Determine & rate the controls in place 6. Determine necessary risk response or control measures 7. Reporting/monitoring of risks

Committee

Identify the committee or any other body of corporate governance in charge of laying down and supervising these control mechanisms, and give details of its functions:

Committee/Unit	Control Mechanism	Details of its Functions
Board of Directors (Audit and Risk Management Committee)	Oversight with meetings with Audit and Risk Management Committee scheduled at least once every quarter to cover the following: 1. Discussion of Management's annual risk assessment 2. Update on risk management activities	 Reviews and approves risk management policies, strategies and risk appetite; Sets clear directions on the management of critical risks; Receives and reviews reports from the Mancom with regard to the risk management activities across Meralco; and Reviews and evaluates the overall effectiveness of Meralco's risk management process.
Chief Executive Officer/Chief Operating Officer	Comprehensive Risk Executives	Comprehensive and Overall Risk Executive – ultimately responsible for ERM priorities, including strategies, tolerances, policies and resource allocation;

	T	1 -	
		II.	Chairs the Mancom Risk Management Sub-Committee (MRMSC),
			sets the direction and leads the decision-making processes as they
			relate to:
		II	Identification of risk priorities;
		II	Alignment of business risk strategies and policies; and
		5.	Resolution of conflicts with regard to risk management strategies.
ManCom Risk Management Sub-	Coordinated Decision Making	1.	Approves Meralco's ERM policy and any revisions thereto;
Committee or MRMSC		2.	The MRMSC should be composed of Meralco's Mancom;
		3.	Makes recommendations to the Board on matters pertaining to
			ERM;
		4.	Ensures the sufficiency and effectiveness of the relevant
			infrastructure (e.g., policies, processes, management reports,
			people, methodologies, and systems and data) for managing
			specific risks;
			Designates risk owners for each identified risk area;
		II.	Approves risk responsibilities and accountabilities;
			Approves risk measurement methodologies;
		II.	The champion of ERM across Meralco;
			Oversees the entire business risk management process across
			Meralco;
		10.	Monitors the proper performance of specific risk management
		II.	functions by the EWRM office, other respective risk management
			units, and BU/department heads of each business unit within
			Meralco through the semi-annual risk monitoring reporting process;
		II.	Ensures that each Meralco business unit's risks are integrated with
			the rest of the critical parent company level risks through review of
			the consolidated risk information and analysis across Meralco
			presented by EWRM office;
			Ensures that all initiatives pertaining to ERM are continuously
			monitored and regularly reported to the appropriate members of
		II.	the organization including the CEO and Meralco Mancom through
			the regular reporting process; and
		II.	Develops monitoring procedures to facilitate efficient monitoring
			activities. Monitoring consists of both formal and informal
		<u> </u>	activities. Monitoring consists of both formal and informal

			processes performed by senior management, process/risk owners, as well as internal auditors.
Internal Audit Group	Independent Validation	1.	Conducts periodic audit to ensure compliance with approved risk management policies; and
		2.	Makes recommendations for improvement in the risk management function to the Mancom and the Board.
Enterprise Wide Risk Management or <i>EWRM</i>	Enable Collect, Analyze, Synthesize and Report	1.	Accountable for managing and coordinating with the Business Risk Owners/Representatives of Meralco;
Office		2.	Works with the MRMSC in planning, deploying and monitoring risk management activities;
		3.	Monitors and reports progress of work to the MRMSC;
		4.	
		5.	Ensures quarterly reports are received from Business Risk Owners, consolidated and reported to the MRMSC and/or the Audit & Risk Committee on a regular basis;
		6.	Ensures risk assessment exercises are conducted with results reported to the MRMSC at least on an annual basis; and
		7.	Prepares and finalizes all annual ERM reports and materials for presentation to the Board subject to the review and approval of the CRO.
Business Risk Owner (i.e., Heads	Manage and Report	1.	Has overall accountability for and ownership of the assigned risk;
of each business unit in Meralco)		2.	Recommends risk tolerances and limits along with measurement methodologies for approval by the Mancom (MRMSC);
		3.	Coordinates with the various risk management unit representatives
			from the different departments within the business unit to ensure
			that required risk management activities are carried out;
		4.	Reviews and validates the risk management strategies, action plans
			and other risk management outputs/reports developed by the
		_	different departments within the business unit;
		5.	Ensures the adequacy and continual application of risk management programs;
		6.	Ensures that quarterly status of risks is submitted to EWRM on time;
		7.	Reviews new and emerging risks in identified by the respective

	departments within the business unit and coordinates the disposition of these risks with the risk management unit; 8. Ensures that the risk management function/activities form part of the performance measures of the members of his business unit and corresponding risk management unit representative: a. Develops alternative risk management strategies and evaluates the best management options following the overall risk management policies of Meralco; and b. Identifies required capabilities to achieve the desired level of risk management proficiency and implements necessary actions to close the identified capability gaps.
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G. INTERNAL AUDIT AND CONTROL

1) STATEMENT ON EFFECTIVENESS OF INTERNAL CONTROL SYSTEM

Internal Control System

Disclose the following information pertaining to the internal control system of the company:

(a) Explain how the internal control system is defined for the company;

As provided in its Revised Manual of Corporate Governance, the control environment of the Company consists of:

- i. The Board which ensures that the Company is properly managed and effectively supervised;
- ii. The Management that actively manages and operates the Company in a sound and prudent manner;
- iii. The organization and procedural controls supported by effective management information and risk management reporting systems; and,
- iv. An independent audit mechanism to monitor the adequacy and effectiveness of the Company's financial reporting, governance, operations, and information systems, including the reliability and integrity of financial and operational information, the effectiveness and efficiency of operations, the safeguarding of assets, confidential information, and compliance with laws, rules, regulations and contracts.
- (b) A statement that the directors have reviewed the effectiveness of the internal control system and whether they consider them effective and adequate;

As provided in the "Audit and Risk Management Committee Report to the Board", the directors:

- i. Discussed and reviewed the results of the audit findings and recommendations of the internal and independent auditors and their assessment of the Company's internal controls and the overall quality of the financial reporting process.
- ii. Reviewed the reports of the internal auditors and regulatory agencies, where applicable, ensuring that management is taking timely and appropriate corrective actions, including those addressing internal control and compliance issues.

(c) Period covered by the review;

Year 2013.

(d) How often internal controls are reviewed and the directors' criteria for assessing the effectiveness of the internal control system;

The review of internal controls are conducted annually by the directors based on the reports of the Management. Internal and external auditors.

(e) And where no review was conducted during the year, an explanation why not.

A review was conducted in 2013.

2) INTERNAL AUDIT

(a) Role, Scope and Internal Audit Function

Give a general description of the role, scope of internal audit work and other details of the internal audit function.

Role	Scope	Indicate whether In- house or Outsource Internal Audit Function	Name of Chief Internal Auditor/ Auditing Firm	Reporting process
Independent and objective assurance provider to the Board and top management	Internal control performance, risk management performance and governance process performance	In-house and occasionally co-source selected special engagements	Helen T. de Guzman	Internal Audit reports functionally to the Audit & Risk Management Committee of the Board and administratively to the CEO

(b) Appointment/Removal of Internal Auditor

Do the appointment and/or removal of the Internal Auditor or the accounting /auditing firm or corporation to which the internal audit function is outsourced require the approval of the audit committee?

YES. The appointment and/or removal of the Internal Auditor requires the approval of the Company's Audit and Risk Management Committee and confirmation by the Board of Directors.

(c) Reporting Relationship with the Audit Committee

Discuss the internal auditor's reporting relationship with the audit committee. Does the internal auditor have direct and unfettered access to the board of directors and the audit committee and to all records, properties and personnel?

The Internal Auditor reports functionally to the Audit & Risk Management Committee of the Board and administratively to the CEO. Internal Auditor has unrestricted access to all functions, records, property, and personnel for the specific purpose of the audit and has full access to the Audit and Risk Management Committee. The Internal Auditor has full and free access to the Audit and Risk Management Committee.

(d) Resignation, Re-assignment and Reasons

Disclose any resignation/s or re-assignment of the internal audit staff (including those employed by the third-party auditing firm) and the reason/s for them.

Name of Audit Staff	Reason
Ma. Monica L. Ruste	Resignation as staff shifted career to Finance
Rosemarie R. Pontanoza	Resignation as staff shifted career to Finance
Ferdinand P. Pabalan	Retirement
Pablito A. Liwanag	Retirement
Arjay B. Balane	Resignation due to employment overseas
Ma. Clarissa L. Santos	Resignation to pursue graduate studies

(e) Progress against Plans, Issues, Findings and Examination Trends

State the internal audit's progress against plans, significant issues, significant findings and examination trends.

The relationship among progress, plans, issues and findings should be viewed as an internal control review cycle which involves the following step-by-step activities:

- 1) Preparation of an audit plan inclusive of a timeline and milestones;
- 2) Conduct of examination based on the plan;
- 3) Evaluation of the progress in the implementation of the plan;
- 4) Documentation of issues and findings as a result of the examination;
- 5) Determination of the pervasive issues and findings ("examination trends") based on single year result and/or year-to-year results;
- 6) Conduct of the foregoing procedures on a regular basis.

Progress against Plans	 2013 Risk-based Audit Plan was reviewed and approved by Management and the Audit & Risk Management Committee As of year-end 2013, following status/progress was reported: Completed 78% (21/27) of the planned audit engagements Completed 100% (5/5) of unplanned/requested audits Completed all "maintenance" audits 96% acceptance of audit recommendations 100% accomplishment in the monitoring and quarterly reporting of status of audit recommendations to the Audit Committee
Issues	i. Complianceii. Updating of established processes or development of new processesiii. Segregation of function
Findings	 i. Exceptions noted on employee compliance to established policies & procedures for certain policies and processes. ii. With the on-going transformation and conversion to new information systems, formalizing and institutionalizing new policies and procedures are still work in progress. iii. Segregation of custodial function for new stocks and salvaged/scrap materials for implementation.
Examination Trends	Adoption of continuous auditing.

(f) Audit Control Policies and Procedures

Disclose all internal audit controls, policies and procedures that have been established by the company and the result of an assessment as to whether the established controls, policies and procedures have been implemented under the column "Implementation."

Policies & Procedures	Implementation
Internal Audit Policies and Procedures Manual	Updates/enhancements to be incorporated in
Internal Addit Policies and Procedures Mandal	2014
Conflict of Interest Disclosure	Implemented
Internal Audit Approach to Fraud	For enhancement and formalization in 2014

(g) Mechanism and Safeguards

State the mechanism established by the company to safeguard the independence of the auditors, financial analysts, investment banks and rating agencies (example, restrictions on trading in the company's shares and imposition of internal approval procedures for these transactions, limitation on the non-audit services that an external auditor may provide to the company):

Auditors (Internal and External)	Financial Analysts	Investment Banks	Rating Agencies
	Financial Analysts, Investment Banks and Rating Agencies are considered public and therefore the PSE Disclosure Rules to protect public interest will be followed.	Financial Analysts, Investment Banks and Rating Agencies are considered public and therefore the PSE Disclosure Rules to protect public interest will be followed.	Financial Analysts, Investment Banks and Rating Agencies are considered public and therefore the PSE Disclosure Rules to protect public interest will be followed.
Internal Audit Charter	Meralco adheres to the principal objectives of the PSE to provide a fair, orderly, efficient, and transparent market for the trading of securities and to determine the suitability of securities for listing for the protection of the public interest at all times.	Meralco adheres to the principal objectives of the PSE to provide a fair, orderly, efficient, and transparent market for the trading of securities and to determine the suitability of securities for listing for the protection of the public interest at all times.	Meralco adheres to the principal objectives of the PSE to provide a fair, orderly, efficient, and transparent market for the trading of securities and to determine the suitability of securities for listing for the protection of the public interest at all times.

- Annual disclosure of conflict of interest
- Annual declaration of independence
- "Blackout Policy" on trading of stocks

Financial Analysts, Investment Banks and Rating Agencies are considered public and therefore the PSE Disclosure Rules to protect public interest will be followed.

Meralco adheres to the principal objectives of the PSE to provide a fair, orderly, efficient, and transparent market for the trading of securities and to determine the suitability of securities for listing for the protection of the public interest at all times.

Financial Analysts, Investment Banks and Rating Agencies are considered public and therefore the PSE Disclosure Rules to protect public interest will be followed.

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Financial Analysts, Investment Banks and Rating Agencies are considered public and therefore the PSE Disclosure Rules to protect public interest will be followed.

Meralco adheres to the principal objectives of the PSE to provide a fair, orderly, efficient, and transparent market for the trading of securities and to determine the suitability of securities for listing for the protection of the public interest at all times.

(h) Officers attesting to full compliance to SEC Code of Corporate Governance

State the officers (preferably the Chairman and the CEO) who will have to attest to the company's full compliance with the SEC Code of Corporate Governance. Such confirmation must state that all directors, officers and employees of the company have been given proper instruction on their respective duties as mandated by the Code and that internal mechanisms are in place to ensure that compliance.

The following attest to the Company's full compliance with the SEC Code of Corporate Governance.

- Chairman
- President and Chief Executive Officer
- Compliance Officer

H. ROLE OF STAKEHOLDERS

1. Disclose the company's policy and activities relative to the following:

	Policy	Activities
Customer's Welfare	Our true measure of success is serving the customers better. The Customers are our reason for being, and	The Company never wavers on our commitment to deliver excellent customer service to satisfy our 5.36 M customers. This year, we succeeded in bringing customer satisfaction to the next level.
	therefore, they should always be treated with dignity. The Company must be fully responsive to their needs.	We did this by knowing the customers through continuous review of customer segments, customer analytics and insighting and conducting marketing intelligence research
	A priority is also on preparing for the approaching "green agenda" where customers will become "prosumers" - consumers who can locally generate and manage electricity from renewable sources and who will commute by electric transportation.	 on customer preferences and needs. We streamlined our process to facilitate faster processing. Continuing support to customers thru Accredited Meralco Contractors Program which provide resources to assist the customer in their technical requirements in applying for electric service. This made application easier so the customer can focus more on the business
	Commitment is to pursue the journey of business and technology innovation to effectively address the country's increasing challenges of energy supply, security and affordability, electric gird performance improvement, consumer empowerment and environmental protection.	 and his family We also implemented effective customer communication thru targeted customer engagements: Luminaries Awards – given to Industrial, Commercial and LGU customers showcasing the stellar partnerships between Meralco and its key customers.
	In particular, the Company has the responsibility to:	 Conducted Strategic Planning with 15 Major Accounts – we proactively engage customers early in their planning stage to guide them and facilitate timely construction of facilities and energization of service.
	 Provide the customers with the highest quality products and services, consistent 	 Filinvest Century Park

- with their requirements and comparable with international standards;
- Treat the customers fairly, courteously and with integrity in all of its business transactions;
- Act promptly on their immediate concerns and be receptive to their long-term needs and interests; and
- Make every effort to ensure that the health, safety and general well-being of its customers are enhanced by its products and services.

- Villar Group of Companies
- Rockwell Land
- o DPWH
- o Federal Land
- o Jollibee
- Resorts World
- o DOTC
- Indophil
- o Aseana
- Eton, to name a few.
- Launched the SME Awareness Program in November thru "Kape Tayo" whose aim is to provide venue for a future SME applicant to talk to Meralco even at the start of the project instead of at the point of energization.
- A total of 18 Power-up forums were conducted to update our corporate and government customers on company policies and industry developments customized based on industry-specific concerns and timely topics such as RCOA, generation charge and other developments.
- Extended channel partnership programs beyond the technical organizations by including industrial associations, industrial parks, property managers, financial organizations and educational institutions.
- Reinforced the Company's online presence through our website and proactive communication via social media (Facebook, Twitter, etc) and enhancement of the MoVE app. On June 20, the app ranked as top 3 downloads in the Appstore as offshoot of the Meralco advisory.
- Release of TV, radio and print ads that showcased Meralco's existing and future products and service offerings. (Prepaid, HANA, EV)

- Value for Money Campaigns
 - highlighted by the Monthly Meralco advisory, a breakthrough program launched in June to inform customers on electricity rates and how to help them manage electricity consumption;
 - Bright Ideas communicates energy efficiency ideas to the customer to help them manage their electricity and promote safety.
 - Typhoon Watch we released typhoon safety tips and timely power outage updates whenever a storm/typhoon would hit the franchise.
- Provided Effective customer communication is evidenced by numerous awards and citations from leading business communication bodies: 7 Anvil Awards, 35 Quill Awards, including Company of the Year; the highest number of awards so far.

The improvement in customer service delivery and forging of closer customer engagements and communications with the customer, we were able to hit the all-time high in Customer Satisfaction (CSI) rating as we posted 7.79 well above the stretch goal of 7.75 and narrowly missing the aspiration goal of 7.80. We achieved this feat as we put our resolve to have a clear focus on the customers' needs, anticipating their expectations and ensuring effective communication.

But beyond improving communications and customer engagements, Meralco strived to enhance customer service experience thru Innovations. We looked for ways to leverage on technology to respond to the customers' evolving needs and expectations.

Smart Grid – in 2013, the Smart Grid roadmap was

		presented to ERC while the business case was developed and presented to the Smart Grid Steering Comm.
		Advanced Metering Infrastructure (AMI) – Postpaid plus project concept was developed; Home Area Network (HANA) project concept and business strategy were formulated, technical pilot was conducted at Angono, Market research was conducted to measure market response; end to end testing of meter integration was conducted and activation of loading centers (Bayad Center, 7-Eleven, Smart, Generika); Prepaid Electricity pilot was conducted for non-residential customers.
		Electric Vehicle (EV). – Charging station was launch in Jul; eTrike market research was conducted; e-Bike Sharing Program was piloted in Dec; integrated business case was formulated for e-Trike and e-Bike; and EV Leasing model was developed with MSERV.
Supplier/contractor selection practice	The Company's suppliers are required to undergo an accreditation process. Part of the requirements for accreditation is the supplier's written commitment the Company's Suppliers Business Conduct (SBC) policy. Only accredited suppliers will be considered for inquiry and award. The selection of suppliers is done through competitive and transparent bidding process. Vendors must set an appointment with the	A sourcing plan is prepared for all purchases, indicating the criteria and sourcing method to be used for the selection of the supplier, and the same passes through the Procurement hierarchy for approval. A pre-bid conference is conducted with prospective bidders, in coordination with the end-user, to enable prospective bidders to determine site conditions and other requirements that may not be apparent in the bid documents. Corporate Audits conducts a regular random audit to determine compliance with the bidding process.
	concerned Meralco group or representative in advance in order to ensure a more efficient process. Appointments may be made via phone, letter, or email to our procurement office.	Application for Vendor Accreditation New Vendor must check if Meralco needs its product by clicking "List of Products Needed" link

The Vendor Accreditation Program ensures that all vendors who wish to supply Meralco are capable of providing quality goods or services, and have technical, commercial, and financial ability, adequate equipment and facilities, good service performance, or any other measures that will ensure quality and reliability in every purchase made.

The Vendor Accreditation Program will cover all new vendors applying for accreditation and existing vendors of Meralco who seek to augment their existing product lines.

To help realize the company's vision of becoming a world-class organization and to fulfill its mission and objectives, Meralco strives to enrich the corporate culture and institutionalize quality systems and processes to meet or exceed its customer requirements and expectations. Meralco's quest for quality service is also affected by the quality of products and services that it acquires from its vendors. Thus, Meralco wishes to extend these principles of quality to its vendors.

Continuous quality improvement exists when specific methods or processes that inherently and effectively bring out ongoing improvement are in place. These methods should; (a) prevent the occurrence of defects or errors, and; (b) promote customer feedback internally as well as externally. The attitude of constantly aiming for perfection, by continuously striving for small

(http://www.meralco.com.ph/pdf/aboutMeralco/products.pdf). Only applications for the supply of products included in the list are accepted. If product is needed, please click "On-line Application" icon and follow instructions indicated. Initial evaluation will be conducted and the vendor is advised on the next steps to follow which may include submissions of additional documents and product samples. The final phase is the payment of non-refundable accreditation fee and the inspection of the office and facilities of the vendor. Regardless of the result of the evaluation, the applicant vendor will be formally advised.

Bid Documents

The bid documents are:

- The letter Request for Bid
- Specifications for commodity or service being purchased
- Terms and conditions governing the bid

Invitation to Bid

Bids are solicited for goods or services through the issuance of Letter Requests for Bids which serves as the bid invitation.

The bidder will be informed by the Procurement Office through telephone or e-mail. The bid invitations are available and distributed at the reception area of the Procurement Office.

In case of international competitive bidding, bid invitations may be published in a newspaper of general circulation for at least two (2) days.

Meralco reserves the right not to invite a vendor who has previously failed to complete contracts of similar nature.

Pre-Bid Conferences

Pre-bid conferences are held to familiarize the vendor with the requirements specified by Meralco. It gives Meralco

incremental improvements, is a part of Meralco's the opportunity to discuss with the bidders the details of culture that it would also like to instill in its the requirements, to clear out other bidding issues, and allow bidders to make clarifications on technical or vendors. commercial matters regarding the bid. Attendance in almost all of the pre-bid meetings is mandatory. If not attended, it will prevent the vendor's firm from bidding. Mandated or not, we would advise all vendors to attend the pre-bid conference in order to obtain further information about the requirements and hear the queries of other vendors first-hand. Addenda may be issued to the bid based on the discussions that took place during these meetings. **Delivery Preference** As a matter of preference, vendors will quote FOB Meralco site (in Philippine peso) for items acquired locally; Indent items will be quoted in C&F, CIF Manila or DDU Meralco site. **Delivery Dates** Unless already specified, the bidder should always state the definite number of days for delivery. The time required for delivery is an important factor in determining who will be awarded the bid. **Submission of Bids** The bids, signed by the vendor's authorized representative, will be submitted in a sealed envelope on or before the bid due date and time. The bid reference number and the bid due date must be clearly noted on the exterior of the envelope. Bids, quotes, or proposals (referred as bids throughout) will be submitted personally. A bid submitted in the form of facsimile is an exception to the above requirements. This will be allowed only if it is impossible for the vendor to submit the bid before the close of the transaction day on the bid due date. However,

		the vendor must first advise and receive the approval of the head of Procurement Office for his intention to submit his bid via facsimile. The vendor will also acknowledge the risk of submitting unsealed bids since facsimile is not a secured medium of submitting bids. Bid Evaluation & Award Meralco reserves the right to award the contract to the vendor who meets the specification requirements and who submits the most favorable offer. Meralco also has the option to split the award among several acceptable bidders, whichever is best for the interest of the company. Performance Monitoring and Evaluation All vendors of Meralco, regardless of their status level, will undergo performance monitoring and evaluation. The vendor's performance is monitored and evaluated based on: a) quality of material or work; b) quality of product/service and conformance to delivery/work schedules; c) quoted prices; d) responsiveness to bidding e) customer service
Environmentally friendly value-chain	The Company is committed to the cause of protecting the environment and mitigating the adverse impact of climate change. The Company has adopted an Environment Safety and Health (ESH) Policy that ensures environmentally-friendly value chain and compliance with all pertinent environmental laws.	Specific programs such as solid waste management, water conservation, air pollution control, and wastewater management have been implemented by the Company to ensure compliance with environmental laws and preservation of the natural resources throughout its franchise area. In partnership with the Department of Environment and Natural Resources, One Meralco Foundation honored 41 schools with the Meralco Energy Leadership Award during

The Company strictly monitors its business activities and operations to ensure sustainable development and safeguard the quality of life of society, communities, and the environment in the areas where it operates.

Sustainable, reliable, secure and cost effective energy supply is, and will continue to be, an essential enabler of economic performance, market competitiveness and societal prosperity at a community, country and regional level.

An Environment, Safety and Health (ESH) Office was specifically created to design and oversee the implementation of the above ESH policy.

the National Search for Eco-Friendly and Sustainable Schools.

The program aims to highlight schools which model energy-efficient and sustainable environment programs. Over 200 elementary, high-school and colleges joined the search.

Nine Distribution Sectors, Subtransmission Services, and Safety and Environment Mangement were successful in implementing the integrated Environmental Management System (EMS-ISO 14001) and the Occupational Health and Safety Assessment System (OHSAS 18001).

Sta. Rosa Sector, situated in the southern area of the franchise and Balintawak Sector located in the northern part, gained milestone achievements by reaching 10-years and 5-years of Zero Lost Time Incidents, respectively.

Regular safety meetings were re-established in various organizations situated in the Head Office and Business Centers.

Initiatives on public safety were given more emphasis focusing on pocket learning sessions conducted in building work sites by personnel from Networks, Customer Retail Services and Safety & Environment Management.

Around 12,500 trees and mangroves were planted across the franchise area.

Work is underway for an integrated Crisis Management: Earthquake Response Plan.

		The Meralco Rescue Team was formally created following a series of intensive search and rescue capability training of 35 employee-volunteers. Detailed ESH programs accomplished in 2013 are reported in the 2013 ANNUAL SAFETY & ENVIRONMENT PERFORMANCE REPORT, which is also accessible in the Company website. (http://www.meralco.com.ph/pdf/CGscorecard/2013 PSES corecard/2013 SEM Annual Report.pdf)
Community interaction	The Company, through One Meralco Foundation (OMF), actively interacts with the communities located within and outside its franchise area. The community interaction is principally focused on the following pillars: 1) Community Electrification 2) Grassroots Partnerships 3) Youth and Sports Advocacy 4) Emergency Preparedness and Disaster Response	 Community Electrification- The program develops feasible electrification alternatives through workable socialized schemes for various community beneficiaries such as (1) informal settlers in certain public lands or private properties; (2) portions of resettlement areas where informal settlers such as families formerly residing along the Pasig River, railroad tracks and privatized government properties; (3) isolated communities; and (4) families unable to meet the minimum legal requirements to apply for and secure legal electricity connections, in partnership with Local Government Units (LGUs), Non- Government Organizations (NGOs), and other community institutions. The following are some of the major projects under this program: a. Household Electrification Program which provides affordable and safe electric service in organized depressed communities. To date, the program has benefited more than 9,000 families. b. Communal Infrastructure Electrification Program which energized communal infrastructures such as streetlights, farms, youth centers and rural health

centers. So far, over 7,000 households now have access to electricity in their localities. c. **School Electrification Program** which is focused on energizing off-grid schools through the use of solar PV systems. 1,000 students from six public elementary schools in the island community of Isla Verde, Batangas were the first beneficiaries of the program. d. Electric & Safety Inspection of Public Schools which is done during the annual Brigada Eskwela, involves electrical and safety audit or assessment, inspection of service wires and tree trimming for selected public schools. The program has assessed more than 6,000 public schools. **2. Grassroots Partnerships** - we pursue our commitment towards strong partnerships with local government and barangays by providing appropriate support for certain local community needs such as health, sanitation, environmental protection, sports and education. Through these partnerships, the Foundation is able to nurture public safety, promote responsible stewardship among residents and spur growth and development in communities. The following are the major projects under this program: a. Community Grants Program which involves the provision of financial grants to support the livelihood programs of recipient marginalized communities. Since its implementation, over 800 families have benefited from the program. b. Bio Intensive Gardening (BIG) is an initiative aimed at sharing backyard farming techniques to the community for their food sustenance as well as livelihood opportunities for each household.

- c. Support Program to the various relationship-building initiatives of Meralco Business Centers, Sectors and Offices with their respective communities. To date, over 20 community relations projects were implemented.

 3. Youth and Sports Advocacy We believe in the capabilities of today's youth as they take on the challenge of being future leaders of society. By enjoining
 - capabilities of today's youth as they take on the challenge of being future leaders of society. By enjoining the youth through programs rooted in academic excellence, sports engagement and values formation, the Foundation hope to make the youth self-sufficient as they reach their full potential as persons and be productive citizens of the country.
 - a. Meralco Basketboys Program consists of a basketball clinic and values integration session which develops the basketball skills of disadvantaged youth, and for them to understand values such as leadership, teamwork, and a winning attitude. Since 2011, over 1,000 marginalized boys and girls have been trained under the program.
 - b. Meralco Chess Campus Tour Workshop which includes lectures and simultaneous chess exhibitions that will help build strategizing and problem-solving skills of the youth. This program, which is in partnership with the employee-organized Meralco Chess Club, has trained 372 boys and girls from public schools.
 - c. MVP Academic Assistance Awards is the provision of financial aid to deserving sons and daughters of Meralco Group employees to support their education expenses for the current school year. 280 brilliant Meralco dependents have been recognized under this program.

Support to Scholarship Programs aims to provide quality education to bright Filipinos who lack the necessary resources to enter the top schools in the country. The program has supported the One La Salle Scholarship Program for public school students of the De La Salle University, and the Project Light-a-Dream for out-of-school-youth and underserved adults of the Miriam College Foundation. 4. Emergency Preparedness and Disaster Response – we lend our experience and resources in emergency and disaster preparedness to support other utilities and communities. This sharing of expertise and resources aims to further harness response to major emergency situations, natural calamities and disasters. a. Disaster Relief Operations which are activities organized by Meralco Group employees where they donate food and clothing to victims of calamities. The Foundation has extended assistance to over 50,000 families in various provinces struck by disasters. **Electrical Facilities Rehabilitation Program** lends knowledge, expertise and resources to other utilities and communities in response to calamities. As part of its assistance to the Typhoon Pablo-stricken towns of Cateel and Boston in Davao Oriental, Meralco, the Foundation, and the Davao Oriental Electric Cooperative worked together to restore power and giving light to 7,626 households in the area. c. Youth First Aid Challenge which is a competitionbased program in partnership with Philippine Red Cross aiming to promote safety awareness to students under the Red Cross Youth program. This has trained over 2,500 youth first-aiders. 5. Employee Volunteerism - employees of the Meralco

		Group have a hand in nation-building through the Makabayan Volunteerism Program (MVP). The program which aims to make volunteerism opportunities move from transactional to transformational, gives avenues for Meralco employees to extend assistance to their less fortunate fellowmen embodying the corporate values of malasakit and makabayan. At present, the Foundation has engaged over 4,000 Meralco employees under the program making a meaningful contribution to many communities where our CSR programs were implemented.
		A more comprehensive report on the Company's Corporate Social Responsibility (CSR) website www.oneMeralcofoundation.org and in the separate publication of One Meralco Foundation's 2013 Annual Report , which is available for perusal and reference of stakeholders.
Anti-corruption programmes and procedures	BE RIGHT (Open Communication) Policy & Anti-Corruption Program The Company has adopted the BE RIGHT Communication Policy, which promotes responsible and free interaction between Management and its stakeholders, including its employees. E-Report Mo is an online facility which encourages the reporting of any violation of the Company's COE, COI or other CG policies,	Launched in July 2010; conducted awareness campaign through posters, desktop wallpapers, and orientation sessions; enhanced communication channels through online reporting. Employees, suppliers, customers, other stakeholders and the general public can use the E-Report Mo reporting channels, prominently displayed in the Company website and stated below. The Corporate Governance Office immediately acts on the reports received through E-report channel. The full details of this program are also available
	questionable accounting or auditing matters, and other malfeasance, including corrupt practices that may have been committed	in the Company website.

	by the Company's directors, officers and employees. Employees, suppliers, customers, other stakeholders and the general public are allowed to freely communicate with the Company in good faith through the contact information of Corporate Governance Office (CGO). The CGO, which functionally reports to the Board's Nominations and Governance Committee, is primarily tasked to investigate and submit its findings on any whistle blower report that it receives. The Company provides appropriate protection to an employee/stakeholder who reports illegal/unethical/corrupt behaviour from any retaliation. In the event of retaliation, the reporting person or witness may report the same to the CGO by filling out a Retaliation Protection Report Form for appropriate action by the Company. In 2013, the Company resolved 82% of the reports it received from whistle blowers and investigations are on-going on the remaining cases.	Corporate Governance Office Manila Electric Company (Meralco) 8 th Floor, Lopez Building Meralco Compound, Ortigas Avenue Pasig City, Philippines Direct Line: (632) 1622 2798 Mobile: (63) 918 948 3662 E-mail: cgo.staff@meralco.com.ph
Safeguarding creditors'	The Company respects the rights of creditors and strictly abides by its obligations to all its creditors.	The Company provides prompt and accurate reports of its financial standing to creditors on its Consolidated Financial Statements, Management's Discussion and Analysis and Notes to the Consolidated Financial Statements.
rights	The Company strictly complies with its credit agreements through timely loan and interest payments, and adherence to loan covenants. It competently operates the business to assure	The Company discloses its quarterly and annual financial reports in a timely manner.

creditors of the Company's financial standing and	The Company manages the risk of being unable to meet its
credit rating.	payment obligations when these fall due through
	monitoring of cash flows in consideration of future
	payment of obligations and the collection of its trade
	receivables.

2. Does the company have a separate corporate responsibility (CR) report/section or sustainability report/section?

YES. A more comprehensive report on the Company's CSR efforts is found in both the Company's 2013 Annual Report and in a separate publication, "Determined to Serve" which can be downloaded from the Company website: www.meralco.com.ph/pdf/aboutmeralco/One Meralco Foundation 2013.pdf

The Company's Corporate Social Responsibility program also has a separate website, (http://www.onemeralcofoundation.org).

3. Performance-enhancing mechanisms for employee participation.

(a) What are the company's policy for its employees' safety, health, and welfare?

Meralco implements its Environment, Safety and Health policy by committing to the promotion of the safety and health of its employees and stakeholders along with the protection of the environment.

As such, Meralco will:

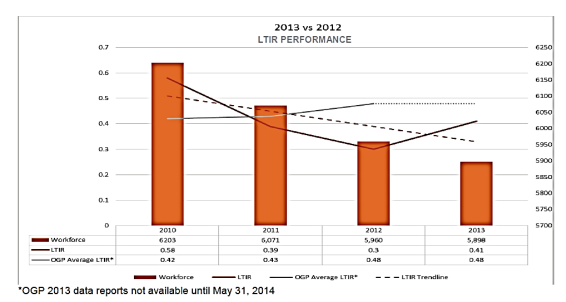
- Promote safety as a way of life by providing safe and healthy working conditions to prevent accidents, injuries and work-related illnesses.
- Take action and responsibility on climate change by preventing pollution through the optimization of the use of natural resources, minimizing wastes generated by processes and being an active partner in reforestation.
- Continuously improve the ESH management system to be at par with global best practice.
- Effectively comply with ESH laws, regulations and other requirements subscribed to by the Meralco.

(b) Show data relating to health, safety and welfare of its employees.

Updated based on 2013 ANNUAL SAFETY & ENVIRONMENT PERFORMANCE REPORT

(http://www.meralco.com.ph/pdf/corporategovernance/2013 SEM Annual Report.pdf)

Meralco's Orange Fit Program promotes a healthier and more productive lifestyle for employees through a program on health and wellness focused on the mind, the body and spirit.



2013 2010 2011 2012 0.58 0.39 0.41 LTIR 0.3 6,203 6,071 5,960 5,898 Workforce 0.48^{1} 0.43 0.48 **OGP Average** 0.42

Meralco's 2013 Lost Time Injuries Rate (LTIR) of 0.41 is better than the global LTIR benchmark of 0.48. This is contrary to the corporate

¹ OGP Average for 2012. 2013 OGP Average will be available at a later date.

performance which sees the 2013 result falling off from the gains of 2011-2012. This was due to the five (5) LTIs and a fatality that the Company experienced.

Meantime, this statistic inertia is does not reflect the (pro-active) safety activities and programs that is currently in full swing: e.g. visibility requirement of SEM Engineers through field inspections; revival of the Safety Meetings in the Business Centers; Public Safety initiatives through pocket sessions conducted in building work sites, among others.

(c) State the company's training and development programmes for its employees. Show the data.

Updated based on 2013 TRAINING METRICS (http://www.meralco.com.ph/pdf/corporategovernance/TRAINING METRICS 2013.pdf)

The Company is committed to the professional development of its employees. Training programs and other developmental interventions are implemented to enable employees to acquire the technical and/leadership competencies to effectively perform their jobs and for their professional growth. Learning & development initiatives are delivered using the 70-20-10 framework: 70% on the job learning, 20% from coaching and feedback and 10% formal training.

Robust Employee Development Programs are created to ensure availability and capability buildup of employees to enable effective performance leading to the attainment of organization and business strategies and goals:

- Power Talks Series on Renewables and Solar Energy, 1st National Electrical Safety Summit, and Power Engineering Programs for further growth in the firm-specific skills of distribution utilities, customers and contractors.
- Alabaster program to drive career growth and upgrade employee capabilities;
- Meralco Linewomen's Training Program;
- Breakthroughs, a comprehensive leadership development course for first-line managers;
- The League, a program to engage, develop and recognize line trainers;
- Me in 21, teaches practical steps in becoming the director of one's self;
- Friday Info Bites, short learning sessions on a wide range of topics relevant to participants; and
- iLead, one-day learning events for professional/technical employees to share, connect and learn about self-leadership.

2013 Training Statistics

	Rank and File	Supervisory	Managerial /Executive	Employee Population
Training Hours	106,424	73,889	41,261	221,574
Employees	1,456	3,420	1,022	5,898
Average Training Hours	73	22	40	38

(d) State the company's reward/compensation policy that accounts for the performance of the company beyond short-term financial measures

To drive higher levels of employee performance, Meralco employs both short-term and long-term incentive plans (LTIP). These plans are anchored on the achievement of the Company's profitability targets on an annual and long-term basis.

Annual performance-based plans (APB) and LTIP are implemented to engage employees of Meralco to collaborate and work towards the achievement of corporate goals and targets.

Meralco's LTIP covers qualified executives and is based on Meralco Group's achievement of specified level of consolidated core net income approved by the BOD and determined on an aggregate basis for a three year period as well as executives' attainment of a minimum level of performance rating. Executives invited to the plan must serve a minimum uninterrupted period to be entitled to any pay-out.

Further, as part of Meralco's performance management process, employee performance is assessed on the basis of: (1) actual vs. desired results, and (2) how results were delivered in the light of corporate core values. Therefore, the achievement of financial and non-financial measures is reflected in performance planning and assessment, and this drives the Company's merit and incentive pay programs.

4. What are the company's procedures for handling complaints by employees concerning illegal (including corruption) and unethical

behaviour? Explain how employees are protected from retaliation.

E-Report Mo, the Company's whistle-blowing program, provides a comprehensive channel for reporting illegal and unethical behavior of the Company's directors, officers, employees and suppliers. Any stakeholder can use the E-Report Mo reporting channels: hotline, e-mail, fax and the Company website. The Corporate Governance Office immediately acts on the reports received through these E-report channels. Confidentiality and anonymity of the identity of the reporting person is maintained. In case of an unauthorized disclosure of the identity of the reporting person or witness, appropriate disciplinary action shall be enforced on the responsible employee.

All reports must be referred to CGO for preliminary validation. CGO will refer reports to the Assisting Investigation Unit whenever necessary. Concerned Line Heads shall be provided a copy of the report for appropriate action. The Company may provide appropriate protection. The Corporate Governance Office (CGO) shall serve as the default office in the event that reporting to a line head is not feasible. The reporting person may file a report to the CGO through the different media (e-mail, mail, fax, etc.). All organizations are required to act immediately on the reports referred to them, in accordance with the existing relevant procedures. The reporting person should be provided with feedback within thirty (30) working days. The Company shall act expeditiously and conduct immediate investigation of the report, impose appropriate penalties/sanctions once proven, and provide feedback to the reporting person, if known. Resolution of the report shall be within a 60-day period from receipt thereof. In the event however that a longer period is needed to resolve a case due to its complexity and/or circumstances the concerned AIU shall notify CGO in writing citing the justification for the extension not later than three days before the expiration of the period within which to resolve the report.

Retaliation is prohibited and is dealt with in accordance with the pertinent Company policies, rules and applicable laws. Through E-Report Mo, the Company provides appropriate protection from retaliation. In the event of retaliation, the reporting person or witness shall report to CGO by filling out a Retaliation Protection Report Form.

Protection from retaliation will be granted, upon endorsement of CGO, reviewed by the Management Disciplinary Committee or the relevant Board Committee for approval of the CEO, his designated representative or the Chairman of the Board. These requests shall be processed expeditiously.

I. DISCLOSURE AND TRANSPARENCY

1) Ownership Structure

a. Holding 5% shareholding or more

Shareholder	Number of Shares	Percent	Beneficial Owner
Beacon Electric Asset Holdings, Inc.	563,124,042	49.96%	Beacon Electric Asset Holdings, Inc.
JG Summit Holdings, Inc.	153,191,489	13.59%	JG Summit Holdings, Inc.
JG Summit Holdings, Inc. (Through PCD Nominee)	152,497,908	13.53%	JG Summit Holdings, Inc.

^{*} Based on the Disclosure: Public Ownership Level for quarter ended December 31, 2013 at http://www.meralco.com.ph/pdf/disclosures/2014.01/01152014 PUBLIC OWNERSHIP REPORT.pdf

^{**} Based on the Disclosure: Top 100 Stockholders for quarter ended December 31, 2013 at http://www.meralco.com.ph/pdf/disclosures/2014.01/01092014_TOP_100_STOCKHOLDERS.pdf

Name of Senior Management	Number of Direct shares*	Number of Indirect shares / Through (name of record owner)*	% of Capital Stock (1,127,098,705)**
Ricardo V. Buencamino	0	20,000/Through PCD	0.00%
Roberto R. Almazora	50,935	5,739/ Through PCD	0.00%
Alfredo S. Panlilio	0	668/Through SSS FAO	0.00%
Ramon B. Segismundo	0	6,500/Through PCD	0.00%
Rafael L. Andrada	0	20,000/Through PCD	0.00%
Ruben B. Benosa	232	499/Through SSS FAO 11,000/Through PCD	0.00%
Helen T. de Guzman	1,091	3,000/Through PCD	0.00%
Ivanna G. dela Peña	26,231	500/Through PCD	0.00%
Antonio M. Abuel, Jr.	0	2,500/Through PCD	0.00%
Ronnie L. Aperocho	14	0	0.00%
Marthyn S. Cuan	0	2,150/Through PCD	0.00%
Rustico C. de Borja, Jr.	16,069	102/Through SSS FAO 15,023/Through PCD	0.00%

Gerardo F. dela Paz	874	8,200/Through PCD	0.00%
Manolo C. Fernando	14,456	0	0.00%
Ferdinand O. Geluz	0	1,000/Through PCD	0.00%
Nixon G. Hao	601	2,190/Through PCD	0.00%
Ernie G. Imperial	0	460/Through PCD	0.00%
Nestor P. Sarmiento	18,976	0	0.00%
Liza Rose G. Serrano Diangson	11,338	4,956	0.00%
Manuel Lorenzo L. Tuason	22,180	0	0.00%
TOTAL	268,251		0.00%

^{*} Based on the Disclosure: Public Ownership Level for quarter ended December 31, 2013 at http://www.meralco.com.ph/pdf/disclosures/2014.01/01152014 PUBLIC OWNERSHIP REPORT.pdf ** Based on the Disclosure: Top 100 Stockholders for quarter ended December 31, 2013 at

Does the Annual Report disclose the following:

Key risks	Yes
Corporate objectives	Yes
Financial performance indicators	Yes
Non-financial performance indicators	Yes
Dividend policy	Yes
Details of whistle-blowing policy	Yes
Biographical details (at least age, qualifications, date of first appointment, relevant experience, and any	Yes
other directorships of listed companies) of directors/commissioners	
Training and/or continuing education programme attended by each director/commissioner	Yes
Number of board of directors/commissioners meetings held during the year	Yes
Attendance details of each director/commissioner in respect of meetings held	Yes
Details of remuneration of the CEO and each member of the board of directors/commissioners	Yes

Should the Annual Report not disclose any of the above, please indicate the reason for the non-disclosure.

The Annual Report discloses all of the above information.

http://www.meralco.com.ph/pdf/disclosures/2014.01/01092014 TOP 100 STOCKHOLDERS.pdf

External Auditor's Fee

Name of auditor	Audit Fee (in million PhP)	Non-audit Fee
SyCip, Gorres, Velayo & Co. (SGV)	9.1*	No non-audit services were performed by the external
		auditors in 2013.
* As at December 31, 2013, inclusive of VAT		

Medium of Communication

List down the mode/s of communication that the company is using for disseminating information.

External Modes of Communication

- Company website
- SMS
- Quarterly Publication (Power Club)
- SEC/PSE Disclosures
- Tri-media Announcements/Releases
- Social Networking Media

Internal Modes of Communication

- Corporate Newsletter (SPARK)
- Intranet (myMeralco) Portal
- Electronic News (eMeralco) Bulletin
- Special publications which may be released internally within the Company
- 2) Date of release of audited financial report: April 15, 2014
- 3) Company Website www.meralco.com.ph

Does the company have a website disclosing up-to-date information about the following?

Business operations	Yes
Financial statements/reports (current and prior years)	Yes
Materials provided in briefings to analysts and media	Yes
Shareholding structure	Yes
Group corporate structure	Yes
Downloadable annual report	Yes
Notice of AGM and/or EGM	Yes
Company's constitution (company's by-laws, memorandum and articles of association)	Yes

Should any of the foregoing information be not disclosed, please indicate the reason thereto.

The Company website discloses all the foregoing information.

4) Disclosure of RPT

Related Party Name	Relationship	Nature	Value
Philippine Long Distance Telephone Company (PLDT)	Related Party Shareholder Group	Pole Attachment Contract Meralco's Pole Attachment Contract with PLDT is similar to third party pole attachment contracts of Meralco with other telecommunication companies. Under the Pole Attachment Contract, PLDT shall use the contacted cable position exclusively for its telecommunication cable network facilities.	PhP212,000,000
PLDT and respective subsidiaries and affiliates	Related Party Shareholder Group	Sale of electricity under various service contracts Meralco sells electricity to related party shareholder groups such as PLDT, Metro Pacific, SMC, JG Summit and their respective subsidiaries, and affiliates for the latters' facilities within Meralco's franchise area. The rates charged to related parties are the same	PhP2,599,000,000

		ERC-mandated rates applicable to customers within the franchise area.	
Metro Pacific and respective subsidiaries and affiliates	Related Party Shareholder Group	Sale of electricity under various service contracts Meralco sells electricity to related party shareholder groups such as PLDT, Metro Pacific, SMC, JG Summit and their respective subsidiaries, and affiliates for the latters' facilities within Meralco's franchise area. The rates charged to related parties are the same ERC-mandated rates applicable to customers within the franchise area.	PhP352,000,000
SMC and respective subsidiaries and affiliates	Related Party Shareholder Group	Sale of electricity under various service contracts Meralco sells electricity to related party shareholder groups such as PLDT, Metro Pacific, SMC, JG Summit and their respective subsidiaries, and affiliates for the latters' facilities within Meralco's franchise area. The rates charged to related parties are the same ERC-mandated rates applicable to customers within the franchise area.	PhP851,000,000
JG Summit and respective subsidiaries and affiliates	Related Party Shareholder Group	Sale of electricity under various service contracts Meralco sells electricity to related party shareholder groups such as PLDT, Metro Pacific, SMC, JG Summit and their respective subsidiaries, and affiliates for the latters' facilities within Meralco's franchise area. The rates charged to related parties are the same ERC-mandated rates applicable to customers within the franchise area.	PhP348,000,000
PLDT and Subsidiaries	Related Party Shareholder Group	Purchase of Telecommunication Services from PLDT and Subsidiaries The Meralco Group's primary telecommunications carriers are PLDT for its wireline and SMART for its wireless services. Meralco also purchases its wireline services from Digitel Mobile Philippines, Inc., which became a subsidiary of PLDT in 2011. Such services are covered by standard service contracts between the telecommunications carriers and each legal entity within the Meralco Group.	PhP50,000,000

Indra Philippines	Affiliate	Purchase of IT Services	PhP658,000,000
GEPMICI	Affiliate	Purchase of meters and devices	PhP251,000,000
San Miguel Energy Corporation (SMEC), a subsidiary of San Miguel Corporation (SMC)	Related Party Shareholder Group	Power Supply Agreement (PSA)	On June 26, 2012, Meralco BOD approved the grant of authority to Meralco to enter into a PSA with SMEC for a period of seven years, extendable for three years upon agreement of the parties.
South Premier Power Corporation (SPPC) , a subsidiary of SMC	Related Party Shareholder Group	Power Supply Agreement (PSA)	Meralco entered into a PSA with SPPC on December 12, 2011, for a period of seven years, extendable for three years upon agreement of the parties.

When RPTs are involved, what processes are in place to address them in the manner that will safeguard the interest of the company and in particular of its minority shareholders and other stakeholders?

The related directors inhibited themselves from approval of the following transactions, which were done above board and at arm's length.

J. RIGHTS OF STOCKHOLDERS

Updated based on <u>2013 Notice of AGM</u> (http://www.meralco.com.ph/pdf/disclosures/2013.04/Definitive_IS_AnnualMeeting_05282013.pdf), <u>Voting Results</u> (http://www.meralco.com.ph/pdf/corporategovernance/2013_AGM_Resolutions_VotingResultsv4.pdf) and <u>AGM Minutes</u> (http://www.meralco.com.ph/pdf/corporategovernance/AGM_2013_v1_Mins.pdf).

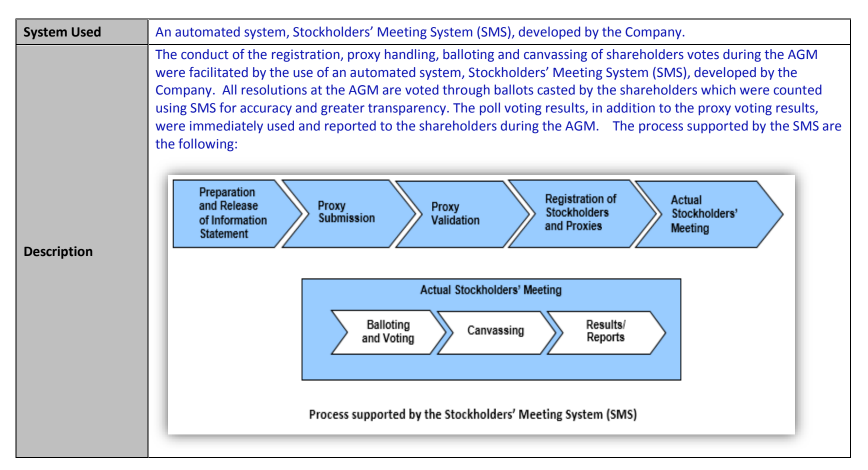
- 1) RIGHT TO PARTICIPATE EFFECTIVELY IN AND VOTE IN ANNUAL/SPECIAL STOCKHOLDERS' MEETINGS
 - (a) Quorum

Give details on the quorum required to convene the Annual/Special Stockholders' Meeting as set forth in its By-laws.

Quorum Required	Majority of the outstanding capital stock
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(b) System Used to Approve Corporate Acts

Explain the system used to approve corporate acts.



(c) Stockholders' Rights

List any Stockholders' Rights concerning Annual/Special Stockholders' Meeting that differ from those laid down in the Corporation Code.

Stockholders' Rights under The Corporation Code (and the Manual of Corporate Governance)	Stockholders' Rights not in The Corporation Code
Voting right Pre-emptive right	7. Right to transparent and fair conduct of Stockholders' Meeting
3. Right of inspection4. Right to information	S
5. Right to dividends6. Appraisal right	

Dividends

Declaration Date	Record Date	Payment Date
17-Mar-14	15-Apr-14	8-May-14
29-Jul-13	27-Aug-13	20-Sep-13
25-Feb-13	26-Mar-13	24-Apr-13

(d) Stockholders' Participation

1. State, if any, the measures adopted to promote stockholder participation in the Annual/Special Stockholders' Meeting, including the procedure on how stockholders and other parties interested may communicate directly with the Chairman of the Board, individual directors or board committees. Include in the discussion the steps the Board has taken to solicit and understand the views of the stockholders as well as procedures for putting forward proposals at stockholders' meetings.

Measures Adopted	Communication Procedure
At the 2014 Annual Stockholders' Meeting, stockholders were given the opportunity to ask questions or raise issues, subject to the following procedure:	At the start of the 2014 Annual Stockholders' Meeting, the Corporate Secretary read the

- 1. Only questions relevant to the particular item in the agenda being discussed shall be allowed. Hence, questions not relevant to the agenda shall be considered "out-of-order";
- 2. A maximum of three (3) questions shall be entertained for each item on the agenda;
- 3. Questions about the Company and its operations will be entertained after report of the President and Chief Executive Officer;
- 4. To give equal chance to everyone, a stockholder can ask one (1) main question and, if needed, a follow-up question; and
- 5. If due to time constraints there are questions which could not be entertained on the floor, the Company officers will be available for consultation after the meeting.
- 6. All concerns should be raised by way of a question so these can be properly addressed; and
- 7. All questions raised by shareholders, and answers thereto, shall be recorded for inclusion in the minutes of the meeting.

ground rules to be observed during the meeting to ensure the conduct of fair, orderly, and efficient proceedings and to protect the rights of all the shareholders.

- 2. State the company policy of asking shareholders to actively participate in corporate decisions regarding:
 - a. Amendments to the company's constitution
 - b. Authorization of additional shares
 - c. Transfer of all or substantially all assets, which in effect results in the sale of the company

Shareholders are encouraged to actively participate in the annual meetings to discuss and approve items a-c.

3. Does the company observe a minimum of 21 business days for giving out of notices to the AGM where items to be resolved by shareholders are taken up?

YES. The Company actually observed 28 business days (41 calendar days) for giving out notices to the 2014 AGM.

Date of sending out notices: April 16, 2014

Date of the Annual/Special Stockholders' Meeting: May 27, 2014

4. State, if any, questions and answers during the Annual/Special Stockholders' Meeting.

Shareholders are given the opportunity to raise questions to the Board and propose resolutions, subject to reasonable limitations.

The Chairman opened the floor and gave the stockholders the opportunity to ask questions and/or raise issues. Stockholders with technical or customer service concerns were advised to approach the Customer Desk near the Registration Area.

Ms. Carmencita Santos commended the Company for the banner year 2013 and requested for clarification on the declining shareholder returns figure on the Financial Highlights presented on the 2013 Annual Report of the Company. The Chief Finance Officer, Ms. Betty C. Siy-Yap replied that the shareholder returns were due to the increase in market capitalization and share price.

Mr. Ed Dulalia then took the floor and congratulated the Board and Management for the Company's good performance in 2013 despite economic and political crises. In this connection, he proposed that the Directors and employees be given a bonus.

Thereafter, Mr. Guillermo Gili raised a point regarding the right of stockholders where shares are lodged with brokers. He mentioned that as beneficial owners of the shares, the right to vote belongs to them. The Chairman noted the point raised by Mr. Gili.

5. Result of Annual/Special Stockholders' Meeting's Resolutions

Resolution	Approving	Dissenting	Abstaining
Approval of the Minutes of the Annual Meeting of Stockholders	960,042,921	668	6,979
held on May 29, 2013	300,042,321	008	0,373
Approval of the 2013 Audited	951,039,365	9,000,668	8,921
Financial Statements	931,039,303	9,000,008	0,921
Approval of Amendment to Section 3 of the Articles of			
Incorporation to comply with SEC Memorandum Circular No. 6,	960,028,695	1,773	14,992
Series of 2014	300,020,033	1,773	14,332
Ratification of acts of the Board of Directors and Management	960,016,354	5,233	4,388
Election of Directors			
1. Atty. Ray C. Espinosa	959,790,768		
2. Mr. James L. Go	959,745,507.		
3. Mr. John L. Gokongwei, Jr.	960,049,415	0	14,262
4. Mr. Lance Y. Gokongwei	959,998,408	U	14,202
5. Mr. Jose Ma. K. Lim	959,781,064		
6. Ambassador Manuel M. Lopez	960,991,314		
7. Mr. Napoleon L. Nazareno	959,873,656		

8. (Ret.) Chief Justice Artemio V. Panganiban*	960,250,219		
9. Mr. Manuel V. Pangilinan	960,434,192		
10. Mr. Oscar S. Reyes	960,352,311		
11. Mr. Pedro E. Roxas*	959,741,490		
Appointment of External Auditor: (SyCip Gorres Velayo & Co. or SGV & Co.)	960,065,006	6,310	10,283
* Independent Director			

6. Date of publishing of the result of the votes taken during the most recent AGM for all resolutions:

The voting results were published in the Company website on May 28, 2014, the next working day after the most recent AGM (May 27, 2014).

(a) Modifications

State, if any, the modifications made in the Annual/Special Stockholders' Meeting regulations during the most recent year and the reason for such modification:

Modifications	Reason for Modification	
None	None	

(b) Stockholders' Attendance

(i) Details of Attendance in the Annual/Special Stockholders' Meeting Held:

Type of Meeting	Names of Board members / Officers present	Date of Meeting	Voting Procedure (by poll, show of hands, etc.)	% of SH Attendi ng in Person*	% of SH in Proxy*	Total % of SH attendan ce*
Annual	 Mr. Manuel V. Pangilinan – Chairman Mr. Oscar S. Reyes – President & CEO Ret.) Chief Justice Artemio 	27-May-14	Shareholders are informed of the rules, including the voting procedures enumerated below, governing the annual general meeting of shareholders (AGM)	84.89%	0.29%	85.18%

V. Panganiban – Independent Director and Chairman, Audit and Risk Management Committee 4. Atty. Ray C. Espinosa 5. Mr. James L. Go 6. Mr. John L. Gokongwei, Jr. 7. Mr. Lance Y. Gokongwei 8. Mr. Jose Ma. K. Lim 9. Ambassador Manuel M. Lopez 10. Mr. Napoleon L. Nazareno 11. Mr. Pedro E. Roxas	and have the opportunity to participate effectively and vote in the AGM. Voting Procedures (a) All stockholders, including non-controlling stockholders, shall be entitled to one vote for each share while a preferred stockholder is generally not entitled to vote. (b) The items in the agenda require the affirmative vote of stockholders entitled to vote except that for item 7 of the Agenda, i.e., on amendment of Section 3 of Meralco's Articles of Incorporation, non-voting shares shall also be entitled to vote. (c) In the election of directors, each stockholder entitled to vote may cumulate and
	vote may cumulate and distribute his votes in accordance with the Corporation Code of the Philippines.
	(d) Voting and counting of votes shall be by balloting. All votes received shall be

Special	None	None	auditors. Inspectors from an independent third party appointed by the Board will also be present to canvass and inspect ballots. The Corporate Secretary shall report the results of voting during the meeting.	None	None	None
			tabulated by the Office of the Corporate Secretary and auditors. Inspectors from an			

(ii) Does the company appoint an independent party (inspectors) to count and/or validate the votes at the ASM/SSMs?

YES. All votes received were tabulated by the Office of the Corporate Secretary and results thereof were validated by an independent third party: the auditing firm, **Reyes and Tacandong**, which was duly appointed to act as such for the 2013 Annual Stockholders' Meeting.

(iii) Do the company's common shares carry one vote for one share? If not, disclose and give reasons for any divergence to this standard. Where the company has more than one class of shares, describe the voting rights attached to each class of shares.

YES. The Company's common shares carry one vote for one share.

(c) Proxy Voting Policies

State the policies followed by the company regarding proxy voting in the Annual/Special Stockholders' Meeting.

	Company's Policies
Execution and acceptance of proxies	Proxies shall be in writing and signed by the stockholder and submitted to the Office of the Corporate Secretary before the meeting.
	The By-laws of the Company require submission of proxies with the Office of the Corporate

	Secretary not later than twenty (20) business days prior to the scheduled stockholders meeting (Section 3, Article I)
Notary	Proxies need not be notarized.
Submission of Proxy	The By-laws of the Company require submission of proxies with the Office of the Corporate Secretary not later than twenty (20) business days prior to the scheduled stockholders meeting (Section 3, Article I, By-laws)
	The Rules for Validation of Proxies adopted by the Company in 2009 (Proxy Rules) provides:
	Where the same stockholder gives two (2) or more proxies, the latest one given is to be deemed to revoke all former proxies.
Several Proxies	Where the Company receives through the mails more than one (1) proxy from the same stockholder and they are all undated, the postmark dates shall be considered. If the proxies are mailed on the same date, the one bearing the latest time of day of postmark is counted. If the proxies are not mailed, then the time of their actual presentation is considered. That which is presented last will be recognized [SRC Rule 20(11)(b)(ix)]. The latest proxy shall be determined on the basis of the date and time the proxy is received at the Office of the Corporate Secretary, which shall be stamped on the face of the proxy and signed by the Corporate Secretary or his attorney-in-fact.
	Where the Company receives more than one (1) proxy designation different attorneys-in-fact of the same stockholder and the proxies are all of the same date and time, but indicate the specific number of shares to be represented by each, all the proxies shall be counted for purposes of attendance and voting.
	Where the Company receives more than one proxy designating different attorneys-in-fact of the same stockholder and the proxies are all of the same date and time but do not indicate the specific number of shares represented by each, the total shares shall be distributed equally among all the proxies.
	The Proxy Rules further provides: A proxy must be in writing, subscribed by any stockholder of record as of record date.
Validity of Proxy	A proxy executed by a corporation shall be in the form of a board resolution duly certified by the Corporate Secretary or in a proxy form executed by a duly authorized corporate officer accompanied by a Corporate Secretary's certificate quoting the board resolution authorizing the said corporate officer to execute the said proxy.

	No member of the Stock Exchange and no broker/dealer shall give any proxy, consent or authorization, in respect of any security carried for the account of a customer to a person other than the customer, without the express written authorization of such customer. The proxy executed by a broker shall be accompanied by a certification under oath stating that before the proxy was given to the broker, he had duly obtained the written consent of the persons in whose account the shares are held. No particular form or words are necessary to constitute a proxy. All that is necessary is that
	the writing shall show an intention to empower the person to whom it is given to act as an agent in voting the stock and to enable the election of officers to know that it is authorized.
Proxies executed abroad	Proxies executed abroad shall be duly authenticated by the Philippines Embassy or Consular Office.
Invalidated Proxy	Proxies invalidated by the Special Committee of Inspectors shall not be included for quorum and voting purposes.
Validation of Proxy	The Board shall schedule the validation of proxies. The scheduled is indicated in the Notice of Meeting and Information Statement.
Violation of Proxy	If the instruction of the stockholder as to manner is not followed, then the proxy vote shall not be honored.

(d) Sending of Notices

State the company's policies and procedure on the sending of notices of Annual/Special Stockholders' Meeting.

Policies	Procedure
Notices of Annual/Special Stockholders' Meeting, including proxy	Notices of AGM are sent through courier service,
forms, detailed agenda and explanatory circulars, shall be released at	disclosed to SEC and PSE and posted on the Company
least 28 business days before Annual Stockholders' Meeting or AGM.	website.

(e) Definitive Information Statements and Management Report

Number of Stockholders entitled to receive Definitive Information	46,254*	
Statements and Management Report and Other Materials	40,234	
Date of Actual Distribution of Definitive Information Statement		
and Management Report and Other Materials held by market	April 16, 2014	
participants/certain beneficial owners		
Date of Actual Distribution of Definitive Information Statement and	April 16, 2014	
Management Report and Other Materials held by stockholders	April 16, 2014	
	YES, stockholders were provided with the Definitive	
State whether CD format or hard copies were distributed	Information Statement and Management Report and	
	Other Materials in both CD format and hard copies.	
If yes, indicate whether requesting stockholders were provided	VCC requesting stackholders were provided hard conics	
hard copies	YES , requesting stockholders were provided hard copies.	
* Based on the disclosure of List of Stockholders' of Meralco as of March 14, 2	2014 to PSE and SEC on March 21, 2014:	
http://www.meralco.com.ph/pdf/disclosures/2014.03/03212014_LIST_OF_S	TOCKHOLDERS.pdf	

(f) Does the Notice of Annual/Special Stockholders' Meeting include the following:

Each resolution to be taken up deals with only one item.	Yes
Profiles of directors (at least age, qualification, date of first appointment, experience, and directorships in other listed companies) nominated for election/re-election.	Yes
The auditors to be appointed or re-appointed.	Yes
An explanation of the dividend policy, if any dividend is to be declared.	Yes
The amount payable for final dividends.	Yes
Documents required for proxy vote.	Yes

Should any of the foregoing information be not disclosed, please indicate the reason thereto.

All the foregoing information are disclosed.

2) TREATMENT OF MINORITY STOCKHOLDERS

1. State the company's policies with respect to the treatment of minority stockholders.

	Policies	Implementation
	character of the Company; Authorization for the issuance of additional shares of the Company; Opportunity to nominate candidates for membership in the BOD.	Implemented according to the policy.
For t h i) j) k	Right of inspection Appraisal right	

2. Do minority stockholders have a right to nominate candidates for board of directors?

YES. The Company provides minority shareholders a right to nominate candidates for board of directors/commissioners, since the Company has no single controlling shareholders. In preparation for the 2014 AGM, we posted in our Company website a notice of "Call for Nominations" last January 30, 2014, to encourage all shareholders, specially minority shareholders, to send their propose agenda items and submit nominations to the Board with a deadline of March 10, 2014. The notice also include date, time and place of the 2014 Annual Stockholders Meeting and downloadable copies

of the Proxy forms. The issues/agenda requiring votes of stockholders are already reflected in the Proxy Form, giving an option to stockholder to vote in absentia.

K. INVESTORS RELATIONS PROGRAM

1) Discuss the company's external and internal communications policies and how frequently they are reviewed. Disclose who reviews and approves major company announcements. Identify the committee with this responsibility, if it has been assigned to a committee.

Our Corporate Communications Office is in charge of managing, crafting and disseminating information about the Company, its directors, officers and employees. Two offices handle Meralco's external and internal communications.

External Communications Office handles media events and releases intended for our investors, shareholders, customers, suppliers, creditors and the public. Information is usually disseminated through press releases, newspaper prints, TV, radio and electronic media (Internet, Twitter, Facebook and other social networking media), and the Meralco website. News and information are released through these media as they happen.

Internal Communications Office handles communications and publications covering internal/employee communication, investor and customer communications. Employees are immediately informed of relevant Company events in print and digital/new media, including myMeralco Portal and eMeralco Bulletin; the Meralco SPARK (the Company's corporate newsletter); and, in special publications which may be released internally within Meralco or within the Metro Pacific Group. The Company also conceptualized a magazine for key officers and corporate clients known as "Power Club." The quarterly magazine, provides updates to customers on our latest products, services and relevant Company events.

Mr. Alfredo Panlilio is the Head of the Corporate Communications Office, who reviews and approves the releases of above information. He coordinates with concerned groups including the Board, the President and CEO and other Key Officers to get approval for the disclosure of the information pertaining to their group/offices.

2) Describe the company's investor relations program including its communications strategy to promote effective communication with its stockholders, other stakeholders and the public in general. Disclose the contact details (e.g. telephone, fax and email) of the officer responsible for investor relations.

	Details	
(1) Objectives	To communicate relevant and timely information about the company to both current and potential investors, analysts,	
	fund managers, potential business partners and the general public.	

(2) Principles	1) Excellence – to ensure that the information is relevant and communicated in a professional, clear and orderly manner		
	2) Integrity – to ensure that the acts of the company with regard to investor relations are performed within the rules and		
	regulations of its governing bodies (company, SEC, PSE, Philippine government); and that the information		
	communicated is accurate, relevant and timely		
(3) Modes of	1) Quarterly Results Briefing (Media and Analysts / Investors)		
Communications	2) Annual Stockholders' Meeting		
	3) Regular Company Disclosures		
	4) Investor Relations Meetings		
	5) Conferences and road shows		
	6) Responding to calls and emails		
(4) Investors	Investor Relations Team:		
Relations Officer	1) Investor Relations Management Team:		
	a. Mr. Oscar S. Reyes, President and Chief Executive Officer		
	b. Ms. Betty C. Siy-Yap, Senior Vice President and Chief Finance Officer		
	2) Investor Relations Office:		
	a. Ms. Michele N. Tan, Investor Relations Head		
	b. Mr. Randwil Dinbo U. Macaranas, Investor Relations Analyst		
	Contact Details:		
	a. Email: investor.relations@meralco.com.ph		
	b. Tel No. : (632) 632-8095		
	c. Fax: (632) 1622-2950		

3) What are the company's rules and procedures governing the acquisition of corporate control in the capital markets, and extraordinary transactions such as mergers, and sales of substantial portions of corporate assets?

The rules and procedures governing the acquisition of corporate control in the capital markets, and extraordinary transactions such as mergers, and sales of substantial portions of corporate assets, are clearly disclosed to safeguard rights of investors and shareholders. In the event that the Company enters into such transactions, the Company appoints an independent party to evaluate the transaction price and ensure transparent prices and fair conditions.

A management committee composed of top corporate executives is tasked to study and endorse such cases to the Finance Committee (Board Committee) for review. The Finance Committee after passing review, in turn endorses the matter for approval by the Board of Directors. While the Audit and Risk Management Committee (as per SEC Memo Circular 4, Series of 2012, Audit Committees of Companies Listed on the Exchange) exercises oversight on management of risks related to such transactions.

4) Name of the independent party the board of directors of the company appointed to evaluate the fairness of the transaction price.

No such transactions transpired in 2013 requiring the appointment of an independent party.

L. CORPORATE SOCIAL RESPONSIBILITY INITIATIVES

Discuss any initiative undertaken or proposed to be undertaken by the company.

Initiative	Beneficiary		
	• Villa Cuana Phase 3, Sandoval Avenue, Pinagbuhatan, Pasig City, MM (Pasig BC - Central)		
	• Gawad Kalinga Disiplina Village, Cuadra Street, Brgy. Ugong, Valenzuela City, MM (Valenzuela BC - North)		
	Block 22, Welfareville Compound, Brgy. Addition Hills, Mandaluyong City, MM (Mandaluyong BC, Central)		
	 Residents of ISG Village Phase 1,2 and 3, ISG Village, Pinagsama, Taguig City, MM (Makati BC, Central) 		
	 Residents of PANAM Village Phase 1, 2 and 3, PANAM Village, Pinagsama, Taguig City, MM (Makati BC, Central) 		
Community Electrification	Stella Mariz, Mauban, Quezon (Lucena BC, South)		
Program	Sitio Quezon City, Mauban, Quezon (Lucena BC, South)		
	Patamaba HOA, Brgy. San Vicente, Angono, Rizal (Angono BC, Central)		
Household Electrification	 Sambahayang Project A, B and C, 252 Moriones St., Tondo, MM (Tutuban BC, Central) 		
(Provision of affordable,	• Residents of F. Carlos, F. Carlos St., Apolonio Samson, Quezon City, MM (Balintawak BC, North)		
reliable and safe electric	• Isla Noah Residents, Isla Noah, Brgy. Damayang Lagi, Quezon City, MM (Kamuning BC, Central)		
service to households in	 Residents of Dinalupihan St., 1268 Dinalupihan St., Manuguit, Tondo, MM (Tutuban BC, Central BC) 		
depressed communities.)	• Residents of Old Capitol Site (Lirio St.), Lirio Sts., Brgy. Old Capitol Site, Quezon City, MM (Kamuning BC, Central)		
	• Residents of Old Capitol Site (Dahlia St.), Dahlia Sts., Brgy. Old Capitol Site, Quezon City, MM (Kamuning BC, Central)		
22 Communities	Brgy. Vasra A, Yakal Vasra, Bago Bantay, Quezon City, MM (Kamuning BC, Central)		
3,079 Households	Brgy. Vasra B, Cypress Vasra, Bago Bantay, Quezon City, MM (Kamuning BC, Central)		
	Brgy. Vasra C, Palanas Area, Brgy. Vasra, Quezon City, MM (Kamuning BC, Central)		
	Bistekville Phase 3 and 4, Quezon City, MM (Novaliches BC, North)		
	 Kapit Kamay of Block 38, Block 38, Welfareville Compound, Brgy. Addition Hills, Mandaluyong City, MM 		
	(Mandaluyong BC, Central)		
	• Katiyakan sa Pabahay Neigborhood Association, Dilang 2, Nagpayong, Pinagbuhatan, Pasig City (Pasig BC, Central)		
	• Starville Home Owners Association, Sto. Tomas, Pinagbuhatan, Pasig City (Pasig BC, Central)		

	• Pinagbuhatan Urban Poor Home Owners Association, Urbano Velasco, Pinagbuhatan, Pasig City (Pasig BC, Central)		
School Electrification (Energization of schools to improve the learning experience of students.) 22 Public Schools 5,330 Students 171 Teachers	 San Fernando National High School, El Nido, Palawan Teneguiban National High School, El Nido, Palawan Bulawit National High School, Linapacan Island, Palawan Cagbalete National High School, Mauban, Quezon Cagsiay Ill National High School, Mauban, Quezon Pandanon National High School, Jetafe, Bohol Cabul-An National High School, Buenavista, Bohol Rizal National High School, Buenavista, Bohol Rizal National High School, Dinagat Islands Cab-Ilan National High School, Dinagat, Dinagat Islands Cab-Ilan Elementary School, Casili, Rodriguez, Rizal Macabud National High School, Rizal Macaingalan National High School, Rizal Macaingalan Elementary School, Rizal Cayabu Elementary School or National High School, Rizal San Andres Elementary School, Rizal Laiban Elementary School or National High School, Rizal Mamuyao Elementary School, Rizal Tinucan Elementary School, Rizal Pinagsabiran Elementary School, Rizal Pinagsabiran Elementary School, Rizal Tinucan Elementary School, Rizal Pinagsabiran Elementary School, Rizal Tablon Elementary School, Rizal 		
Communal Infrastructure Electrification (Provision of electricity to various communal infrastructures such as a farm irrigation system, rural health clinics, streetlights, youth centers, and the like.)	Farm Electrification Green Earth Heritage Foundation MVP Housing Baganga, Davao Oriental		

29 Households	
Meralco Energy Leadership Awards under the DENR's National Search for Sustainable Schools Schools qualified for regional finals Winners (15 Elementary School (Quezon City) 2. Lucban Elementary School (Baguio City) 3. Lubnac Elementary School (Ilocos Norte) 4. Victoria Elementary School (Ilocos Norte) 5. Limay Elementary School (Isabela) 5. Limay Elementary School (Batanan) 6. Julian A. Pastor Memorial Elem. School (Batangas City) 7. Camilimil Central School (Oriental Mindoro) 8. Malindog Elementary School (Negros Occidental) 9. Simeon Ayuda Elementary School (Cebu) 10. Lomonon Elementary School (Leyte) 11. Sicayab Elementary School (Zamboanga del Norte) 12. Kibawe Central School (Bukidnon) 13. Luna Elementary School (Davao del Norte) 14. Koronadal Central Elementary School II (South Cotabato) 15. Father Saturnino Urios University - Elementary School (Butuan City) Winners (13 High Schools): 1. Baguio City National High School (Baguio City) 2. Don Salustiano Aquino Memorial National High School (La Union) 3. Santiago City National High School (Bulacan) 5. Balete National High School (Batangas City) 6. Cajidiocan National High School (Batangas City) 7. Magallanes National High School (Romblon) 7. Magallanes National High School (Isolio) 9. Sumoroy Agro-Industrial School (Northern Samar)	

	11. Asuncion National High School (Davao del Norte)			
	12. Tulunan National High School (South Cotabato)			
	13. Matin-ao National High School (Surigao del Norte)			
	Winners (13 Tertiary-level Institutions):			
	1. Miriam College (Quezon City)			
	2. St. Louis University (Baguio City)			
	3. University of Northern Philippines (Ilocos Sur)			
	4. University of La Salette (Isabela)			
	5. Pampanga Agricultural College (Pampanga)			
	6. Western Philippines University (Palawan)			
	7. Unibersidad De Sta. Isabel (Naga City)			
	8. La Consolacion College - Bacolod (Bacolod City)			
	9. Foundation University (Negros Oriental)			
	10. Visayas State University (Leyte)			
	11. Central Mindanao University (Bukidnon)			
	12. Davao Doctors' College (Davao City)			
	13. Notre Dame of Marbel University (South Cotabato)			
	Safe ang School Ko! Project			
	Painted pedestrian lanes in 21 Schools.			
	Electrical Safety Assessment for Public Schools			
	Public Elementary and High Schools assessed			
Grassroots Partnerships 2,798 Service Personnel	Project Kasambahay			
•	Community Crants Vouth Loadership Symmit			
2 Community Grants	Community Grants Youth Leadership Summit			
	Support to Meralco's Business Centers, Sectors, Offices and Subsidiaries (Donations)			
	1. Batangas Business Center			
26 BC/Network-	2. Batangas Business Center			
based support	3. Tagaytay Auxiliary			
basea support	4. Republic Surety and Insurance Company (Subsidiary)			
	5. Office of the President			
	6. Customer Retail Services and Corporate Communications			
	·			

	7. Legal	
	8. Safety and Environment Management	
	9. Employee Relations	
	10. Employee Relations	
	11. First Pacific Leadership Academy	
	12. Thomasian Leaders' Congress	
	13. Customer Solutions and Innovations	
	14. Customer Retail Services	
	14. Customer Retail Services 15. Office of the Chairman	
	16. Office of the President	
	17. CSRO	
	18. Dasmariñas Business Center	
	19. Dasmariñas Business Center	
	20. Rosario Business Center	
	21. Balagtas Business Center	
	22. CSRO	
	23. Malolos Business Center	
	24. Malolos Business Center	
	25. Lucena Business Center	
	26. Networks Design	
	Special Projects and Sponsorships	
	1. Pilot of Home Maintenance Services Program	
	2. Davao Livelihood Recovery Program	
	3. Participation in the Embassy of Spain's Dia del Libro celebration	
	4. Spread the Light Internal Fundraising Campaign	
	5. Spread the Light Outreach Activity in Boac, Marinduque	
21 Special Projects/	6. Libreng Charging Service Stations during:	
Sponsorships	a. TV5's Aksyon Semana Santa	
	b. TV5's Pagbabago 2013	
	c. TV5's T3 Public Service Day	
	d. TV5's Project Undas	
	7. Sponsorship in MMDA's Children's Road Safety Program	
	8. Sponsorship of Katy! The Musical	
	9. Sponsorship in Igan Foundation's 12th Igan Cup	

	10. Sponsorship in 2013 ANCOP Global Walk 11. Participation in Shore It Up
	12. Sponsorship in the Embassy of Spain's Flamenco Show
	13. 1Day2Give Program
	14. Sponsorship in the 2013 Patron of the Arts
	15. San Nicolas de Tolentino Church, Ajuy, Iloilo
	16. St. John the Baptist Parish, Sara, Iloilo
	17. Kidlat with TV5
	18. Donations of Supplies to San Vicente, Angono Rizal
	19. T3 Public Service Day
	20. Hospicio de San Jose
	21. 10,000 Postcards for National Teachers' Month
	Relief Operations
	Fire
Disaster Response and	Marne and Vila Streets, Brgy. St. Joseph, San Juan City, MM
Emergency Preparedness	Habagat
	Metro Manila, Laguna, Zambales, Cavite, Rizal, Bulacan, Bataan, Pampanga, Subic and Olongapo
24,808 Families	Earthquake
1,094 Poles	Loon and Loboc (for soup kitchen) in Bohol
773 Spans	Typhoon Yoland
Atlan, Capiz, Ilollo, Leyte and Samar	
11 Transformers	Electrical Facilities Rehabilitation (Power Restoration)
	Typhoon Pablo
	Typhoon Santi Power Restoration (Cabanatuan)
Bad Barrana Bada	Typhoon Yolanda (Aklan, Capiz, Iloilo and Leyte)
Maliwanag ang Pasko	Adah managa Alam Basha Chaistasa a Catasa shin Canis, Aldan Haila Lauta and Bahal
Christmas Activities	Mahayagon Nga <u>Pasko</u> Christmas Outreach in Capiz, Aklan, Iloilo, Leyte and Bohol
9,500 individuals	Tulous Balla Barras Bartanaga
Makabayan Volunteerism	Typhoon Pablo Power Restoration
Program	Brigada Eskwela Cound Kelinga Bayani Chellanga in CK Southvilla Trace Martinez, Couita (with the participation of 35 CK youth)
2,724 Employee- volunteers	Gawad Kalinga Bayani Challenge in GK Southville, Trece Martirez, Cavite (with the participation of 25 GK youth
25,584 Volunteer-hours	volunteers)
MEFCI Gift-giving to Philippine Children's Medical Center, Diliman, Quezon City, MM	
_	Meralco Basketboys Basketball Clinic Plaridel

 Shore It Up (Underwater and Shoreline Clean-up, and Mangroves Planting) MCEP Community Launches Makabayan Day Activities – Community Feeding, Pedestrian Lane Painting, Coastal Clean-Up and Ma Habagat and Typhoon Maring Relief Efforts – Packing and distribution of relief goods Typhoon Odette Relief Efforts – Distribution of relief goods (Zambales) Makabayan Day – Tree Planting of North and Central Business Area in Norzagaray, Bulacan Cabanatuan Power Restoration (Typhoon Santi) Typhoon Yolanda Relief Efforts – Packing and distribution of relief goods (with the participation of 80 volunteers) Typhoon Yolanda Power Restoration Efforts in Capiz, Aklan, Iloilo and Leyte Mahayagon Nga Pasko Christmas Outreach in Capiz, Aklan, Iloilo, Leyte and Bohol 		
Youth and Sports Advocacy	- Manayagon 118a i asko emistrias outreach in Capiz, Akian, nono, Leyte and bonoi	
1,421 Students 1,217 Youth		
Meralco Basketboys Program (A basketball clinic and values integration program which aims to improve and hone the basketball skills of disadvantaged youth, and for them to understand values such as leadership, teamwork, excellence and a winning attitude.)	Jubilee - Caritas Manila - Plaridel, Bulacan San Felipe Neri Parish — Caritas Manila — Brgy. Poblacion, Mandaluyong City, MM Marikina Youth (from 7 barangays) — Brgy. Marikina Heights, Marikina City, MM Naic Youth — Naic, Cavite or	
MVP Academic Assistance		
Awards (Provision of financial aid for deserving dependents	MVP Academic Assistance Awards (MVPAAA)	
of Meralco employees to support their educational expenses for the current school year.)	Elementary, High School and College Grantees Top Achievers of MVPAAA 2012 Recognized	

Sparks Football Clinic				
Sparks Football Clinic	Football for Peace Clinic with Philippine Marine Corps, Loyola Meralco Sparks FC and Meralco Sparks FC			
	Football Clinic with the Meralco Sparks FC & KAYA FC (iCanServe Foundation)			
	Meralco Campus Tour Chess Tournament and Workshop (with Meralco Chess Club)			
	Jr. Chess Masters Championship			
	Jr. Chess Masters 1st Christmas Team Championship			
	MVP Team Tournament			
	Andres Bonifacio Team Tournament			
	Campus Tour Chess Workshop (½ Day Workshop, Chess Mats, and Chess Pieces)			
Meralco Campus Tour	1. Philippine Mission Service – Balagtas, Bulacan			
Workshop (In partnership	2. Meralco Chesskolars from various public schools			
with the Meralco Chess Club,	3. Students from various public schools – Aliaga, Nueva Ecija			
the workshop includes	4. Bagong Ilog Elementary School – Pasig City, MM			
lectures and simultaneous	5. Polytechnic University of the Philippines – Sta. Mesa, MM			
chess exhibitions which build	6. Bagong Silangan Elementary School and High School – Quezon City, MM			
strategizing and problem-	7. V. Mapa High School – Manila			
solving skills of the youth.)	8. Taytay National High School – Taytay, Rizal			
	9. Ramon Magsaysay High School – Cubao, Quezon City, MM			
	10. Ramon Magsaysay High School – España, Manila City, MM			
	11. Paranaque National High School – Paranaque City, MM			
	12. Pamantasan ng Lungsod ng Muntinlupa – Muntinlupa, MM			
	13. Jose Diaz Memorial High School – San Mateo, Rizal			
	Youth and Sports Advocacy Sponsorships			
	Akapela Open			
	Shore It Up			
Youth and Sports Advocacy Sponsorships	o Anilao, Batangas			
	o Puerto Galera, Mindoro			
	O Subic Bay, Zambales			
	o Del Carmen, Siargao Island			
	• Fun run/sport fest sponsorship			
	o AETAkbo: Takbo Para sa Katutubong Aeta			
	○ SOS Children Village: Run for a Child — Iloilo City			

o DSWD Nayon ng Kabataan: Summer Sportsfest
o Run for the Mangroves (63 Volunteer Runners)
o Football Clinic with the Meralco Sparks FC & KAYA FC
o SunPiology Run
Others:
• SOS CVP 25th Anniversary (Major sponsorship worth P15,000)

M. BOARD, DIRECTOR, COMMITTEE AND CEO APPRAISAL

Disclose the process followed and criteria used in assessing the annual performance of the board and its committees, individual director, and the CEO/President.

The Board annually conducts a self-assessment of their performance individually, collectively and as members of the different Board Committees. The self-assessment results are key factors in the enhancement of directors' performance and effectiveness in discharging their duties.

The Board conducted an assessment of the 2013 performance of the Board and the President and CEO on February 24, 2014, and April 30, 2014, respectively. The processes and criteria for assessment are presented on the table below.

A summary of the responses is prepared by the Corporate Governance Office and submitted to the Nomination and Governance Committee and the Board as an agenda item for acknowledgment.

	Process	Criteria
Board of Directors	Self-Assessment	A. Board StructureB. Board Duties and ResponsibilitiesC. Duties and Responsibilities as an Individual Director
Board Committees	General Assessment of all Committees by the Board, Self- Assessment of Committee members	General and Self-Assessment of the overall performance of the following committees, based on the provisions of the Board Committee Charters: A. Nomination and Governance Committee B. Audit and Risk Management Committee C. Remuneration and Leadership Development Committee D. Finance Committee

Individual Directors	Self-Assessment	A. Board Structure B. Board Duties and Responsibilities C. Duties and Responsibilities as an Individual Director
CEO/President	Assessment by the Board of Directors & Self-Assessment	 Key Performance Indicators: Leadership Working relations with the Board Management Communications/Relationships Operating and Financial Performance (Consolidated Core Net Income) Major Accomplishments Points for improvement

N. INTERNAL BREACHES AND SANCTIONS

Discuss the internal policies on sanctions imposed for any violation or breach of the corporate governance manual involving directors, officers, management and employees

Violations	Sanctions	
Violations of Corporate Governance Rules	The Revised Manual of Corporate Governance provides for the following disciplinary actions for directors:	
	Temporary disqualification – refusal to comply with Company's disclosure requirements, unexcused absences of more than 50% of all regular and special meetings of the Board, dismissal or termination for a cause as director in any corporation covered by Governance Code, among others.	
	2. Permanent Disqualification – if convicted or adjudged guilty of any offenses or crimes, decree or order issued by a judicial or administrative body or the SEC or BSP.	
	Please refer to Section 6.0 Disqualification of a Director of the Company's Revised Manual of Corp. Governance for details.	
Violations on the following prescribed	For Officers/Senior Management and Employees:	
behavior:		
1. Attendance & Punctuality	The Company's Code on Right Employee Conduct (COREC) prescribes the proper and correct conduct of	

- 2. Work Performance
- 3. Employee Behavior
- 4. Confidentiality of Work and Information
- 5. Conflict of Interest
- 6. Use of Company Property
- 7. Hiring and/or Assignment of Relatives
- 8. Voluntary Separation

employees and Senior Management of the Company.

The policy includes a guide in imposing disciplinary actions to employees and Senior Management with sanctions and penalties ranging from verbal counseling, written reprimand, suspension or dismissal, depending on the gravity of the offense committed.

This Consolidated Changes in ACGR for 2013 is hereby compiled and published in the Company website, in compliance with the Securities and Exchange Commission (SEC) Memorandum No. 12, Series of 2014 released May 26, 2014 requiring all publicly listed companies to consolidate all the ACGR updates and changes for the year and label the consolidated changes as "Consolidated Changes in ACGR for (year) for posting in the company website.

In lieu of the notarized signature page, the Consolidated Changes in the ACGR shall be accompanied by a Secretary's Certificate with excerpts of Board Resolution or Minutes of meetings regarding said updates and changes in the ACGR.

Republic of the Philippines)
City of Pasig) S.S.

SECRETARY'S CERTIFICATE

I, WILLIAM S. PAMINTUAN, Filipino, of legal age, with office address at 8th Floor, Lopez Building, Meralco, Ortigas Avenue, Pasig City, after having been sworn, in accordance with law, depose and state that:

- 1. I am the duly elected and qualified Assistance Corporate Secretary of Manila Electric Company, a corporation duly organized and existing under and by virtue of the Republic of the Philippines, with principal office at Lopez Building, Brgy. Ugong, Ortigas Avenue, Pasig City;
- I am the custodian of the corporate books and records of the Company, including the Minutes and Resolutions of its Board of Directors;
- 3. The Consolidated Changes in the Annual Corporate Governance Report (ACGR) for the year 2013 reflects the resolutions of the Board of Directors of the Company (excerpts are attached herewith), during its special and regular meetings in 2013; and
- 4. I am executing this Certificate in compliance with Securities and Exchange Commission Memorandum Circular No. 12 Series of 2014 and for whatever legal purpose it may serve.

IN WITNESS WHEREOF, I have hereunto set my hand on this UL 17 2014 2014 in Pasig City, Metro Manila, Philippines.

WILLIAM S. PAMINTUAN
Assistant Corporate Secretary

SUBSCRIBED AND SWORN TO before me in Pasig City this JUL 17 2014 2014 by William S. Pamintuan who has satisfactorily proven to me his identity through his Driver's License No. N02-91-156323 valid until February 6, 2015, that he is the person who personally signed before me the foregoing Secretary's Certificate and acknowledged that he executed the same.

Doc. No.: <u>104</u>;

Page No: <u>22</u>;

Book No: VI_;

Series of 2014

A NAVADAD

Pasig, San Juan, Taguig and Pateras Issued on April 14, 2014 at Pasig City Appointment No. 198 (2014-2015)

Roll No. 53655/ IBP No. 947468/ 01-02-14 RSM Chapter PTR No. 9884571/ 61-21-14 Pasig City

8th Floor Lopez Bidg. Ortigas Avenue, Pasig City

Attached Excerpts				
Resolution	Date			
Approval of Additional	May 28, 2013			
Compensation of the Board				
Approval of 2014 Board Meeting	November 25, 2013			
Schedule				
Assessment of Risk and Internal	December 16, 2013			
Control				
Approval of Updated Related Party	December 16, 2013			
Transactions Policy				
Approval of 2013 Annual General	May 27, 2014			
Meeting of Shareholders (AGM)				
Minutes				
Approval of 2013 Consolidated	May 27, 2014			
Financial Statements				
Approval of Amendment of Articles	May 27, 2014			
of Incorporation				
Ratification of all 2013 Corporate	May 27, 2014			
Acts				
Election of the Board of Directors	May 27, 2014			
(2014-2015)				
Appointment of External Auditors	May 27, 2014			
(2014-2015)				

There being no objection despite opportunity given by the Chairman, the motion was thereupon carried.

Accordingly, the Company's Audited Financial Statements for the period ended December 31, 2012 was approved by a majority of the total voting stockholders present and represented at the meeting and eligible to vote, as detailed below:

VOTES	NUMBER OF VOTES CAST	PERCENTAGE OF
	(1 share = 1 vote)	VOTING
1. Approved	992,597,826	88.06%
2. Against	666	0.0%
3. Abstained	9,677	0.0%

The following resolution was thus adopted and approved as Resolution 2013-2:

"RESOLVED, that the audited financial statements for the year ended December 31, 2012 be, as the same hereby are, approved."

APPROVAL OF ADDITIONAL COMPENSATION OF DIRECTORS

The next item on the agenda was the approval of the resolution granting additional compensation of directors and the corresponding amendment of the By-Laws of the Company.

The Assistant Corporate Secretary, Atty. William S. Pamintuan, informed the stockholders that the Board, in its meeting held on March 22, 2013, adopted a resolution amending Article 2, Section 7 of the Company's By-Laws, providing for the additional compensation of directors. Such additional compensation could be in the form of a fixed retainer, bonus or stock grant, or a combination thereof, as may be approved by the Board. The total value of such additional compensation, in whatever form so given, shall not exceed one percent (1%) of the net income before income tax of the Company during the preceding year. Atty. Pamintuan explained the rationale for the grant of additional compensation of directors, saying that it is to recognize the invaluable services rendered by the Company's directors in profitably steering the business affairs of the Company, which has produced record highs in financial performance over the past four years. The role and responsibility of

directors in the success, accomplishments, and profitability of the Company cannot be understated. It is for this reason that the approval for additional compensation for directors was sought.

Mr. Vladimir M. Platon moved for the approval of the grant of additional compensation to the Company's directors. The motion was seconded by Ms. Maria Zarah R. Villanueva-Castro. There being no objection despite opportunity given by the Chairman, the motion was thereupon carried.

Thus, the grant of additional compensation to the Company's directors was approved by a majority of the total voting stockholders present and represented at the meeting and eligible to vote, as detailed below:

VOTES	NUMBER OF VOTES CAST (1 share = 1 vote)	PERCENTAGE OF VOTING
1. Approved	992,500,080	88.05%
2. Against	52,354	0.0%
3. Abstained	42,100	0.0%

The following resolution was thus adopted and approved as Resolution 2013-3:

"RESOLVED, as it is hereby resolved, that all Directors are hereby allowed to receive additional compensation, as such, whether in the form of a fixed retainer, bonus or stock grant or a combination thereof, as may be approved by the Board of Directors; Provided, That the total value of such additional compensation, in whatever form so given, shall not exceed one percent (1%) of the net income before tax of the Company during the preceding year

RESOLVED, further, that the Stockholders hereby approve and ratify the amendment of Section 7, Article II of the Company's Amended By-laws, which reflects the foregoing grant of additional compensation to the Board of Directors."

APPROVAL OF 2014

MERALCO BOARD MEETING SCHEDULE

In its meeting held on November 25, 2013 the Board approved the following schedule of meetings for the ensuing year 2014:

2014 MERALCO BOARD MEETING SCHEDULE
January 27, 2014
February 24, 2014
March 31, 2014
April 28, 2014
May 27, 2014
(Regular Board, Annual Stockholders' Meeting or Annual General Meeting (AGM), Organizational Meeting)
June 30, 2014
July 28, 2014
August 27, 2014
September 29, 2014
October 27, 2014
November 24, 2014
December 15, 2014
Regular meeting is held every last Monday of the month at 10:00 A.M. unless re-scheduled due to holidays. As per the Company's By-Laws, the Annual Stockholders' Meeting or Annual General Meeting (AGM) is to be held every last Tuesday of May.

ASSESSMENT OF RISKS AND INTERNAL CONTROL

In its meeting held on December 16, 2013 the Board reviewed the effectiveness and adequacy of the risk management system and internal control:

Risk Management

- Reviewed management's top business risks and discussed on-going risk treatments.
- Noted Management's short-to-medium term plans to streamline enterprise risk management
 integration in the annual strategic planning activities, to institutionalize risk management
 functions at the subsidiaries, and to develop a risk reporting dashboard that will facilitate
 reporting and monitoring of top risks and mitigation plans to the Audit and Risk Management
 Committee.

Internal Control

- Obtained management's assurance on the adequacy and effectiveness of the Company's internal control system and noted Management's Control Policy.
- Evaluated the effectiveness of the internal control system of the Company based on information obtained from the external auditors and the reasonable assurance provided by the internal auditor on the financial and operating controls of the Company.

RELATED PARTY TRANSACTIONS POLICY

In its meeting held on December 16, 2013 the Board evaluated and approved the updated Related Party Transaction Policy of the Company, which mandates the Committee to review material/significant related party transactions, subject to the approval of the Board.

DRAFT

MINUTES OF THE ANNUAL MEETING OF STOCKHOLDERS OF MANILA ELECTRIC COMPANY

HELD ON 27 MAY 2014 LOPEZ BUILDING, ORTIGAS AVENUE, PASIG CITY (For Shareholders Approval on the 2015 AGM)

CALL TO ORDER

Before the start of the 2014 Annual Stockholders' Meeting, the Chairman of the Company, Mr. Manuel V. Pangilinan introduced the members of the Board of Directors who were present, namely: Messrs. James L. Go, John L. Gokongwei, Jr., Lance Y. Gokongwei, Jose Ma. K. Lim, Napoleon L. Nazareno, Oscar S. Reyes, Pedro E. Roxas, Atty. Ray C. Espinosa, Ambassador Manuel M. Lopez, and retired Chief Justice Artemio V. Panganiban. Mr. Oscar S. Reyes also serves as the President and Chief Executive Officer of the Company, while retired Chief Justice Artemio V. Panganiban serves as the Chairman of the Audit and Risk Management Committee. Also introduced were the Corporate Secretary, Atty. Simeon Ken R. Ferrer, the Chief Finance Officer, Ms. Betty C. Siy-Yap, and the Assistant Corporate Secretary, Atty. William S. Pamintuan. Other company officers and executives present in the meeting were likewise acknowledged.

The meeting was then called to order at 10:00 a.m. and presided by the Chairman.

The meeting was held at the principal office of the Company located at Pasig City, Metro

Manila, Philippines.

The Corporate Secretary, Atty. Simeon Ken R. Ferrer, took the minutes of the meeting.

Prior to the meeting, all shareholders were given the opportunity to submit their views on any issue that they deemed fit for inclusion in the agenda, as well as to propose qualified candidates for directors. A "Call for Nomination" was posted in the Company website last January 30, 2014 calling for the submission of the proposed agenda and nomination of qualified candidates on or before March 10, 2014.

The Chairman addressed the shareholders and informed them that prior to the meeting, they were provided with ballots and proxy forms allowing them to vote whether in person or in absentia on matters to be passed upon in the meeting and to elect the Company's Board of Directors. The proposed Resolutions for this meeting were contained in the Information Statement, a copy of which was provided to all stockholders prior to this meeting. The proposed Resolutions were also posted at the registration area for further reference of the attending shareholders. This practice is in line with the Company's commitment to good governance and its desire to encourage broader participation of its shareholders in deciding fundamental matters involving the Company.

Thereafter, the Corporate Secretary read the following ground rules and voting procedure to be observed during the meeting to ensure the conduct of fair, orderly, and efficient proceedings:

- a) Only stockholders as of record date or their proxies shall be allowed to speak. Any stockholder who wishes to take the floor must wait to be acknowledged by the Chairman. If acknowledged, he must identify himself and address his concerns to the Chairman.
- b) Questions from the floor shall be entertained subject to the following:
 - Only questions relevant to the particular item in the agenda being discussed shall be allowed. Hence, questions not relevant to the agenda shall be considered "out-of-order";
 - ii. A maximum of three (3) questions shall be entertained for each item on the agenda;

- iii. Questions about the Company and its operations will be entertained after the President and Chief Executive Officer's report;
- iv. To give equal chance to everyone, a stockholder can ask one (1) main question and, if needed, a follow-up question; and
- v. If due to time constraints there are questions which could not be entertained on the floor, our officers will be available for consultation after this meeting.
- c) All concerns should be raised by way of a question so that these can be properly addressed. The Chairman may waive or allow exceptions to the foregoing rules if, in his judgment, he deems it necessary or proper under the circumstances.

For our voting procedure, the Company's class of outstanding shares entitles the holder to one vote for one share. The affirmative vote of the stockholders representing at least a majority of the outstanding and voting shares shall be needed to pass and approve each proposed resolution unless the law provides otherwise.

Hence, for the amendment of the Company's Articles of Incorporation which is item 7 of our Agenda, both voting and non-voting shares can vote. For the election of directors, stockholders are allowed to elect directors individually or to cumulate their votes. Election of directors shall be by plurality of votes.

Ballot boxes are placed at the registration area where stockholders may drop their ballots.

All votes received shall be tabulated by the Office of the Corporate Secretary and results thereof shall be validated by the auditing firm, Reyes and Tacandong, which was duly appointed to act as such for this 2014 Annual Stockholders' Meeting.

As each item in the agenda is taken up, the Corporate Secretary will report on the votes received and tabulated as of 10:00 a.m. today. The minutes will, however, reflect the final tally of votes.

Lastly, the Corporate Secretary reminded everyone to observe proper decorum and due courtesy during the meeting.

SERVICE OF NOTICE

The Corporate Secretary reported that, in accordance with the provisions of the Corporation Code and the Amended By-Laws of the Company, written notice of the meeting was served to all stockholders of record as of March 14, 2014. The notices were released on April 16, 2014, which is twenty-eight (28) working days prior to the annual stockholders meeting on May 27, 2014. The profiles of all nominees to the Board of Directors, stating their age, qualifications, experience, date of first appointment to the Board of the Company, and other directorships in other publicly listed companies (or subsidiaries, whether listed or non-listed within the group of companies) were made available as part of the Information Statement. Notification attesting to this fact is provided in the last page hereof.

DETERMINATION OF QUORUM

The Corporate Secretary reported that there was a quorum for the meeting, as stockholders who own or hold over 960,000,000 shares or approximately 85.18% of the 1,127,098,705 issued and outstanding common shares of the Company entitled to vote, were present in person or by proxy.

APPROVAL OF THE MINUTES OF STOCKHOLDERS' MEETING HELD IN 2013

The Chairman submitted for approval the Minutes of the Annual Stockholders Meeting held on May 28, 2013.

Ms. Jocelyn V. Altamira moved for the approval of the Minutes of the Annual Stockholders' Meeting held on May 28, 2013 and to dispense with the reading thereof since copies of the Minutes have been made available at the Office of the Corporate Secretary and posted at the registration area and at the Company's website. The motion was seconded by Mr. Larry Francisco. No objection was raised despite opportunity given by the Chairman, thus the motion was thereupon carried. The Minutes was approved by more than a majority

of the total voting stockholders present and represented at the meeting and eligible to vote, as detailed below:

VOTES	NUMBER OF VOTES CAST	PERCENTAGE OF
	(1 share = 1 vote)	VOTING
1. Approved	960,042,921	85.18%
2. Against	668	0.0%
3. Abstained	6,979	0.0%

The following resolution was thus adopted and approved as Resolution 2014-1:

"RESOLVED, that the Minutes of the Annual Stockholders' Meeting held on May 28, 2013 be, as the same is hereby approved."

REPORT OF THE PRESIDENT AND CHIEF EXECUTIVE OFFICER

The President and Chief Executive Officer, Mr. Oscar S. Reyes, presented his report to the stockholders as follows:

"2013- A banner year for the economy. A challenging year for the power industry. Another good year for the Company.

Fellow Stockholders, thank you for joining us in this year's Annual General Meeting.

THE ECONOMY

Our economy continues to outperform our regional peers and our own achievements in 2012. Gross Domestic Product increased by 7.2% in real terms, up from 6.8% the previous year.

This was driven by Overseas Filipino Remittances of \$25.1 Bn, and BPO Revenues of \$13.3 Bn, which fueled consumer spending. Increased Private Investments, including Foreign Direct Investments, and Government spending, contributed to this remarkable growth.

Inflation and interest rates were at their new lows, at 3.0% for inflation, and 3.5% for the Bangko Sentral overnight borrowing rate. These were highly supportive of healthy business and personal investment spending.

The Philippine Stock Exchange remains bullish, with the PSE index at 6,811 as of last Friday, May 23, up from 5,890 at the end of 2013. The country's credit rating

Typhoon Yolanda which devastated the Visayas in November 2013, and Typhoon Santi which hit Nueva Ecija in October 2013.

Beyond our business, we have endeavored to make a difference in the communities we serve and in other areas in the country. This we do through our One Meralco Foundation and its four pillars of social work- Community Electrification, Emergency Preparedness and Disaster Response, Youth and Sports Development, and Grassroots Partnership. In 2013, the Foundation's activities touched the lives of 33,400 families, bringing electricity to over 12,500 households and 24 public schools, helping close to 25,000 families during Typhoons Yolanda and Santi, and engaging over 2,600 disadvantaged youth through Youth and Sports Development programs.

In our pursuit of excellence in all that we do, we are humbled that our Company has been given numerous recognitions and awards by international and local bodies, for excellence in the areas of corporate governance, human capital management, industry and business leadership, corporate social responsibility and other corporate disciplines.

For all these, and for Meralco's performance in 2013, we thank all of you, our stockholders, our 5,890 people in Meralco, and the people of our subsidiaries, affiliates, and One Meralco Foundation.

That concludes my Report, Mr. Chairman. Maraming salamat po sa inyong lahat."

QUESTIONS AND ANSWERS ON THE FLOOR

The Chairman opened the floor and gave the stockholders the opportunity to ask questions and/or raise issues. Stockholders with technical or customer service concerns were advised to approach the Customer Desk near the Registration Area.

Ms. Carmencita Santos commended the Company for the banner year 2013 and requested for clarification on the declining shareholder returns figure on the Financial Highlights presented on the 2013 Annual Report of the Company. The Chief Finance Officer, Ms. Betty C. Siy-Yap replied that the shareholder returns were due to the increase in market capitalization and share price.

Mr. Ed Dulalia then took the floor and congratulated the Board and Management for the Company's good performance in 2013 despite economic and political crises. In this connection, he proposed that the Directors and employees be given a bonus.

Thereafter, Mr. Guillermo Gili raised a point regarding the right of stockholders where shares are lodged with brokers. He mentioned that as beneficial owners of the shares, the right to vote belongs to them. The Chairman noted the point raised by Mr. Gili.

In as much as there has been sufficient discussion, Ms. Shiela Marie Granados moved to close the discussion and to proceed to the next item on the agenda. Mr. Paul Soriño seconded the motion.

APPROVAL OF THE 2013 AUDITED FINANCIAL STATEMENTS

The next item on the agenda was the approval of the Audited Financial Statements for the Year 2013.

Mr. Raymond Yap moved for the approval of the Company's 2013 Audited Financial Statements and the motion was seconded by Mr. Roy Pedroso. There being no objection despite opportunity given by the Chairman, the motion was thereupon carried.

Accordingly, the Company's Audited Financial Statements for the period ended December 31, 2013 was approved by a majority of the total voting stockholders present and represented at the meeting and eligible to vote, as detailed below:

VOTES	NUMBER OF VOTES CAST	PERCENTAGE OF
	(1 share = 1 vote)	VOTING
1. Approved	951,039,365	84.38%
2. Against	9,000,668	0.0%
3. Abstained	8,921	0.0%

The following resolution was thus adopted and approved as Resolution 2014-2:

"RESOLVED, that the audited financial statements for the year ended December 31, 2013 be, as the same hereby are, approved."

APPROVAL OF AMENDMENT TO SECTION 3 OF THE ARTICLES OF INCORPORATION

The next item on the agenda was the approval of the resolution to amend the Company's Articles of Incorporation to comply with SEC Memorandum Circular No. 6 Series of 2014, which states that "all corporations and partnerships whose articles of incorporation or articles of partnership indicate only a general address as their principal office address, such that it refers only to a city, town or municipality, or "Metro Manila" are directed to file an amended articles of incorporation or amended articles of partnership in order to specify their complete address, such that, if feasible, it has a street number, street name, barangay, city or municipality and if applicable, the name of the building, the number of the building and name or number of the room or unit."

The Assistant Corporate Secretary, Atty. William S. Pamintuan, explained to the stockholders that the Board, in compliance with the said SEC Memorandum Circular in its meeting held on April 28, 2014, adopted a resolution amending Section 3 of the Articles of Incorporation to reflect the complete address of the principal office of the Company to be located at Lopez Building, Ortigas Avenue, Barangay Ugong, Pasig City. Under the Corporation Code, the amendment is subject to the approval of at least 2/3 of the Company's outstanding capital stock.

Ms. Eliza Yamamoto moved for the approval of the amendment to Section 3 of the Company's Articles of Incorporation reflecting the complete address of the Corporation to read as follows: "That the place where the principal office of the Corporation is to be established or located is at Lopez Building, Ortigas Avenue, Barangay Ugong, Pasig City." The motion was seconded by Mr. Roy Pedroso.

The amendment to Section 3 of the Company's Articles of Incorporation reflecting the complete address of the Corporation was approved by at least two-thirds (2/3) of the total outstanding capital stock present and represented at the meeting and eligible to vote, as detailed below:

VOTES	NUMBER OF VOTES CAST (1 share = 1 vote)	PERCENTAGE OF VOTING
1. Approved	960,028,695	85.18%
2. Against	1,773	0.0%
3. Abstained	14,992	0.0%

The following resolution was thus adopted and approved as Resolution 2014-3:

"RESOLVED, that Section 3 of the Company's Articles of Incorporation be amended to read as follows: 'THIRD. That the place where the principal office of the Corporation is to be established or located is at Lopez Building, Ortigas Avenue, Barangay Ugong, Pasig City."

RATIFICATION OF ACTS, RESOLUTIONS, AND DEEDS OF THE BOARD OF DIRECTORS AND MANAGEMENT

The next item on the agenda was the ratification of acts, resolutions, and deeds of the Board of Directors and Management of the Company from the Annual Stockholders' Meeting held on May 28, 2013 up to this meeting. Upon the Chairman's request, the Corporate Secretary briefly explained that these acts pertain to those taken to implement the resolutions, directives and instructions of the Board and its Committees and those done in the regular course of the Company's business.

Mr. Adrian Rex Dimalanta moved for the confirmation, approval and ratification of all acts, resolutions, and deeds of the Board of Directors and Management of the Company from the Annual Stockholders' Meeting held on May 28, 2013 up to this meeting. These acts are provided in the minutes of meetings of the Board, its Committees and the Management. These also include the approval of contracts and agreements, projects and investments, treasury matters, dividend declaration, and disclosures to the Securities and Exchange Commission and Philippine Stock Exchange.

This was seconded by Mr. Michael David Azucena. No objection was raised despite opportunity extended by the Chairman. Accordingly, the motion was carried.

Consequently, all acts, resolutions, and deeds of the Board of Directors and Management of the Company from the Annual Stockholders' Meeting held on May 28, 2013

up to this meeting were ratified by a majority of vote of the stockholders present and represented at the meeting and eligible to vote, as detailed below:

VOTES	NUMBER OF VOTES CAST	PERCENTAGE OF
	(1 share = 1 vote)	VOTING
1. Approved	960,016,354	85.18%
2. Against	5,233	0.0%
3. Abstained	4,388	0.0%

The following resolution was thus adopted and passed as Resolution 2014-4:

"RESOLVED, that all acts, resolutions, and deeds of the Board of Directors and Management of the Company from the Annual Stockholders' Meeting held on May 28, 2013 up to the date of this meeting be as they hereby are, confirmed, ratified and approved."

ELECTION OF DIRECTORS

The next item on the agenda was the election of the members of the Board of Directors for the ensuing year. The Company's Articles of Incorporation provide for eleven (11) seats in the Board. The Company's shareholders, including shareholders in the minority, were given the opportunity to nominate candidates for election to the Board of Directors. The Chairman of the Nomination and Governance Committee, Mr. Pedro E. Roxas, was requested by the Chairman to explain the screening process and to read the names of the nominees.

Mr. Roxas stated that in accordance with the Corporation's By-Laws and Manual of Corporate Governance, as well as the Corporation Code and the Securities Regulations Code, the following stockholders were duly nominated as members of the Company's Board of Directors to serve as such for the ensuing term:

Name	Nominated by
1. Atty. Ray C. Espinosa	Beacon Electric Asset Holdings, Inc.
2. James L. Go	JG Summit Holdings, Inc.
3. Lance Y. Gokongwei	JG Summit Holdings, Inc.
4. John L. Gokongwei, Jr.	JG Summit Holdings, Inc.
5. Jose Ma. K. Lim	Beacon Electric Asset Holdings, Inc.
6. Manuel M. Lopez	First Philippine Holdings, Corp.
7. Napoleon L. Nazareno	Beacon Electric Asset Holdings, Inc.
8. Retired Chief Justice	Mr. Mark Dennis Y.C. Joven

Artemio V. Panganiban	
9. Manuel V. Pangilinan	Beacon Electric Asset Holdings, Inc.
10. Oscar S. Reyes	Beacon Electric Asset Holdings, Inc.
11. Pedro E. Roxas	Mr. Mark Dennis Y.C. Joven

Retired Chief Justice Panganiban and Mr. Roxas were nominated as independent directors.

The Nomination and Governance Committee have evaluated the qualifications of the nominees, including the nominees for Independent Directors, and determined that they have all the qualifications and none of the disqualifications to serve as directors of the Company. All these nominees have given their consent to their nomination.

Copies of the profiles of all nominees for seats in the Board of Directors, stating their age, qualifications, experience, date of first appointment to the Board of the Company, and other directorships in other publicly listed companies (or subsidiaries, whether listed or non-listed within the group of companies) were provided in advance to the stockholders through the Company's Information Statement.

On motion made by Mr. Karl William Soriano and seconded by Mr. Larry Francisco, the following were declared duly elected members of the Board of Directors to serve for the ensuing year and until their successors are duly elected and qualified, having received the following number of votes from the stockholders present and represented at the meeting:

Name	Approved	
1. Atty. Ray C. Espinosa	959,790,768	
2. James L. Go	959,745,507	
3. Lance Y. Gokongwei	959,998,408	
4. John L. Gokongwei, Jr.	960,049,415	
5. Jose Ma. K. Lim	959,781,064	
6. Manuel M. Lopez	960,991,314	
7. Napoleon L. Nazareno	959,873,656	
8. Retired Chief Justice	960,250,219	
Artemio V. Panganiban		
9. Manuel V. Pangilinan	960,434,192	
10. Oscar S. Reyes	960,352,311	
11. Pedro E. Roxas	959,741,490	
A total of 14,262 shares abstained from the election of		
directors.		

The above was thus adopted and passed as Resolution 2014-5.

APPOINTMENT OF EXTERNAL AUDITORS

The next order of business was the appointment of external auditors for the Company.

Retired Chief Justice Artemio V. Panganiban stated that in the evaluation of the performance during the past year of the Company's present external auditors, SGV & Company, the Audit and Risk Management Committee found their performance satisfactory. The reappointment of SGV & Company as external auditors of the Company for the ensuing year was thus endorsed by the Audit and Risk Management and the Board of Directors. For the year ended December 31, 2013, the Company paid an audit fee of P8.3 Million, inclusive of P1.8-Million audit fees for the review of the interim consolidated financial statements of the Company as of June 30, 2013 and September 30, 2013 in relation to the Company's bond offering. The Committee was satisfied with their performance.

On motion made by Mr. Michael David Azucena and seconded by Mr. Adrian Rex Dimalanta, there being no objection despite opportunity given, SGV & Company's reappointment as the Company's external auditor was approved by a majority vote of the stockholders present and represented at the meeting and eligible to vote, as detailed below:

VOTES	NUMBER OF VOTES CAST	PERCENTAGE OF
	(1 share = 1 vote)	VOTING
1. Approved	960,065,006	85.18%
2. Against	6,310	0.0%
3. Abstained	10,283	0.0%

The following resolution was thus adopted and passed as Resolution 2014-6:

"RESOLVED, that SGV & Company, Certified Public Accountants, be, as they hereby are, retained and appointed external auditors of the Company."





MANILA ELECTRIC COMPANY (MERALCO)

REVISED MANUAL OF CORPORATE GOVERNANCE

The Board of Directors, officers, executives, and employees of MERALCO (or the "Company") hereby commit themselves to the fundamental principles of sound corporate governance provided in this Revised Manual of Corporate Governance (Revised Manual), and acknowledge that the same are necessary components of sound strategic business management that will enhance the value of the Company to all its stakeholders.

This Revised Manual is adopted pursuant to Securities and Exchange Commission (SEC) Memorandum Circular No. 6, Series of 2009 (Revised Code of Corporate Governance) issued on July 15, 2009. It supersedes the Company's Manual of Corporate Governance adopted pursuant to SEC Memorandum Circular No. 2, Series of 2002 (Code of Corporate Governance) issued on April 5, 2002.

DECLARATION OF CORPORATE PRINCIPLES

The Company adheres to the principles of integrity, accountability, fairness, and transparency to develop and uphold an ethical culture that will protect and promote the best interest of the Company for the common benefit of the Company's stockholders and other stakeholders. The Company likewise adheres to the laws enfranchising its corporate existence and utility operations.

As the Company progresses, this Revised Manual shall be kept under constant review and revision to meet the emerging standards of good corporate governance practices.

CORPORATE GOVERNANCE RULES & PRINCIPLES

I. BOARD GOVERNANCE

Section 1.0 Composition of the Board

- **1.1** The Board consists of eleven (11) directors who shall be elected by the stockholders at a regular or special meeting in accordance with the Amended By-Laws of the Company.
- 1.2 The Board shall have at least two (2) independent directors or such number of independent directors that constitutes twenty percent (20%) of the members of the Board, whichever is lesser, but in no case less than two (2).

Section 2.0 Independent Directors

- 2.1 Independent Director means a person who, apart from his fees and shareholdings, is independent of Management and free from any business or other relationship which could, or could reasonably be perceived to, materially interfere with his exercise of any independent judgment in carrying out his responsibilities as a director in the Company and includes, among others, any person who:
 - a. Is not a director or officer of the Company or of its related companies¹ or any of its substantial shareholders except when the same shall be an independent director of any of the foregoing;
 - b. Does not own more than two percent (2%) of the shares of the Company and/or its related companies or any of its substantial shareholders:
 - c. Is not related to any director, officer or substantial shareholder of the Company, any of its related companies or any of its substantial shareholders. For this purpose, relatives include spouse, parent, child, brother, sister, and the spouse of such child, brother or sister;

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¹When used in relation to the Company, "related company" means another company which is: (a) its holding company, (b) its subsidiary, or (c) a subsidiary of its holding company; and "substantial shareholder" means any person who is directly or indirectly the beneficial owner of more than ten percent (10%) of any class of its equity security.

- d. Is not acting as a nominee or representative of any director or substantial shareholder of the Company, and/or any of its related companies and/or any_of its substantial shareholders, pursuant to a Deed of Trust or under any contract or arrangement;
- e. Has not been employed in any executive capacity by the Company, any of its related companies and/or by any of its substantial shareholders within the last two (2) years;
- f. Is not retained, either personally or through his firm or any similar entity, as professional adviser, by the Company, any of its related companies and/or any of its substantial shareholders, within the last two (2) years;
- g. Has not engaged and does not engage in any transaction with the Company and/or with any of its related companies and/or with any of its substantial shareholders, whether by himself and/or with other persons and or through a firm of which he is a partner and/or a Company of which he is a director or substantial shareholder, other than transactions which are conducted at arm's length and are immaterial;
- h. Is not the chairman emeritus or an ex-officio director/officer or a member of the advisory board of the Company, or otherwise appointed in a capacity to assist the Board of the Company in the performance of its duties and responsibilities within the last one (1) year;
- i. Is not a director (other than an independent director) of the Company who resigned or whose term ended within the last two (2) years; and
- j. Is not a securities broker-dealer or a person holding any office of trust and responsibility in a broker-dealer firm which includes, among others, a director, officer, principal stockholder, nominee of the firm to the Exchange, associated person or salesman, and an authorized clerk of the broker or dealer.
- 2.2 Independent directors should, as much as possible, be in attendance during board meetings to promote transparency. Unless otherwise provided in the By-Laws, their absence shall not affect the quorum requirement.

Section 3.0 Multiple Board Seats

The Board may consider the adoption of guidelines on the number of directorships that its members can hold in other corporations to ensure diligent and efficient performance of their responsibilities to the Company.

Section 4.0 Duties and Responsibilities of the Board

4.1 General Responsibility

- a. The Board of Directors is primarily responsible for the governance of the Company. Corollary to setting the policies for the accomplishment of the corporate objectives, it shall provide an independent check on Management.
- b. The Board should establish the Company's vision, mission, strategic objectives, policies and procedures that shall guide its activities, including the mechanisms for effective monitoring of the Management's performance.
- c. A director's office is one of trust and confidence. He shall act in a manner characterized by transparency, accountability, integrity, and fairness.

4.2 Specific Duties and Functions

To ensure a high standard of best practice for the Company and its stakeholders, the Board shall:

- a. Adopt a process of selection to ensure a mix of competent directors and officers and oversee the implementation of compensation plans and professional development programs for officers and succession planning for senior management;
- b. Oversee Management's formulation and implementation of sound strategic policies and guidelines on major capital expenditures, business strategies, plans and policies and periodically evaluate Management's overall performance;

- c. Ensure that the Company complies with all relevant laws, regulations and endeavor to adopt best business practices;
- d. Identify the Company's major and other stakeholders and oversee Management's formulation and implementation of the Company's policy on communicating or relating with them through an effective investor relations program and other appropriate communication programs;
- e. Adopt a system of check and balance within the Board, which should be regularly reviewed for effectiveness;
- f. Provide oversight with regard to enterprise risk management;
- g. Identify key risk areas and key performance indicators and monitor these factors with due diligence;
- h. Ensure that the Company establishes appropriate policies and procedures in accordance with this Revised Manual and applicable laws and regulations, including, but not limited to, conflict of interest and related party transactions;
- i. Constitute Board Committees, including an Audit and Risk Management Committee, that it deems necessary to assist the Board in the performance of its duties and responsibilities;
- j. Consider the creation and maintenance of an alternative dispute resolution system in the Company that can amicably settle differences or conflicts between the Company and its stockholders, if applicable;
- k. Properly discharge Board functions by meeting regularly. Independent views during Board meetings shall be given due consideration and all such meetings shall be duly minuted;
- I. Keep Board authority within the powers of the institution as prescribed in the Articles of Incorporation, By-Laws and in existing law, rules and regulation; and

m. Appoint a Compliance Officer who shall have the rank of at least vice president. In the absence of such appointment, the Corporate Secretary, preferably, shall act as Compliance Officer.

4.3 Chairman of the Board

In addition to the duties provided in the By-Laws of the Company, the responsibilities of the Chairman in relation to the Board shall include the following:

- a. To ensure that the meetings of the Board are held in accordance with the By-Laws or as the Chairman may deem necessary;
- b. To supervise the preparation of the agenda of the meeting in coordination with the Corporate Secretary, taking into consideration the suggestions of the directors and Management; and
- c. To maintain qualitative and timely lines of communication and information between the Board and Management.

If the positions of Chairman and Chief Executive Officer (CEO) are not separate and matters for resolution of the Board involve the accountability of Management and there is a perceived conflict of interest in relation thereto, the Chairman must appoint a lead director from among the independent directors to temporarily preside in the meeting to ensure the independence of the Board.

4.4 Internal Controls Responsibilities of the Company

- a. The control environment of the Company consists of:
 - i. The Board which ensures that the Company is properly managed and effectively supervised;
 - ii. The Management that actively manages and operates the Company in a sound and prudent manner;
 - iii. The organizational and procedural controls supported by effective management information and risk management reporting systems;

and

- iv. An independent audit mechanism to monitor the adequacy and effectiveness of the Company's financial reporting, governance, operations, and information systems, including the reliability and integrity of financial and operational information, the effectiveness and efficiency of operations, the safeguarding of assets, confidential information, and compliance with laws, rules, regulations and contracts.
- b. The Board's internal control mechanisms for the Board's oversight responsibility may include:
 - i. Definition of the duties and responsibilities of the CEO who is ultimately accountable for the Company's organizational and operational controls;
 - ii. Selection of a CEO who possesses the ability, integrity and expertise essential for the position;
 - iii. Establishment by the Company of an internal audit system that can reasonably assure the Board, Management, and stockholders that the Company's key organizational and operational controls are appropriate, adequate, effective, and complied with;
 - iv. Selection and appointment of proposed senior management officers;

and

v. Review of the Company's personnel and human resource policies and sufficiency, conflict of interest situations, changes in the compensation plan for employees and succession plan for officers and management.

Section 5.0 Qualifications of Directors

5.1 Every director shall own at least one (1) share of the capital stock of the Company of which he is a director, which share shall stand in his name in the books of the Company. He must have all the qualifications and none of the disqualifications of a director. The following are the qualifications:

- a. Possesses college education or the skills needed to effectively carry out his functions as director;
- b. Possesses integrity/probity; and
- c. Has strong adherence to legal and moral principles.

A director must have a practical understanding of business in general and of the business of the Company, in particular.

to the Board such other qualifications which are now or may hereafter be provided under existing laws and regulations or any amendments thereto.

Section 6.0 Disqualification of a Director

6.1 Permanent Disqualification

- a. Any person convicted or adjudged guilty of any of the offenses or crimes specified below in a final and executory judgment, decree or order issued by a judicial or an administrative body having competent jurisdiction or the SEC:
 - i. an offense involving moral turpitude, fraud, embezzlement, theft, estafa, counterfeiting, misappropriation, forgery, bribery, false affirmation, perjury or other fraudulent acts;
 - ii. any crime that (1) involves the purchase or sale of securities, as defined in the Securities Regulation Code; (2) arises out of the person's conduct as an underwriter, broker, dealer, investment adviser, principal, distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; or (3) arises out of his fiduciary relationship with a bank, quasi-bank, trust company, investment house, or as an affiliated person of any of them; or
- iii. having willfully violated, or willfully aided, abetted, counseled, induced or procured the violation of any provision of the Securities Regulation Code, the Corporation Code, or any other law administered by the SEC or BSP, or any rule, regulation, or order of the SEC or BSP;

b. Any person who, by reason of misconduct, after hearing, is permanently enjoined by a final judgment or order of the SEC or any court or administrative body of competent jurisdiction from: (1) acting as underwriter, broker, dealer, investment adviser, principal distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; (2) acting as director, or officer of a bank, quasibank, trust company, investment house, or investment company; (3) engaging in or continuing any conduct or practice in any of the capacities mentioned in sub-paragraphs (1) and (2) above.

The disqualification shall also apply if such person: (1) is currently the subject of an order of the SEC or any court or administrative body denying, revoking or suspending any registration, license or permit issued to him under the Corporation Code, Securities Regulation Code or any other law administered by the SEC or BSP, or under any rule or regulation issued by the SEC or BSP; or (2) has otherwise been restrained to engage in any activity involving securities and banking or (3) is currently the subject or an effective order of a self-regulatory organization suspending or expelling him from membership, participation or association with a member or participant of the said organization.

- c. Any person found guilty by final judgment or order of a foreign court or equivalent financial regulatory authority of acts, violations or misconduct similar to any of the acts, violations or misconduct enumerated in paragraphs (a) and (b) above;
- d. Any person convicted by final judgment of an offense punishable by imprisonment for more than six (6) years, or a violation of the Corporation Code committed within five (5) years prior to the date of his election or appointment; and
- e. Any person judicially declared as insolvent.

6.2 Temporary Disqualification

The Nomination and Governance Committee may consider and recommend to the Board temporary disqualification of a director based on any of the following grounds:

- a. Refusal to fully disclose the extent of his business interest as required by existing laws or Company rules and regulations. The disqualification shall be in effect as long as the refusal persists.
- b. Absence in more than fifty percent (50%) of all regular and special meetings of the Board during his incumbency, or any twelve-month period during the said incumbency, unless the absence is due to illness, death in the immediate family or serious accident. The disqualification shall apply for purposes of the succeeding election.
- c. Dismissal or termination for a cause as director of any corporation covered by the Governance Code. This disqualification shall be in effect until he has cleared himself of any involvement in the cause that gave rise to his dismissal or termination.
- d. If any of the judgments or orders cited in the grounds for permanent disqualification has not yet become final.

Any temporary disqualification of a director recommended by the Nomination and Governance Committee to be valid and effective must be approved by the Board, as well as, comply with the requirements of applicable laws, rules and regulations.

A temporary disqualified director shall, within such period prescribed by the Board, but in no case less than sixty (60) business days from such disqualification, take the appropriate action to remedy or correct the disqualification. If he fails or refuses to do so for unjustified reasons, the disqualification shall become permanent.

- 6.3 If an independent director becomes an officer or employee of the Company, his designation as independent director is automatically terminated and he shall be disqualified as an independent director.
- 6.4 The Nomination and Governance Committee may consider and recommend to the Board other grounds for disqualifications which are now or may hereafter be provided under existing laws and regulations or any amendments thereto.

Section 7.0 Duties and Responsibilities of a Director

A director shall have the following duties and responsibilities:

- 7.1 To conduct fair business transactions with the Company and ensure that his personal interest does not conflict with the interest of the Company;
- 7.2 To devote time and attention necessary to properly discharge and effectively perform his duties and responsibilities;
- **7.3** To act judiciously;
- **7.4** To exercise independent judgment;
- 7.5 To have a working knowledge of the statutory and regulatory requirements affecting the Company, including the contents of its Articles of Incorporation and By-Laws, the requirements of the SEC, and where applicable, the requirements of other regulatory agencies;
- **7.6** To observe confidentiality of information; and
- 7.7 To ensure the continuing soundness, effectiveness and adequacy of the Company's control environment.

Section 8.0 Compensation of Directors

Directors, as such, shall not receive any compensation unless approved by the stockholders or provided in the By-Laws of the Company. No director should participate in the approval of his compensation. However, the Board may, from time to time, approve a reasonable *per diem* that a director may receive for attendance in Board and Board Committee meetings.

Section 9.0 Board Committees

The Board of Directors shall form Board Committees to aid in ensuring compliance with the principles of good corporate governance. The members of such Committees shall be appointed by the Board of Directors annually.

9.1 Executive Committee

- a. The Board of Directors may, by a majority vote, designate five (5) of its members, including one (1) independent director, to constitute an Executive Committee.
- b. The Committee may act, by majority vote of all its members, on such specific matters within the competence of the Board, as may be delegated to it in the By-laws or on a majority vote of the Board, subject to the limitations provided by Section 35 of the Corporation Code.
- c. The Corporate Secretary or a member of the Executive Committee shall keep the minutes of its proceedings; and all such proceedings shall be from time to time reported to the Board of Directors, and shall be subject to revision or alteration by the Board; provided that no rights of third persons shall be affected by such revision or alteration.

9.2 Nomination and Governance Committee

- a. The Nomination and Governance Committee shall preferably have at least three (3) directors, one of whom must be an independent director.
- b. The Nominations and Governance Committee shall have the following duties and responsibilities:
 - i. Review and evaluate the qualifications of all persons nominated to Board and other appointments that require Board approval in accordance with the qualifications prescribed by law, pertinent rules and regulations, the Company's By-Laws and this Revised Manual. The screening shall include the evaluation of the nominee's directorship, membership and officership in other corporations or organizations to ensure that he can perform his duties diligently and effectively;
 - ii. Provide a Final List of all qualified nominees to the Board;
 - iii. Review and endorse to the Board the Compliance Officer's recommendations in relation to violations of this Revised Manual, the Revised Code of Corporate Governance and such other circulars, rules and regulations issued in relation thereto;

- iv. Recommend Committee membership appointments, including Committee chairmanships, to the Board for approval after receiving advice from the Chairman of the Board and CEO and with consideration of the desires of individual Board members:
- v. Review annually the Charters of the Board Committees for the purpose of recommending any needed change(s) to the Board;
- vi. Recommend processes and mechanisms for evaluating the performance of the Board, the Board Committees, and Management;
- vii. Assess the effectiveness of the Board's processes and procedures in the election or replacement of directors;
- viii. Review annually the prescribed Full Business Interest Disclosure of all incoming Directors and officers; and
- ix. Such other responsibilities as may be provided in the Nomination and Governance Committee Charter.

9.3 Audit & Risk Management Committee

- a. The Audit and Risk Management Committee shall be composed of five (5) directors, who shall preferably have accounting and finance backgrounds, two (2) of whom shall be Independent Directors and another with audit experience. The Chairman shall be an Independent Director. Each member shall have adequate understanding at least or competence at most of the Company's financial management systems and environment.
- b. The Audit and Risk Management Committee shall have the following duties and responsibilities:
 - Assist the Board in the performance of its oversight responsibility for the financial reporting process, system of internal control, audit process, and monitoring compliance with applicable laws, rules, and regulations;

- ii. Provide oversight over Management's activities in managing credit, market, liquidity, operational, legal, and other risks of the Company. This function shall include regular receipt from Management of information on risk exposures and risk management activities;
- iii. Perform oversight functions over the Company's internal and external auditors. It should ensure that internal and external auditors act independently from each other and that both auditors are given unrestricted access to all records, properties, and personnel to enable them to perform their respective audit functions;
- iv. Review and approve the annual internal audit plan to support the attainment of the objectives of the Company. The plan shall include the audit scope, resources, and budget necessary to implement it;
- v. Prior to commencement of the audit, discuss with the external auditor the nature, scope, and expenses of the audit, and ensure proper_coordination if more than one (1) audit firm is involved in the activity to secure proper coverage and minimize duplication of efforts;
- vi. Organize an internal audit department and consider the appointment of an independent internal auditor as well as consider an independent external auditor, and the terms and conditions of their engagement and removal;
- vii. Monitor and evaluate the adequacy and effectiveness of the Company's internal control system, including financial reporting control and information technology security;
- viii. Review the reports submitted by the internal and external auditors;
- ix. Review the completeness, accuracy, and fairness of the quarterly, half-year, and annual financial statements before their submission to the Board or regulators with particular focus on the following matters:
 - ix.i Any change/s in accounting principles and practices
 - ix.ii Major judgmental areas
 - ix.iii Significant adjustments resulting from audit
 - ix.iv Going concern assumptions

- Compliance with accounting standards ix.v
- ix.vi Compliance with tax, legal, and regulatory requirements.
- Coordinate, monitor, and facilitate compliance with laws, rules, and Χ. regulations;
- Χİ. Evaluate and determine the non-audit work, if any, of the external auditor, and review periodically the non-audit fees paid to the external auditor in relation to their significance to the total annual income of the external auditor and to the Company's overall The Audit and Risk Committee shall consultancy expenses. 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;
- Establish and identify the reporting line of the Internal Auditor to enable him to properly fulfill his duties and responsibilities. The Audit and Risk Committee shall ensure that, in the performance of the work of the Internal Auditor, he shall be free from interference by outside parties;
- xiii. Elevate to international standards the accounting and auditing processes, practices and methodologies; and
- xiv. Such other duties and responsibilities as may be provided in the Audit and Risk Management Committee Charter.
- xv. The Audit and Risk Management Committee shall meet quarterly and as often as may be necessary.

9.4 **Compensation and Benefits Committee**

- a. The Compensation and Benefits Committee preferably shall be composed of at least three (3) directors, one of whom shall be an independent director.
- b. The Compensation and Benefits Committee shall have the following duties and responsibilities:

- Establish a formal and transparent procedure for developing a policy on remuneration of directors and officers to ensure that their compensation is consistent with the Company's culture, strategy, and the business environment in which it operates;
- ii. Oversee the formulation of the compensation and retirement philosophy as well as study and evaluate the appropriate compensation, retention, and retirement policies and programs for the officers of the Company as appointed in accordance with the Company's By-Laws, as well as managers or executives with the rank of assistant vice president and up:
- iii. Review management succession plan; and
- iv. Such other duties and responsibilities as may be provided in the Compensation and Benefits Committee Charter.

9.5 Finance Committee

- a. The Finance Committee shall be composed of at least three (3) directors with the Chief Finance Officer as ex-officio member, one (1) of whom shall be an independent director.
- b. The Finance Committee is in charge of reviewing the financial operations of the Company and matters regarding the acquisitions of or investments in companies, business or projects. It endorses recommendations to the Board as deemed appropriate or approved actions within its delegated authority.
- c. The Finance Committee shall review, advise and recommend approval, decision or action on financial matters, including but not limited to the following:
 - i. Establishment of and changes to financial, accounting and treasury policies;
 - ii. All major financing transactions of the Company;
 - iii. Issuance of shares and shares repurchases, valuation of shares, and

other such activities involving existing shares;

- iv. The Company's corporate plans and budgets;
- Major contracts and variations;
- vi. Proposals for dividends and transfers to reserve;
- vii. Financing guarantees and indemnities and mortgaging of the Company's assets;
- viii. Any actual, or potential, major exception or occurrence which has, or may have, a major financial impact on the Company;
- ix. Guarantees, financial support, undertakings and indemnities concerning investments or liabilities of subsidiary or associated companies, other than those which are the subject of an existing general or specific Board or Committee approval;
- Capitalization of subsidiaries or associated companies, other than that which is subject of an existing general or specific Board or Committee approval;
- xi. Proposed principal agreements with Government, Joint Venture and Shareholders' Agreements, Major Acquisitions, Divestment and Property Redevelopment; and
- xii. Such other duties and responsibilities as may be provided in the Finance Committee Charter.

Section 10.0 The Management

The Management is represented by a Management Committee (Mancom) composed of corporate officers and executives formed and headed by the CEO, or, in his absence, the President. All principal policies and directions governing the organization, management and operation of the Company as well as its subsidiaries shall be formulated and implemented by this Committee, subject to Board approval when required by existing laws. The Committee shall regularly report to the Board at its regular Board meeting, or during special meeting

whenever necessary or requested by the Board, through the CEO and/or the President, on all matters concerning the Company's operation as well as significant events or occurrences affecting the Company.

Section 11.0 Duties and Responsibilities of the CEO

The CEO shall be in charge of the management and administration of the business operations, affairs and properties of the Company. He shall ensure that all resolutions of the Board are carried into effect and see that the business and affairs of the Company are managed in a sound and prudent manner. He shall ensure the reliability and integrity of financial and operational information and effectiveness, as well as, the efficiency of operations.

The CEO shall report to the Board, from time to time, all matters within his knowledge in which the Company has material interest.

Section 12.0 The Corporate Secretary and Assistant Corporate Secretary

The Corporate Secretary and the Assistant Corporate Secretary are officers of the Company and are expected to observe the highest degree of professionalism, integrity, and diligence.

- **12.1** Qualifications of the Corporate Secretary and Assistant Corporate Secretary
 - a. The Corporate Secretary and the Assistant Corporate Secretary shall be resident Filipino citizens of good moral character.
 - b. They shall have adequate legal, administrative, and interpersonal skills.
- 12.2 Duties and responsibilities of the Corporate Secretary and the Assistant Corporate Secretary
 - a. Work and deal fairly and objectively with all the constituencies of the Company, namely, the Board, Management, stockholders and other stakeholders.
 - b. Be fully informed and be part of scheduling the Board activities.
 - c. Be aware of the laws, rules and regulations necessary in the performance

- of his duties and responsibilities.
- d. Schedule meetings at least for the current year and duly notify the Board before every meeting.
- e. Advise directors on matters pertaining to their legal responsibilities and obligations and ensure that appropriate Board procedures are being followed and that applicable rules and regulations are complied with.
- f. Conduct orientation for new directors on the Company's organizational structures and business operation.
- g. Assist the Board in making business judgment in good faith and in the performance of their responsibilities and obligations.
- h. Attend all Board meetings and maintain record of the same.
- i. Submit to the SEC, at the end of every fiscal year, an annual certification as to the attendance of the directors during Board meetings.
- j. Report to the SEC and the Philippine Stock Exchange (PSE) matters involving the Company, which are required to be disclosed under applicable laws and regulations.
- k. Safekeep and preserve the integrity of minutes and other official records of the Company.
- I. Be loyal to the mission, vision, and objectives of the Company.
- m. Have working knowledge of the operations of the Company.
- n. Ensure that all Board procedures, rules and regulations are faithfully followed by its members.

Section 13.0 Compliance Officer

13.1 The Board shall appoint a Compliance Officer who shall report to the Chairman.

The Compliance Officer shall perform the following duties:

- a. Monitor compliance with the provisions and requirements of this Revised Manual;
- b. Appear before the SEC when summoned in relation to compliance with the Revised Code of Corporate Governance or such other circulars, rules and regulations issued in relation thereto;
- c. Determine violation/s of this Revised Manual and recommend action for violation thereof to be reviewed and approved by the Board;
- d. Issue a certification every January 30th of the year on the extent of the Company's compliance with this Revised Manual for the completed year, explaining the reason for any deviation from the same, if any; and
- e. Identify, monitor and report compliance risks.
- 13.2 The appointment of the Compliance Officer shall be immediately disclosed to the SEC on SEC Form 17-C. All correspondence related to his functions as such shall be addressed to said Officer.

Section 14.0 External Auditor

- 14.1 The Board, after consultations with the Audit and Risk Committee, shall recommend to the stockholders an external auditor duly accredited by the SEC who shall undertake an independent audit of the Company, and shall provide an objective assurance on the manner by which the financial statements shall be prepared and presented to the stockholders.
- 14.2 The external auditor of the Company should not at the same time provide the services of an internal auditor.
- 14.3 The Company's external auditor should be rotated or the handling partner should be changed every five (5) years or earlier.
- 14.4 The reason(s) for the resignation, dismissal or cessation from service of an external auditor and the date thereof shall be reported in the Company's annual and current reports. Said report should include a discussion of any

- disagreement with said former external auditor on any matter of accounting principles or practices, financial statement disclosure or auditing scope or procedure.
- **14.5** If an external auditor believes that the statements made in the Company's annual report, information statement or proxy statement filed during his engagement is incorrect or incomplete, he shall present his views in said reports.

Section 15.0 Internal Auditor

- The Company shall have in place an independent internal audit function which shall be performed by an Internal Auditor or an internal audit organization, through which its Board, senior management, and stockholders shall be provided with reasonable assurance that its key organizational and procedural controls are effective, appropriate, and complied with.
- The Internal Auditor should certify that the conduct of internal audit activities is in accordance with the International Standards for Professional Practice of Internal Auditing.
- **15.3** The Internal Auditor shall functionally report directly to the Audit and Risk Management Committee.
- **15.4** The Internal Auditor should submit to the Audit and Risk Management Committee and Management an annual report on the internal audit department's activities, responsibilities, and performance relative to the audit plans and strategies as approved by the Audit and Risk Management Committee.

SUPPLY OF INFORMATION II.

All directors should be provided with complete, adequate and timely information about the matters to be taken up in their meetings and which would enable them to discharge their duties.

A. Management is responsible for providing the Board with appropriate and timely information. If the information provided by Management is insufficient, the Board will make further inquiries where necessary to

- which the persons responsible will respond as fully and promptly as possible.
- B. The directors, either individually or as a group, in the performance of their duties may seek independent professional advice within the guidelines set by the Board.
- C. A full agenda and comprehensive Board papers are be circulated to all directors well in advance of each Board meeting.
- D. Full Board minutes of each Board meeting are kept by the Corporate Secretary and are available for inspection by any director during office hours.

III. **DISCLOSURE AND TRANSPARENCY**

- A. The Board shall commit at all times to fully disclose material information dealings. It shall cause the filing of all required information for the interest of the stakeholders. All material information may include: earnings results, acquisition or disposition of assets, board changes, related party transactions, shareholdings of directors, changes in ownership, remuneration (including stock options) of all directors and senior management, corporate strategy, and off balance sheet transactions.
- B. All disclosed information may be released via the approved stock exchange procedure for Company announcements as well as through the annual report. The Company shall cause the filing of all required information for the interest of the stakeholders.

IV. **ACCOUNTABILITY AND AUDIT**

- A. The Board shall ensure that stockholders are provided with a balanced and comprehensible assessment of the Company's performance, position and prospects on a quarterly basis, including interim and other reports that could adversely affect its business, as well as reports to regulators that are required by law.
- B. Management should formulate the rules, procedures on internal controls, and financial operations for presentation to the Audit & Risk Management

Committee in accordance with the following guidelines:

- The extent of its responsibility in the preparation of the financial statements of the Company, with the corresponding delineation of the responsibilities that pertain to the external auditor, should be clearly explained;
- ii. An effective system of internal control that will ensure the integrity of the financial reports and protection of the assets of the Company should be maintained;
- iii. On the basis of the approved audit plans, internal audit examinations should cover, at the minimum, the evaluation of the adequacy and effectiveness of controls that cover the Company's financial reporting, governance, operations and information systems, including the reliability and integrity of financial and operational information, effectiveness and efficiency of operations, protection of assets, and compliance with contracts, laws, rules and regulations; and
- iv. The Company should consistently comply with the financial reporting requirements of the SEC.

V. INVESTORS' RIGHTS AND PROTECTION

The Board shall commit to respect the following rights of the stockholders:

Section 1.0 Voting Right

- **1.1** Stockholders shall have the right to elect, remove and replace directors and vote on certain corporate acts in accordance with the Corporation Code.
- **1.2** Cumulative voting shall be used in the election of directors.

Section 2.0 Pre-emptive Right

Unless otherwise stated in the Articles of the Incorporation or the Corporation Code of the Philippines, all stockholders shall enjoy pre-emptive right to subscribe to all issues or disposition of shares in proportion to their respective shareholdings.

Section 3.0 Right of Inspection

Any stockholder who desires to exercise his right to inspect corporate books and records of the Company must make a written request addressed to the Corporate Secretary, and stating the specific reason(s) or purpose(s) for the inspection. The exercise of such right may be denied if: (i) the requesting stockholder improperly used information obtained from prior examination; or, (ii) is not acting in good faith; or, (iii) there is a reasonable ground to safeguard the interests of the Company, such as when the subject of inspection contains confidential or proprietary information or covered by a confidentiality or non-disclosure obligation which will be violated by the Company if inspection were allowed. In no case shall the stockholder be allowed to take corporate books and other records out of the principal office of the Company for the purpose of inspecting them. The Corporate Secretary may elevate the request for inspection for the information, approval, or other appropriate action by the Board.

This Revised Manual shall be available for inspection by any stockholder of the Company at reasonable hours on business days.

Section 4.0 Right to Information

Stockholders shall be provided, upon request, with periodic reports filed by the Company with the SEC (e.g., proxy statement/information statement and annual report) which disclose personal or professional information about the Directors and Officers such as their educational and business background, holdings of the Company's shares, material transactions with the Company, relationship with other Directors and Officers and the aggregate compensation of Directors and Officers.

Section 5.0 Right to Dividends

- 5.1 Stockholders shall have the right to receive declared dividends subject to the procedures prescribed by the Board.
- 5.2 The Company shall be compelled to declare dividends when its retained earnings exceeds 100% of its paid-in capital stock, except:
 - a. when justified by definite corporate expansion projects or programs approved by the Board; or

- when the Company is prohibited under any loan agreement with any financial institution or creditor, whether local or foreign, from declaring dividends without its consent, and such consent has not been secured; or
- c. when it can be clearly shown that such retention is necessary under special circumstances obtaining in the Company, such as when there is a need for special reserve for probable contingencies.

Section 6.0 Appraisal Right

The stockholders shall have appraisal right under any of the following circumstances:

- a. In case any amendment to the Articles of Incorporation has the effect of changing or restricting the rights of any stockholders or class of shares, or of authorizing preferences in any aspect superior to those of outstanding shares of any class, or of extending or reducing the term of corporate existence;
- b. In case of sale, lease, exchange, transfer, mortgage, pledge or other disposition of all or substantially all of the property and assets of the Company;
- c. In case of merger or consolidation; and
- d. Investment of funds in any other corporation or business or for an purpose other than the primary purpose for which the Company was organized.

Section 7.0 Right to Transparent and Fair Conduct of Stockholders' Meeting

The Board shall adopt appropriate measure to ensure that stockholders' meetings are conducted in a fair and transparent manner. The stockholders should be encouraged to personally attend such meetings, and if unable to do so, they should be advised ahead of time of their right to appoint a proxy on their behalf. Subject to the requirements of law, rules and regulations, the By-Laws of the Company and the rules approved by the Board, the validity of a proxy should be resolved in favor of the stockholder.

It shall be the duty of the directors to promote stockholder rights, remove impediments to the exercise of stockholders' rights and allow possibilities to

seek redress for violation of their rights. The directors shall envisage the exercise of stockholders' voting rights and the solution of problems through appropriate mechanisms. They shall be instrumental in removing excessive costs and other administrative or practical impediments to stockholders participating in meetings and/or voting in person.

VI. COMPLIANCE AND MONITORING SYSTEM

Section 1.0 Communication and Training Process

- 1.1 All Company directors and executives are tasked to ensure the thorough dissemination of this Revised Manual to all employees and related third parties, and to likewise enjoin compliance in the process.
- 1.2 An adequate number of printed copies of this Revised Manual must be reproduced and distributed to each department of the Company.
- 1.3 Funds will be allocated by the Company for the purpose of conducting an orientation program or workshop to operationalize this Revised Manual.
- 1.4 A director shall, before his assumption of duty, be required to attend a seminar on corporate governance which shall be conducted by a recognized and reputable training provider.

Section 2.0 Governance Rating System

The Board shall develop a rating system to measure the performance of the Board and Management in accordance with the criteria provided in this Revised Manual and other rules and regulations on good corporate governance.

Section 3.0 Penalties for Non-Compliance with the Revised Manual

- The Compliance Officer shall be specifically tasked with the responsibility of 3.1 ensuring compliance with this Revised Manual.
- The Compliance Officer shall, after proper investigation, notice and hearing, 3.2 determine and recommend to the Board, the imposition of appropriate disciplinary action on the responsible parties and the adoption of measures to prevent repetition of the violation.

VII. APPLICABILITY TO SUBSIDIARIES

Subsidiaries of the Company are encouraged to adopt their own Manual of Corporate Governance.

VIII. SEPARABILITY CLAUSE

The Board endeavors to comply at all times with the principles set out in this Revised Manual. In case of conflict between the Code of Corporate Governance issued by the SEC and this Revised Manual, the Code shall prevail. If the conflict is such that the affected provision of this Revised Manual is rendered invalid, the rest of the provisions of this Revised Manual shall remain valid.

IX. EFFECTIVITY

This Revised Manual was approved on March 28, 2011 by the Nomination and Governance Committee, pursuant to the authority granted by the Board of Directors on March 22, 2010. It shall be published in the Website of the Company and shall take effect on April 1, 2011. It supersedes the previous Manual on Corporate Governance that was approved and adopted by the Company on January 1, 2003 and amended on August 25, 2003, June 7, 2004, June 25, 2007, and May 1, 2010.

Signed:

(Original Signed)
MANUEL V. PANGILINAN
President & CEO





CONFLICT OF INTEREST POLICY

(Revised: July 2012)

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Section: Copyright		Sensitivity Classification: Company Use	

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I. DECLARATION OF POLICY

The Company strongly adheres to the observance of honesty, justice and good faith in its obligations, dealings or relationships with its various stakeholders as specified in its existing Company Codes namely, The Code of Ethics, Code on Employee Discipline and Information Security Policy, among others. In the pursuit of this time-honored commitment, its Directors, Officers and Employees are required to observe at all times the highest degree of fairness, accountability, transparency and integrity in the performance of their duties and responsibilities to the Company, free from any form of conflict or contradiction with their own personal interest.

II. DEFINITION OF TERMS

- A. **Affiliated Party** refers to any person, natural or juridical, other than the Company, with which a Director, Employee, or Officer of the Company has a financial, professional or personal relationship or interest. This includes, among others:
 - 1. Relatives as defined in this Policy;
 - Corporations or firms other than the Company where a Director, Officer, Employee and/or his relative holds a position as Director, Officer, executive, Employee or consultant; or
 - 3. Corporations, other than the Company, owned by the Directors, Officers, Employees of the Company, or their relatives, which holds, either singly or collectively, more than ten percent (10%) of the subscribed capital or equity of such corporations.
 - 4. Partnerships in which a Director/ Officer/ Employee or an Affiliated Party is a partner;
 - 5. Co-ownership wherein a Director, Officer, Employee, or his Affiliated Party is a part owner of the property sold, assigned or leased to the Company; and
 - 6. Relationship by reason of wedding, baptismal or sponsorship (i.e. the godparents; goddaughter; godson; or "kumpare/kumare") of the Employee or of his spouse or children.

Business dealings or transactions of an Officer or Employee in behalf of the Affiliates or Subsidiaries of the Company are excluded from the definition of Affiliated Party.

- B. **Board** refers to the Board of Directors of the Company.
- C. **CGO** refers to the Corporate Governance Office of the Company.
- D. Clearance Authority refers to the individual or office who/which exercises the duties and responsibilities enumerated under Section (VI) Compliance and Enforcement. This includes the Group Head, Organization/BRU Head of the employee, President or

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CEO or his representative, and the Nomination and Governance Committee (Nom & Gov), as the case may be.

- E. **Company** refers to the Manila Electric Company (MERALCO).
- F. Confidential or Proprietary Information shall include, but shall not be limited to, any and all trade secrets and any other information, methods, processes, formulae, systems, business, technical, marketing, computer and administrative records, including customer lists, plans, software and other data developed, created, acquired or maintained by the Company.
- G. Conflict of Interest Situation refers to a situation where financial or business interest, professional, or other personal considerations or interests may influence, jeopardize or compromise, or have the appearance, tendency or propensity of influencing, jeopardizing or compromising, the ability of Directors, Officers or Employees to effectively and impartially or objectively exercise independent judgment in the performance of their duties, responsibilities or professional activities in the Company.
- H. **Consultancy** refers to the act of providing professional or expert advice, for a consideration, in a particular field like management, energy services and technology.
- I. **Director** refers to a member of the Board of Directors of the Company.
- J. **Employees** refer to all persons under the employ and in the active payroll of the Company.
- K. **Gifts** may be a right, privilege, or a thing of value, like cash or cash equivalent, loan, fee, reward, commission, allowance, employment, travel and any other form of benefit.
- L. **Nom & Gov** refers to the Nomination and Governance Committee of the Company.
- M. **Officer** refers to an officer of the Company as defined in its By-laws.
- N. Relatives refer to persons related up to the third degree, by consanguinity, affinity or legal adoption, including the spouse, parents, children (and their spouses) siblings, (and their spouses), nieces and nephews (limited to children of brothers or sisters) [and their spouses], grandparents, and aunts and uncles (limited to sisters or brothers of parents); and the common-law spouse and/or his relatives of up to the third degree, by consanguinity, affinity or legal adoption. For purposes hereof, Relatives shall include first cousins (Please see illustration in "Annex A").

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O. **Third Party** refers to any person, natural or juridical, that has existing and/or expected business dealings with the Company, including, but not limited to, prospective or existing suppliers, contractors, buyers, customers, government agencies, or all other business partners who are or may be similarly situated.

III. COVERAGE

This Policy covers all possible conflicts of interest between the financial, professional or personal interests or activities of i) Directors, Officers, or Employees; or ii) Affiliated Party, and the business interest of the Company.

IV. CONFLICT OF INTEREST SITUATIONS

The following are situations or events which may give rise to or result in a Conflict of Interest Situation. Other situations not described herein shall be evaluated on a case to case basis by the Clearance Authority within the context of this Policy.

A. Corporate Opportunity and Outside Investment

- Having a part in recommending, decision-making or approving; or in influencing decisions in the granting of awards or in the provision of electric services; or in selling or leasing Company property; or in establishing prices, customer deposits, and discounts; or in disseminating information about the availability of electric service and Company property, with respect to, or in favor any of his Affiliated Parties.
- 2. Soliciting personal business from customers/ suppliers of the Company.
- 3. Using the Company's resources for personal or non-Company activities or for purposes outside of the Company's corporate mission/vision.
- 4. Using the Company's non-public, confidential or proprietary information for his or another person's gain or advantage, including the purchase or sale of securities of the Company and/or in a business the Company is interested in acquiring, selling, establishing or terminating business relations with.
- 5. Using the Company's name, trademark and other intellectual properties or data, facilities and resources in connection with, among others, the following instances:
 - a. Sponsoring, recommending or promoting any commercial service or product, unless such is at the request of the Company or is part of the Director, Officer, or Employee's Company duties or responsibilities;
 - b. Granting Third Parties access to Company facilities or services for purposes outside of the Company's mission, or offering favors to said Third Parties to gain favors for one's self or for any of his Affiliated Party;

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- c. Granting unauthorized access of confidential or proprietary information to others; and
- d. Providing preferential access to the Company's resources and facilities, or giving preferential treatment or advantage, to Third Parties for personal gain or in exchange for a Gift in favor of any of a Director's, Officer's or Employee's Affiliated Party.

B. Relationships

Additional instances or events that may give rise to a Conflict of Interest Situation under this Section are as follows:

- 1. When Directors, Officers or Employees take part in decisions to transact business with an Affiliated Party. These include, but shall not be limited to:
 - a. The execution of any contract between the Affiliated Party and the Company for the procurement of supplies or services, and lease or sale of property.
 - b. The valuation, recommendation and/or approval of business, project proposals, or transactions of the Company with an Affiliated Party.
- 2. Exerting pressure/influence with respect to the hiring by the Company of an Affiliated Party.
- 3. Personal relationships at work, when such can influence or compromise a Director's, Officer's, or Employee's decisions or actions involving his subordinate, or which could affect hiring, job responsibilities, work duties, promotions, performance evaluations, and/or compensation.

C. Gifts

Soliciting or accepting gifts, in any form, from a Third Party with existing or intended business dealings with the Company, in consideration of any act or omission affecting, or transaction involving the Company.

D. Outside Employment and Other Services

A Director, Officer, or Employee shall avoid accepting a position or employment, or carrying out work outside of the Company and/or its subsidiaries where a Conflict of Interest or loyalty may arise and which may significantly affect the Director's, Officer's, or Employee's efficiency in the performance of duties and obligations or otherwise adversely affects one's work.

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V. DISCLOSURE AND APPROVAL

Directors, Officers and Employees of the Company are expected to conduct themselves at all times with the highest ethical standards. They must seek guidance from the Clearance Authority before embarking on activities where potential Conflict of Interest Situations may be present. Actual or potential Conflict of Interest Situations must be avoided and should be disclosed immediately.

A. DUTY TO DISCLOSE AND SEEK CLEARANCE OF ACTUAL OR POTENTIAL CONFLICT OF INTEREST SITUATIONS

- 1. As soon as a Director, Officer, or Employee becomes aware of an actual or potential conflict of interest situation where he is involved in, he must disclose this in writing to the appropriate Clearance Authority to seek clearance or advice. (Please refer to Annex B for the template when requesting Clearance on Potential Conflict of Interest.)
 - He shall likewise inhibit from being involved at any stage of the transaction and cannot sign any document related to the transaction.
- 2. All Directors, Officers and Employees shall annually sign and submit a Conflict of Interest Disclosure Statement not later than January 31 of each year. (Please refer to **Annex C** for the Annual Conflict of Interest Disclosure for Employees below AVP level and **Annex D** for AVP and up level.)
- 3. It shall be the responsibility of every Director, Officer, and Employee to take immediate and appropriate action when they become aware of any violations or potential violations of other Directors, Officers or Employees, and to disclose the same to the Clearance Authority for appropriate action.

B. DISCLOSURE/APPROVAL GUIDE

Conflict of Interest Situations shall be approved or cleared by the Clearance Authority in the levels provided below:

REPORTING PERSON	CLEARANCE AUTHORITY	
Employee	Organization Head /BRU Head	
Organization Head/ BRU Head	Group Head	
Officer (except President/CEO)	President/CEO	
Director/ President/CEO	Nomination and Governance Committee	

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The Clearance Authority shall provide HR and CGO with a copy of all its rendered decisions.

VI. COMPLIANCE AND ENFORCEMENT

- A. The Nom & Gov shall oversee compliance of this Policy through the CGO. The Nom & Gov for the Directors, President or CEO, or the CGO for Officers and Employees, shall take appropriate actions on Conflict of Interest Situations that are not specified in Article IV of this Policy.
- B. The Clearance Authority shall have the following duties and responsibilities:
 - 1. Evaluate Conflict of Interest Situations disclosed to them and determine if the same is permissible.
 - 2. Issue opinion or advice to concerned Directors, Officers, or Employees on potential or actual Conflict of Interest Situations. Ensure that mitigation measures are in-place for authorized conflict of interest situation and this must be clearly stated as part of the approval.

The decision of the first level Clearance Authority may be elevated to the next level Clearance Authority for appropriate action.

C. Any Conflict of Interest Situation that has not been disclosed in violation of this Policy shall be dealt with administratively in accordance with the provisions of the Revised Manual of Corporate Governance, By-Laws, Code of Ethics or the Code on Employee Discipline, or other Company policy or guidelines, whichever is applicable.

VII. EFFECTIVITY

This Policy was approved by the Board of Directors on July 30, 2012. It shall be published in the Website of the Company and shall take effect on August 15, 2012. It supersedes the previous Conflict of Interest Policy that was approved and adopted by the Company on August 23, 2004. In the event of inconsistencies of this Policy with other existing Company policies, this Policy shall prevail.

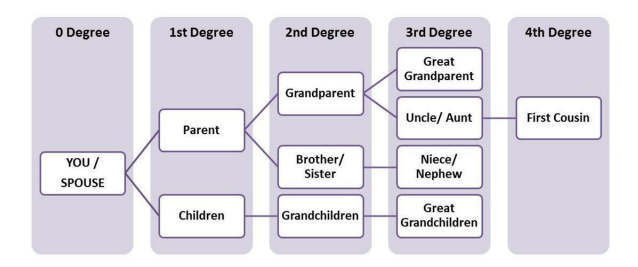
Signed:

Oscar S. Reyes
President and CEO

Mahuel V. Pangilinan
Chairman of the Board

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Section: Chart of Affinity and Consanguinity Relations		Sensitivity Classification: Company Use	

Annex A: Chart of Affinity and Consanguinity Relations



For purposes of this Policy:

- 1. A spouse is related by marriage (affinity) to his/her partner's relatives in the same way that he/she is related to them by blood (consanguinity).
- 2. Half-blood relationship is the same as a full-blood relationship.
- 3. Step relationship is the same as a blood relationship.
- 4. Relationship through legal adoption shall constitute relation by consanguinity.

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Annex B: CLEARANCE ON POTENTIAL CONFLICT OF INTEREST SITUATION

MERALCO		MEMOR	ANDUM		
то	=				
cc	•	arance Authority) Governance Office			
FROM					
	(The	Employee)			
DATE	-				
SUBJECT		N POTENTIAL CO	NFLICT OF INTER	EST SITUATION	
	Information	Review	Action	Appro	wal
		he approval of th terest (COI) unde	_		that may give
	ne affected portion	of the submitted	COI Disclosure and	provide the updat	ted/corrected
entries.					
		(To be filled-up by 0			
Assessment:	Conflict of In No need to [☐ Not a Confi		
Disposition if	there is Conflict	of Interest (includ	le additional she	et if necessary):	7
Disapp	oroved (state rea	ison)			
Appro	ved (state reasor	n and mitigating n	neasures to man	age the conflict)	
Ву:	ver Printed Name of Ci			Date:	

¹ Please refer to the COI Policy (page 7) for the appropriate Clearance Authority

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Annex C: ANNUAL CONFLICT OF INTEREST DISCLOSURE (FOR EMPLOYEES BELOW AVP LEVEL)



Annual Conflict of Interest Disclosure (For Employee below AVP Level)

For the Year

E	imployee Name (Last, First, Middle)		Man No.:
Т	ritle/Position:	Organizational Unit:	
- I	n compliance with MERALCO's Conflict of Interest F	Policy, I hereby submit the follow	ing information:
1	I am part of a team or office that: (i) approve requires customer deposits and recommends or of MERALCO properties; (iii) determines prices service. No Yes (Pls. state nature of involvement)	approves, discounts and refunds, (iv) disseminates information	s; (ii) recommends sale or lease about the availability of electric
2	I am part of a team or office that has access information, trademark or other intellectual pro No Yes (Pls. state nature of involvement)		

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I am part of a team or office that equipment, facilities and other in the second				chase or supply of ma	aterials,
□ No					
Yes (Pls. state nature of invol	vement)				
				- f-lli Cli	
4. I have personal dealings (other	tnan the Comp	any s business trans	actions) with ti	ne following Suppliers	•
None Yes (Pls. specify below. Include	de additional she	eet if necessary)			
Name of Supplie		Personal Busi Transactio		Inclusive date of transaction	
		/			
			4	_	
					_
5. I/my legal or common-law spou	se personally h	as/have the following	g active busine	ss dealings with MER	ALCO.
None	,	,	B		
Yes (Pls. specify below. Inclu	ude additional sh	neet if necessary)			
			7		
Name of Involved Individual (Name, Address and Contact No.)		ss Transaction essor/ Service Applicant)		ERALCO Office ed in the transaction)	

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a. Relatives³ al	rty(ies)¹ below has/have a nd first (1st) cousins. pecify below. Include addition	n active business dealings ² nal sheet if necessary)	with MERALCO:
Relative (Name, Address and Cont	Degree of Relation	Business Transaction (ex. Supplier/ Lessor/ Service Appl	WEIGHEOU O'Mice
officer, exec	s or firms, other than the cutive, employee or consult	tant.	y relative hold(s) a position of a director,
Corporation (Name, Address and Conta	Name and Positi involved individ (if Relative, indicate rela	dual (ex. Supplier/Lessor/S	

¹ Please refer to Affiliated Party definition in Annex A: Definition of Terms.

² Dealings other than the regular standard transactions.

³ Please refer to Relatives definition in Annex A: Definition of Terms.

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	Conflict of Inte	•	Effectivity Date:		
Section:	Annual COI Dis	sclosure Form	Sensitivity Class	ification: Co	mpany Use
	nore than ten per	er than the Company, where cent (10%) of the subscribed below. Include additional sheet i	capital or equity of such co		
	rporation dress and Contact No.)	Name and No. of shares and ownership held by you/ relat (if Relative, indicate relationship	tive (ex. Supplier/ Lessor/ Service	e MERA	ALCO Office n the transaction)
	ssigned or leased	hich I and/or my Affiliated F I to MERALCO, in which I and Delow. Include additional sheet i	l/or my Affiliated Party(ies)		
F	ness Name/ Property dress and Contact No.)	Name of Partner/ Co-owner (if Relative, indicate relationship)	Business Transaction (ex. Supplier/ Lessor/ Service Applicant)		LCO Office the transaction)

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7	Р	OLICY MANUAL				
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	Conflict of Inter			•	ate: August 15,	
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e. I		o (by reason of weddi iness dealings with N	-	or sponsorship)	with a third party	who has existing or
		elow. Include additional				
	ne of Related Individual ddress and Contact No.)	Relationship	(ex. Supplier/	ransaction Lessor/Service licant)	MERALC (involved in th	O Office ne transaction)
	MERAL <mark>CO Supplier</mark> No) ⁴ below is/are emplo or Competitor: low. Include additional			ector, officer, cons	ultant or employee,
	filiated Party ddress and Contact No.)	Affiliation (for Relatives state degree of relationships)	Title/Pos	sition (N	Business ame, Address and Contact No.)	Entity Relation ³ with MERALCO

⁴ Please refer to Affiliated Party definition in Annex A: Definition of Terms

⁵ Please specify if 1-Supplier or 2-Competitor

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8. I am currently a directo No Yes (Pls. specify belo	r, officer, consultant		ving business entity:	
Business Entity (Name, Address and Contact No.)	Title/Position	Duration of Engagement/ Employment	Business Entity relation ⁶ with MERALCO	Salary/ Compensation for the entire duration
			7	
selection, promotion, s	staff development, o directors, officers,	in MERALCO involves or performance review, det or employees of MERALCO	<mark>erminati</mark> on of benefit	

(3)	POLICY MANUAL MANILA ELECTRIC COMPANY	Rev. Code: CGO-2012-01	Page 18 of 24
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40.11	ffiliated Death dischlorus in January and the confficient		

Affiliated Party	Affiliation		MERALCO Employm	ent
(Name and Contact No.)	(for personal relations, state degree ⁷ or nature ⁹)	Office Assigned to	Title/Position	Term of Office
owledge, infor <mark>mations of the all the </mark>	on and belief. I ackno	nformation and affirmat owledge the authority impose the appropriate	of MERALCO to vei	rify the accuracy a
nowledge, infor <mark>mation</mark>	on and belief. I ackno	wledge the authority	of MERALCO to vei	rify the accuracy a
nowledge, inform <mark>ation ompleteness of the all lse information.</mark>	on and belief. I ackno	wledge the authority	of MERALCO to ver disciplinary action f	rify the accuracy a
nowledge, inform <mark>ation ompleteness of the all alse information.</mark>	on and belief. I ackno	wledge the authority	of MERALCO to ver disciplinary action f	rify the accuracy a for proven malicious
nowledge, information in the analysis of the analysis information.	on and belief. I ackno bove information and i	wledge the authority	of MERALCO to ver disciplinary action f Employee Nation No.:	rify the accuracy a for proven malicious
nowledge, information ompleteness of the addise information. eviewed by:	on and belief. I ackno bove information and i	wledge the authority	Employee Nan Man No.: BRU:	rify the accuracy a for proven malicious
nowledge, information in the analysis of the analysis information.	on and belief. I ackno bove information and i	wledge the authority	Employee Nan Man No.: BRU:	rify the accuracy a for proven malicious
owledge, information in the all se information. Eviewed by:	on and belief. I ackno bove information and i	wledge the authority	employee Nan Man No.: BRU:	rify the accuracy a for proven malicious
nowledge, information in the all se information. Eviewed by:	on and belief. I ackno bove information and i	wledge the authority	employee Nan Man No.: BRU:	rify the accuracy a for proven malicious

⁷ Degree refers to 1st, 2nd, etc. of consanguinity or affinity.

^a Nature refers to Baptismal Sponsor, Wedding Sponsor, etc. (e.g. Baptismal Sponsor of your Child, your Wedding Sponsor)

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Annex D: ANNUAL CONFLICT OF INTEREST DISCLOSURE (FOR EMPLOYEES WITH LEVEL AVP & UP)



MANILA ELECTRIC COMPANY

Full Business Interest Disclosure Form (Board of Directors and Officers)

For the Year 2012

PEF	RSON	IAL INFORM	IATION				
1. Name (Last Name, First Name, Middle Name)							
2. Home Address					3. Tel. No		4. Fax No.
5. E-mail Address					6. Cellpho		
7. Sex Male Female 8. Date of Birth	9.	Age	10. Place	of Birth		11. Ci	tizenship
12. Civil Status Single Marri		_	idow/Wido		_		eparated
13. Present Principal Occupation	14	4. Name and	Business	Address	of the Co	mpany	
15. EDI	JCAT	IONAL BAC	KGROUN	D			
Name of Institution D	egree	e/Level Com	pleted	Year G	raduated		rs/ Distinctions Received
(Continue of			4 if				
(Continue of							
BUSINESS/PROFESSIONAL	WAR	DS AND CIT	ATIONS	ECEIVED			
		Date A	warded/ C	onferred			
Honor/Award/Citation		Dute A	warded/ C	omenea	Inst		soring Organization
(Continue o	n sai	parate shee	t if neces	(vnces			
GOVERNMENT/POLITICAL AND CIVIC	11 00	parate onet	i, ii iiecei	oury)			
Honor/Award/Citation		Date A	warded/ C	onferred	Spo		g Institution/ nization
					+		

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	RAININGS ATTENDED during the	LAST TWO YEARS
Name of Institutional Training Provider & Address	Date of Completion	Certifier
(Continuo on son	arate sheet, if necessary)	
	ERESTS/AFFILIATIONS	
	TWO YEARS	
Company	Nature of Business	% of Ownership
(Continuo on con	arata about if necessary)	
	arate sheet, if necessary)	
	the LAST TWO YEARS	
Company	Electric Industry Sector	% Ownership
	(Generation/Transmission/	and No. of Shares
	Distribution/Supply)	
	 	
	<u> </u>	
	arate sheet, if necessary)	
DIRECTOR (Chairman, Vice-Chairman or Member of the	e Board)	
		Period
DIRECTOR (Chairman, Vice-Chairman or Member of the	e Board)	Period
DIRECTOR (Chairman, Vice-Chairman or Member of the	e Board)	Period
DIRECTOR (Chairman, Vice-Chairman or Member of the	e Board)	Period
DIRECTOR (Chairman, Vice-Chairman or Member of the	e Board)	Period
DIRECTOR (Chairman, Vice-Chairman or Member of the	e Board)	Period
DIRECTOR (Chairman, Vice-Chairman or Member of the	e Board)	Period
DIRECTOR (Chairman, Vice-Chairman or Member of the Name of Company/Institution	e Board) Position	Period
DIRECTOR (Chairman, Vice-Chairman or Member of the Name of Company/Institution (Continue on sep.	e Board)	Period
OIRECTOR (Chairman, Vice-Chairman or Member of the Name of Company/Institution (Continue on september of the Corporate Officer	Position Position arate sheet, if necessary)	
DIRECTOR (Chairman, Vice-Chairman or Member of the Name of Company/Institution (Continue on sep.	e Board) Position	Period
DIRECTOR (Chairman, Vice-Chairman or Member of the Name of Company/Institution (Continue on september of the Corporate Officer	Position Position arate sheet, if necessary)	
Name of Company/Institution (Continue on september of Corporate Officers)	Position Position arate sheet, if necessary)	
DIRECTOR (Chairman, Vice-Chairman or Member of the Name of Company/Institution (Continue on september of the Corporate Officer)	Position Position arate sheet, if necessary)	
DIRECTOR (Chairman, Vice-Chairman or Member of the Name of Company/Institution (Continue on september of the Corporate Officer)	Position Position arate sheet, if necessary)	
DIRECTOR (Chairman, Vice-Chairman or Member of the Name of Company/Institution (Continue on september of the Corporate Officer)	Position Position arate sheet, if necessary)	
OIRECTOR (Chairman, Vice-Chairman or Member of the Name of Company/Institution (Continue on seption Name of Company/Institution Name of Company/Institution	Position Position arate sheet, if necessary)	

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Name of Company/Institution	Nature of Work/ Focus Area	Period
(Continue on se	eparate sheet, if necessary)	
ARTNER	· · · · · · · · · · · · · · · · · · ·	
Name of Partnership/Joint Venture	Nature of Work/ Focus Area	Period
	+	
(Continuo on se	eparate sheet, if necessary)	
THER BUSINESS INTERESTS/ AFFILIATIONS	sparate sneet, it necessary)	
THER BUSINESS INTERESTS/ AFFILIATIONS		
Name of Company/Institution	Nature of Work/Business Engagement	Period
(Continue on se	eparate sheet, if necessary)	
(201111123	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Are you a stockholder, director, officer or employee e generation, distribution and supply of electricity?	of a generation company, distribution Yes No nd the sector of the electric power indu	
a. If yes, prease specify the company/institution ar		
		Sector
Company/Institution Please specify if affiliate or subsidiary	(Generation/Transi	Sector mission/Distribution/Supp
Company/Institution	(Generation/Transi	Sector mission/Distribution/Suppl
Company/Institution	(Generation/Transi	
Company/Institution	(Generation/Transi	
Company/Institution Please specify if affiliate or subsidiary	(Generation/Transi	

Section 45 of Republic Act No. 9136 provides that no generation company, distribution utility, or its respective subsidiary or affiliate or stockholder or official of a generation company or distribution utility, or other entity engaged in generating and supplying electricity specified by ERC within the fourth civil degree of consanguinity or affinity, shall be allowed to hold any interest, directly or indirectly, in TRANSCO or its concessionaire. Likewise, the TRANSCO, or its concessionaire or any of its stockholders or officials or any of their relatives within the fourth civil degree of consanguinity or affinity, shall not hold any interest, whether directly or indirectly, in any generation company or distribution utility. Except for ex officio government-appointed representatives, no person who is an officer or director of the TRANSCO or its concessionaire shall be an officer or director of any generation company, distribution utility or supplier.

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stockholder, director, off	n the fourth degree of cons icer or employee of a gener ng electricity or National Tra	ration co	mpany, distribu	ition utility,	, or oth	er entity enga	ged in generating,
cousin) []Y	h degree of consanguinity ('es [] No e name/s of relative/s and re				rother/	sister, nephe	w/niece, uncle/aunt,
law) []Y if "Yes", give the	e name/s of relative/s and re	elations	hips/s				
22. EXISTING M	ERALCO SECURITIES HE	LD/OW	NED (whether a			ord or Benef	ficial Owner)
Class	Aggregate No. of Securities		mount of ecurities	Share	ce per e/Unit c curity	of Da	te of Acquisition
				_			
	(Continue o	on sepa	rate sheet, if r	ecessarv	/)		
23. PERSONAL DEA	LINGS during the LAST T	WO YEA		LCO or it		SIDIARIES &	AFFILIATES OR
Nature	of Transaction		Date of T	ransactio	n	/	Amount
					/		
			rate sheet, if r				
	NGS during the LAST TW al Business Interests or A OT	Affiliatio		LCO or it			
Name of						\-4£	
Company/Institution	/ Nature	e of Trai	nsaction			ate of nsaction	Amount
Organization							
	(Continue o	on sepa	rate sheet, if r	necessary	/)	/	
	ed to MERALCO or its SUBS	SIDIARIE	ES & AFFILIATE	ES if:			
	ndirectly through one or moi s, is controlled by, or is und				/this in	oludes peren	to subsidiaries and
	ubsidiaries);	er comm	ion control with,	the entity	(unis ini	audes paren	is, subsidiaries and
	interest in the entity that giv	es it sig	nificant influenc	e over the	entity;	or	
	nt control over the entity;						
	an associate of the entity;	antitu in	a wanturar:				
	a joint venture in whi <mark>ch the</mark> a member of the ke <mark>y mana</mark> g			entity or it	ts parer	nt:	
	a close member of the famil						
(f) the party is a	an entity that is c <mark>ontrolled, j</mark>	jointlyco	ntrolled or signi	ficantlyinf	luence	by, or for wh	nich si <mark>gn</mark> ificant
	er in such entity resides with						
	a post-employment benefit of the entity.	piantor	une benefit of en	ipioyees (or the er	ility, or or an	y entity that is a

Approved By: Board of Directors

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Section: Annual COI Disclosure Form		Sensitivity Classification: Co	mpany Use

Name of Family Member Relationship Relation	25. CLOSE FAMILY N	MEMBERS** and the	ir BUSINESS INTERESTS o	r AFFILI.	ATIONS during the LAS	T TWO YEARS
**NOTE: CLOSE FAMILY MEMBERS shall refer to an individual's family members who may be expected to influence, or influenced by, that individual in their dealings with the Company. The term includes the individual's domestic parts and children, children of the individual's domestic partner, dependents of the individual's of the individual's domestic partner, the individual's relatives within the second degree of consanguinity or affinity including relationship by leg adoption. 26. DEALINGS during the LAST TWO YEARS of CLOSE FAMILY MEMBERS and their OWNED/AFFILIATED COMPANY/INSTITUTION/ORGANIZATION with MERALCO or its SUBSIDIARIES & AFFILIATES Name of Company/Institution/ Organization Nature of Transaction Date of Transaction Transaction (Continue on separate sheet, if necessary) 27. GOVERNMENT POSTINGS & POLITICAL/CIVIC AFFILIATIONS Name of Institution/Organization Position Period (Continue on separate sheet, if necessary) 28. STATEMENT ON CRIMINAL & CIVIL PROCEEDINGS during the PAST FIVE YEARS State whether you have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) and so, give the dates, nature of conviction, name and location of court, any penalty imposed, or other disposition of the criminal proceeding was or is subject to any order, judgment or decree, not subsequen reversed, suspended or vacated, permanently or temporarily epiopining, barring, suspending or otherwise limiting involveming involveming and proceeding or or the reversed, suspended or vacated, permanently or temporarily epiopining, barring, suspending or otherwise limiting involveming in the proceeding or or the reversed, suspended or vacated, permanently or temporarily epiopining, barring, suspending or otherwise limiting involveming the proceeding was or is subject to any order, judgment or decree, not subsequenting involveming the proceeding was or is subject to any order, judgment or decree, not subsequenting in volveming the proceeding was or is subject to any order, judgment or decree, n		Relationship		zation	Affiliation (like Directorship, Officership,	Period
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(3)	POLICY MANUAL MANILA ELECTRIC COMPANY	Rev. Code: CGO-2012-01	Page 24 of 24
Subject:	Conflict of Interest Policy	Effectivity Date: August 15,	
Section: Annual COI Disclosure Form		Sensitivity Classification: Co	mpany Use

CERTIFICATION AND UNDERTAKING

I have read and understood the Manual of Corporate Governance of the Company and relevant provisions of existing laws such as Republic Act No. 9136 concerning the qualifications, duties, and responsibilities of the members of the Board of Directors and officers. I possess all the qualifications and none of the disqualifications for my position. I commit myself to the fulfillment of my duties and responsibilities to the best of my ability and with the highest degree of ethical standards.

I will hold and protect the confidentiality of all information that I have acquired from the Company and undertake not to disclose any material information to any person or entity, even after my term of office has expired, without authority from the Company or court order.

I undertake to promptly disclose any situation which comes to my knowledge that is a potential so	irce of
conflict of interest*** involving myself or any member of my family.	
I hereby certify that the foregoing disclosure of information and affirmation are true and correct, to the of my knowledge.	e best
DATE PRINTED NAME & SIGNATURE	
*******Conflict of Interest is a situation where financial or other personal considerations of the directors or officers may influence or compromise or have the tendency to influence and compromise the ability of such director or officer effectively and impartially exercise judgment in the performance of his duties and responsibilities as director or office of the Company. These situations shall include but are not limited to the following; a) the director or officer or any clos member of his family enters into any business transaction with Meralco or any of its affiliates and subsidiaries; by the company or institution where the concerned director or officer has business interest or professional affiliations enter into any transaction with Meralco or any of its affiliates and subsidiaries; c) the director or officer concerned acquire for himself a business opportunity which should pertain to Meralco without first disclosing such opportunity to the latted d) acquisition of securities from Meralco whether as beneficial owner or as record holder as a result of which he wou be in control of more than 10% of any of its class of security; e) participation in board meetings which involve businest transactions of Meralco with another company or entity where any member of his close family is employed or has substantial interest. **SUBSCRIBED** AND SWORN TO BEFORE ME, this day of, Philippines, affiant exhibiting to me his/her **Doc. No, Philippines, affiant exhibiting to me his/her **Doc. No, Page No, Supplies of 2012	o er se e e s se se s s s s s s s s s s s





The Revised CODE OF ETHICS "Standards of Business Conduct and Ethics"

Revision Date: September 2010

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<u>FOREWORD</u>

Sound business ethics plays an integral part in fostering the success of a company. To ensure that the ethical values are preserved and promoted to all directors, officers and employees, our Company's Board of Directors approved the adoption of this Code of Ethics (the "Code"). This Code serves as the embodiment of our Company's unwavering dedication to uphold the fundamental corporate principles of fairness, accountability, integrity and transparency. It serves as a guide to our Company, its directors, officers and employees on how to conduct themselves in their decisions, transactions and interactions in alignment with these corporate principles when performing their respective duties and responsibilities.

The principles contained in this Code are not new or unfamiliar. In fact, they have been part of the life, tradition, heritage and culture of our Company during its more than 100 years of existence. They flow in the blood of every employee – "bahagi ng ating buhay ... sa araw at gabi, baha man o bagyo". The spirit of it all remains the same as ever - - service excellence with integrity beyond business! Hence, this Code serves as a renewal of our commitment to these principles as our Company moves forward and faces new challenges.

This Code is not intended to address all present or future ethical situations. Similarly, other matters or concerns which are not directly covered by this Code may have already been addressed in other existing company policies, standards, guidelines, procedures and codes.

Ultimately, everyone is enjoined to exercise sound judgment and to adhere to the letter and spirit behind this Code in their relationships among themselves, with our Company's customers, suppliers, business partners, competitors, government, regulators, creditors, stockholders and the general public.

We therefore commit to live and abide by the following ethical standards of behavior in our various business dealings:

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STANDARDS OF BUSINESS CONDUCT AND ETHICS

I. Compliance

- 1. We shall comply with all laws, rules and regulations governing the business operations of our Company and enfranchising its corporate existence, listing in the stock exchange, and utility operations.
- 2. In the performance of our duties, we shall, at all times, be aware of and adhere to the requirements and restrictions imposed by laws, rules and regulations and our Company's standards, policies, rules and procedures.

II. Fair Dealing

- 1. We commit to render adequate, reliable and efficient service at fair and reasonable cost to all customers within our Company's franchise area ever mindful of our Company's mandate as a public utility.
- 2. We treat our employees and applicants for employment fairly and will not discriminate on account of gender, religion, age, nationality, family status, or any other reasons prohibited by law. We hire, develop, and compensate employees, officers, based on qualification, merit and performance.
- We select, engage and compensate consultants, contractors and other service providers based on qualification and labor and performance standards.
- 4. Our Company shall foster harmonious relations among its employees based on mutual understanding, trust and respect.
- 5. We avoid taking undue advantage of anyone through manipulation, concealment, abuse of privileged information, misrepresentation of material facts, or any other form of deceptive practice.
- 6. We treat everyone with respect and shall be guided by professionalism, integrity, and good faith in transactions with and obligations to our Company's customers, suppliers, business partners, government, regulators, creditors, competitors and employees.

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3	The Revised Code of Ethics	Rev. Code: 0	Page 4 of 12
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Subject: Confidentiality of Information and Proper Use of Property Sensitivity Classification: Company Use			Company Use

III. Confidentiality of Information and Proper Use of Property

- 1. In the course of service or employment in our Company, directors, officers and employees, in varying degrees, will have access to confidential information. We recognize that such confidential information is a valuable Company asset which must be safeguarded.
- We maintain and safeguard the confidentiality of information entrusted to the directors, officers, and employees by our Company, except when disclosure is authorized or legally mandated. Confidential information includes any non-public information that might be of use to competitors, or harmful to our Company if disclosed.
- 3. This confidentiality obligation shall survive our separation from our Company due to retirement, resignation, termination, expiration of term of office, or expiration or termination of contract, or any other cause.
- 4. We shall not take undue advantage of material non-public information by dealing in the securities of our Company while in possession of such information. Material non-public information refers to any information that is likely to affect the market price of our Company's securities and is not yet publicly disclosed.
- 5. We respect and uphold the confidential and proprietary information of other companies. We shall not knowingly appropriate, infringe or make an unauthorized use of a valid trademark, patent, trade secret or proprietary technology belonging to our Company or to another person or entity.
- 6. We maintain the integrity of all information, data, books, records, files and other documents entrusted by our Company to us by reason of our office and protect them against unauthorized or improper alteration, forgery, falsification, tampering, concealment, or destruction.
- 7. We observe standards for the proper use and care of our Company's property, systems, time, and resources at all times. We shall undertake to protect the property of our Company against loss, damage, misuse, abuse or theft.

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IV. Conflict of Interest

- 1. We act in the best interest of our Company and avoid activities, situations or associations which could impair our ability to perform our work in our Company's interest or where even the appearance of a conflict of interest may arise. A conflict of interest occurs:
 - a. When the private interest of a director, officer or employee interferes or appears to interfere in any way with the interests of our Company as a whole; or
 - b. When a director, officer or employee takes actions or has interests that make or appear to make it difficult to perform his or her Company work objectively and effectively.
- 2. The possible conflict of interest situations include, but are not limited to, the following:

a. Corporate Opportunity

We do not take for ourselves opportunities acquired through the use of corporate property, information or position/influence for personal gain, to compete with our Company, or act against the best interest of our Company.

b. Relationships

We avoid any actual or apparent conflict of interest and any material transaction or relationship that could reasonably be expected to give rise to a conflict of interest. Our business decisions are not motivated by personal considerations and/or relationships, which may interfere with the exercise of independent judgment that affects the interest of our Company in the performance of our duties to the Company.

c. Gifts

We restrict the solicitation or acceptance of gifts in any form from a third person or entity, directly or indirectly in consideration of any act, omission, or transaction of our Company favorable to such third person or entity with existing or intended business dealings with our Company.

A "gift" may be a right or thing of value, like cash or cash equivalent, loan, fee, reward, commission, allowance, employment, travel and benefits.

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The restriction shall not apply to: a) a gift of nominal value voluntarily given by a third person or entity to a director, officer, or employee of our Company as a souvenir or out of courtesy; or (b) a gift given for charitable projects for the benefit of the poor or the general public.

d. Outside Investments

We avoid taking part in (or influencing) decisions of our Company involving business transactions with entities in which we have a personal relationship or substantial financial interest.

e. Outside Employment

We avoid activities and interests that could significantly affect the objective or effective performance of our duties and responsibilities in our Company or which presents a situation that could compete or go against the interests of our Company, including business interests or unauthorized employment outside our Company.

Rendering outside professional work which presents potential conflict of interest, include, but are not limited to:

- When a director, officer or employee is employed by, or have a consultancy agreement with an entity which is a competitor of our Company
- When a director, officer, or employee serves as a director, manager, or member of the board of directors of an entity which is a competitor of our Company.

Within one (1) year after separation from service, any officer of the Company holding the position of Chief Executive Officer, Chief Operating Officer, Treasurer, Chief Financial Officer, Comptroller, Chief Engineer, Senior Account Officer, and any other key officer or employee who had regular access to confidential, classified or restricted information shall not enter into or accept any employment, consultancy, management or any form of service contract with any person, corporation or entity that directly competes with the business of the Company.

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- We promptly disclose any actual or apparent conflict of interest, and any material transaction or relationship that could reasonably be expected to give rise to a conflict of interest for appropriate resolution and disposition.
- Directors should immediately disclose any potential or actual conflicts of interest and should abstain from participating in any discussions or decisions on said matters when elevated to the Board.

V. Communication and Disclosure

- 1. We ensure that the contents of, and the disclosures in, reports and documents that our Company files with, or submits to the Securities and Exchange Commission (the "SEC"), Energy Regulatory Commission (ERC), other government agencies or regulators and all other Company's public communications shall be complete, fair, accurate, timely and understandable in accordance with applicable disclosure statutes, listing rules, and standards of materiality.
- 2. We shall: (a) ensure compliance with our Company's disclosure requirements and (b) not knowingly misrepresent, or cause others to misrepresent facts or information about our Company to others, whether inside or outside our Company, including our Company's independent auditors, government regulators and self-regulatory organizations.
- We establish open communication links and make the appropriate disclosures regarding our corporate goals, objectives, rules, financial positions, material transactions with related parties, and prospects to all our stakeholders.
- 4. We actively encourage employees to actively participate in discussions and raise any legitimate work-related concern or issue.

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VI. Risk Management and Internal Control

- We recognize that risk management and internal control processes act as enablers for the effective governance of our Company. Organizations, processes and application systems in our Company are structured to ensure checks and balances are in place.
- 2. We track and manage risk in the delivery of our Company's commitments to the stakeholders. Monitoring and reporting of risk is embedded as part of performance reporting in all levels of our Company.
- We designate process owners to assess the risks of respective processes, design and implement necessary controls and procedures to mitigate the risks.
- 4. We ensure that internal organizational and procedural controls are embedded to support the operations of the different organizations within our Company.

VII. Shareholders and Investors Relations

- 1. We respect and protect the rights of our shareholders, including their right to a fair return on their investment. In this regard, we restrict or minimize the undertaking of risk so as not to jeopardize shareholder value. We fully assess and manage risks involved in undertaking strategies, acquisitions, activities, products, services and other business endeavors of our Company and adopt strategies, actions, decisions and transactions based on increasing shareholder value.
- 2. We shall ensure an independent audit of our Company's financial statements by external auditors.
- We maintain complete and accurate books of accounts and records in accordance with the applicable provisions of law and generally accepted accounting principles and standards.
- 4. We shall monitor the adequacy and effectiveness of our financial reporting, governance, operations, and information systems, including the reliability and integrity of financial and operational information, the effectiveness and efficiency of operations.

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VIII. Government and Regulatory Relations

- We avoid the commission of any act that may be construed as direct or indirect bribery and corruption, as defined by law, of government officials to facilitate any transaction or gain any perceived or actual favor or advantage.
- 2. We maintain our right to any and all legal rights afforded to us and to invoke all administrative, judicial or other remedies.
- 3. We cooperate with our regulators and advocate for change and reform within the bounds of law.

IX. Community Relations

- We support socio-economic projects that improve the lives of the people we serve, especially projects within our competence for our franchise area.
- 2. We conduct our business and maintain our workplace in accordance with applicable health, safety and environmental laws.
- 3. We consider the impact of our operations, projects and transactions on the environment and the communities we serve and ensure compliance with environmental, safety and health regulations and standards.
- 4. We render immediate assistance in times of natural calamities and accidents to ensure that any danger to life or property is minimized and our operations, installations or facilities are restored as soon as possible.
- 5. We provide timely and adequate information on matters that affect the general public.

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X. Implementation and Monitoring

- Our Company's Corporate Governance Office has the specific task of implementing and monitoring corporate governance policies throughout the organization and the definition of the process by which such policies are implemented and monitored.
- 2. Each director, officer or employee is encouraged to consult with the Corporate Governance Office or with the appropriate offices with the authority to enforce specific Code guidelines issued pursuant to this Code when in doubt about the best course of action in a particular situation relating to a subject matter of this Code.
- 3. Organization Heads have the responsibility for the monitoring, ensuring, and enforcing compliance with this Code within their area of jurisdiction. The Organization Heads shall also be responsible for reporting non-compliance with this Code to their hierarchy or the Corporate Governance Office whenever appropriate, including taking or implementing disciplinary actions after proper exercise of due process.
- 4. Our Company's directors, officers and employees have the duty to report any observed violations of this Code and to communicate the same to our supervisors and immediate Heads, or the Corporate Governance Office, when appropriate. Our Company shall take steps to ensure the protection of those who report violations in good faith. On the other hand, our Company shall impose sanctions on those who attempt to conceal or hamper the investigation of any violation of this Code.
 - Our Company shall take all reports of potential violations of this Code seriously and are committed to confidentiality and exercise of due process for the investigation of allegations. Employees who are under investigation for potential violation of this Code will have an opportunity to be heard prior to any final decision of our Company.
- **5.** Any administrative investigation or penalty imposed under the provisions of this Code shall be independent of, and without prejudice to, any other legal action that may be instituted against the party concerned under existing laws and regulations.

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- 6. All employees have the responsibility to have full knowledge of the provisions of this Code, and must agree to abide by its provisions. All employees must sign an acknowledgement form confirming that they have read this Code and agree to comply with the behavioral standards and norms set forth therein. Failure to read and confirm knowledge of this Code will not be an excuse for non-compliance.
- **7.** Our Company shall promulgate appropriate policies and guidelines for the effective implementation of this Code.

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Effectivity

This Revised Code of Ethics was approved by the Board of Directors on September 27, 2010. It shall be published in the Website of the Company and shall take effect on October 1, 2010. It supersedes the previous Code of Ethics that was approved and adopted by the Company on March 15, 2003.

Signed:

(Original Signed)
MANUEL V. PANGILINAN
President and CEO

(Original Signed)
MANUEL M. LOPEZ
Chairman of the Board





Policy on Solicitation and Acceptance of Gifts



POLICY ON SOLICITATION AND ACCEPTANCE OF GIFTS

PM-CGO-2010-03

Rev. Code: 0

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Section: Corporate Governance

Effectivity Date: December 15, 2010

Subject: Policy on Solicitation and Acceptance of Gifts

Sensitivity Classification: Company Use

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I. Background

Pursuant to MERALCO's adherence to the corporate governance principles of fairness, accountability, integrity, and transparency, this policy is issued to define the Company's standing policy on Gifts, as aligned with MERALCO's Revised Manual of Corporate Governance and Revised Code of Ethics.

MERALCO's Revised Code of Ethics restricts the solicitation or acceptance of gifts in any form from a third person or entity, directly or indirectly in consideration of any act, omission, or transaction of our Company favorable to such third person or entity with existing or intended business dealings with our Company.

II. Rationale

Gift-giving is part of the Filipino culture of doing business to enhance good business relationships. However, Directors, Officers, and Employees must be aware that other parties may use this custom of gift-giving as means to gain favors or influence the objectivity of said Directors, Officers, and Employees. Thus, there is a need to properly regulate the receiving of gifts consistent with the abovementioned policies without prejudice to maintaining efficient, friendly, and cordial relations with Third Party entities. This serves as a guide for handling gifts offered and given by third parties.

III. General Statement of the Policy

Directors, Officers, and Employees shall refrain from putting themselves in situations or acting in a manner that could significantly affect the fair, objective, independent, and/or effective performance of their duties and responsibilities in the Company while transacting with third parties. As such, we do not solicit and accept gifts from Third Party entities.

In cases when solicitation and acceptance of gifts cannot be avoided, handling of such cases should conform to the rules and procedures prescribed in this document, which is also in accordance with the corporate governance principles of fairness, accountability, integrity, and transparency.

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IV. Scope and Applicability

This Policy applies to and shall be implemented by, all members of the Board of Directors (each a "Director" and collectively, the "Directors"), Officers (each, an "Officer" and collectively, the "Officers"), and Employees (each, an "Employee" and collectively, the "Employees") of Manila Electric Company ("MERALCO" or the "Company").

The scope of this policy covers only solicitation or acceptance of gifts from Third Party. Personal gifts are not covered by this policy.

V. Definitions – For purposes of this policy

- 1) Bribe includes any money, fee, commission, credit, gift, gratuity, thing of value, compensation, personal business and the like, benefits or advantage of any kind that is, directly or indirectly, provided to or received by anyone in his personal capacity for the purpose of obtaining favorable treatment in connection with a business transaction.
- 2) Consultants includes professional consultants, advisors, firms, partnerships, counsels, or such other professional entities or individuals rendering professional or specialized expert services to MERALCO as well as advisors of the Company who may be appointed by the Board of Directors or management.
- Customers individuals or entities with existing contracts (active, disconnected, or terminated) with and avail or intending to avail of services from MERALCO.
- 4) **Employee** all persons other than Officers, under the employ and in active payroll of MERALCO, including temporary, consultants and probationary employees.
- 5) **Gifts** may be a right or thing of value, like cash or cash equivalent, loan, fee, reward, commission, allowance, employment, travel and benefits.

Following are examples of gifts referred to on this document:

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- a) Entertainment refers to any form of hospitality such as meals for Directors, Officers, and Employees given by Third Parties. It also covers spectator and participative activities (i.e., parties, shows, concert, golf, fishing, and other similar activities).
- b) **Expensive Gifts** gifts with equivalent money value or market price above the nominal value.
- c) Perishable Gift refers to items such as food, flowers or other similar items subject to decay, spoilage and expiration within a month.
- d) Non-perishable Gift this includes non-food or non-beverage item, as well as any food or beverage that does not fall under the scope of perishable gifts, such as, but not limited to, gift baskets with bottled/preserved food, packed biscuits/cookies, canned goods or liquor.
- e) **Personal Gift** refers to gifts solicited or received from friends, relatives, co-employees and entities with no existing or expected transactions with the receiver.
- f) Sponsored Travel any travel, accommodation and/or attendance/ participation in conferences/ conventions/ seminars/ trainings, international or domestic, whether for personal or business purposes, the costs of which are fully or partially paid for by Third Parties.
- g) **Token Gifts** gifts of nominal value (regardless of whether it is perishable or non-perishable).
- 6) **Giver –** a person or entity (Third party) giving the gift.
- 7) Nominal Value it is the equivalent money value or market price of a gift when purchased. It is the price limit set by management for a gift to be considered acceptable.
- 8) **Officers** employees with the rank of Vice President and up who are recognized by the Board of Directors of MERALCO.

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- 9) **Receiver** a MERALCO director, officer or employee who receives the gift.
- 10) Relatives relatives of up to fourth degree, by consanguinity, affinity or legal adoption, including, the Directors' and Employee's spouse, parents, children (and their spouses), siblings (and their spouses), nieces and nephews (limited to children of a brother or sister) [and their spouses], grandparents, and aunts and uncles (limited to brothers or sisters of a parent); and a domestic partner and his relatives of up to the third degree, by consanguinity or affinity or legal adoption.
- 11) Third Party an individual, entity, organization and/or its representatives that has existing and/or expected business dealings with the Company. This includes but shall not be limited to prospective or existing suppliers, contractors, buyers, customers, government agencies, or all other business partners who are or may be similarly situated.

VI. Detailed Policy Statements

Gifts being offered should be politely refused and the Giver should be informed of the company's "No Gift" policy. The "No Gift" policy includes, but is not limited to, the following:

- 1) Cash, check, gift certificates, other cash equivalents or items that can be easily converted to cash of any amount, regardless of the occasion or situation.
- 2) Receipt of Gifts as part of any purchases made by the Company.
- 3) Gifts solicited or received from Third Party.

Prepared by: Corporate Governance Office

Approved by: Board of Directors

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A. EXCEPTION CASES

Solicitation and acceptance of Gifts from Third Parties shall be avoided unless it falls under the exception cases below (Note: In no case shall cash or cash equivalent gifts be treated as exceptions.):

1. GIFTS FOR PERSONAL USE

- a) Gifts received from unknown giver.
- b) Gifts offered out of courtesy and when giver is insistent.
- c) Token gifts given during seminars, conventions, or on occasions of rejoicing or celebrations like Christmas or birthdays may be accepted and kept by the receiver.
- d) Whenever a Director, Officer, or Employee is invited to participate as speaker, facilitator, or reactors in conferences or seminars sponsored or organized by Third Parties, Gifts/tokens of appreciation offered to or received may be kept by the receiver; Provided that the other speakers, facilitators and/or reactors are also given similar gifts/tokens of appreciation by said Third Parties.
- e) Courtesy discounts given to Directors, Officers, and Employees by Third Parties due to personal purchases of products and services from Third Parties, are allowed; Provided, that such discounted purchases are made openly and the same terms are made available to all Directors, Officers, and Employees.
- f) Raffle tickets (or prizes won from such raffle tickets) and other promotional items given to the Company, its Directors, Officers, and Employees for their attendance to certain events (including but shall not be limited to athletic or social events, or Christmas parties and the like), conferences, seminars, or product presentations of Third Parties may be accepted and kept by the receiver/winner regardless of the value; Provided, however, that the other participants are likewise entitled to such raffle tickets and given equal opportunity to win prizes.

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Due regard to the frequency of gifts received, the accumulated value which should not exceed the nominal value, and benefit for the Company shall be considered at all times.

2. GIFTS FOR COMPANY USE

- a) It is acceptable for the Company to solicit or accept Gifts or donations for Corporate Social Responsibility (CSR) programs or initiatives, including outreach or charitable works of the Company's officially recognized employee organizations, such as medicines for medical missions, food and supplies for calamities, and materials for community development, provided that the solicitation or acceptance shall be through the Corporate Social Responsibility Office.
- b) However, in the event that the Company will only accept or solicit donations from selected Third Parties, the conditions for such selection shall be disclosed to all (including other relevant Third Parties).
- c) Solicitations for company use other than CSR programs must be justified and approved by the President or his authorized representative.

B. ENTERTAINMENT

A Director, Officer, or Employee shall use his best judgment in determining the propriety and frequency of accepting various forms of Entertainment offered by Third Parties.

- 1. Business meetings in locations that do not conform to accepted standards of propriety and are not conducive for business purposes shall be avoided.
- 2. Directors, Officers, and Employees shall not use property belonging to Third Parties, their employees, agents and/or representatives such as, but not limited to, vehicles, beach houses, resorts, and vacation houses whether for their personal benefit or as Company representative(s) for entertainment purposes.
- 3. Directors, Officers, and Employees shall refrain from requesting for or soliciting any form of Entertainment from a Third party including

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sponsorship for Company activities, non-Company supported charitable works, and/or personal events such as birthdays, weddings, baptisms, etc., or from accepting such Entertainment where such acceptance could impair their objectivity in the performance of their duties and obligations to the Company.

Allowed exceptions are the following:

- a) Meals during business meetings are acceptable.
- b) Acceptance of invitations to theater, concerts or social/sporting events are permissible; Provided, however, that such invitations are generally available to others in the same community, category or industry.

C. SPONSORED TRAVEL

It is the Company that sponsors its Director, Officer, or Employee's attendance in conferences, conventions, and exhibits, which may include travel, accommodation and/or registration expenses.

The Director, Officer, or Employee is obliged to refuse offers of free travel and/or accommodation to conferences, conventions, exhibits, product presentations or other similar events from Third Parties.

The following exceptions are allowed:

- a) Travels sponsored by industry/professional organizations not associated with any Third Party are acceptable.
- b) Complimentary travel and accommodation for trainings from Third Parties may be permitted if these are part of an approved/existing contract and are deemed to benefit the Company.
- c) There are instances when Third Parties provide Sponsored Travel to Directors, Officers, or Employees to local and/or international business/industrial site to demonstrate actual performance of their products/systems. Acceptance of such sponsored invitation should be justified by the following:

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- i. The purpose of the travel should be business in nature and has a direct benefit to the future performance and business of the Company.
- ii. Knowledge of Directors, Officers, and Employees assigned/chosen for the travel would be valuable to the evaluation of the system and directly related to his job function.
- d) Other exceptional and justified cases as may be approved by the Chairman of the Board (for Directors) or the President and CEO (for Officers and Employees), allowing Directors, Officers, or Employees to accept Sponsored travel to conferences, conventions, and such events from Third Parties. CGO should be provided with a copy of the approved documents for reference purposes.

VII. Responsibilities

- 1) **Nomination and Governance Committee** reviews and approves the implementation of this policy.
- 2) The Organization Heads and Superiors are tasked to monitor, ensure, and enforce compliance to this policy within their area of jurisdiction. They are also responsible for classifying or categorizing, and recording the gifts received.
- 3) All Directors, Officers, and Employees of the Company are responsible to have full knowledge of and must agree to abide by the provisions of this policy. They must also report any observed violations of this policy to their respective superior.
- 4) Corporate Social Responsibility Office (CSRO) shall take custody of all gifts turned-over by the organizations/offices. They shall also handle the receipt and disposition of these gifts in accordance with their charter or the rules approved by Management.
- 5) **Corporate Audits** shall perform a random/surprise audit on compliance of offices, directors, officers and employees of the company to this policy and recommend appropriate measures to further improve the policy.

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6) The **Corporate Governance Office (CGO)** monitors the implementation and compliance of organizations, and recommends appropriate improvements to this policy.

VIII. Implementing Rules and Regulations

A. Classification and Categorization of Gifts

- It is the duty of a Director, Officer, or Employee who is offered or receives a Gift to **immediately disclose** the offer or receipt thereof to his BRU or Superior for appropriate direction/instruction and proper handling. (Refer to Disclosure Guide)
- 2. The nominal amount will be defined and approved by the Nominations and Governance Committee of the Board and will be reviewed whenever appropriate.
- 3. The BRU head or superior will classify or categorize the gifts received by their office as follows:
 - i. Gift Classification (Token, Perishable, Non-Perishable, Entertainment, Sponsored Travel)
 - ii. Gift Value assess the gift value based on prevailing market price and determine if it is nominal or expensive.

B. Gift Registry

Gifts disclosed to the BRU Head must be recorded in the Gift Registry of the Office immediately upon disclosure. The Gift Registry must be made available for audit at any time. (Please refer to Appendix A for the Gift Registry form)

A copy of the Gift Registry Form must be submitted to the Corporate Governance Office semi-annually:

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Report Period	Submission Date	
January to June	Not later than 5 th of July	
July to December	Not later than 5 th of January	

In case that no gift was received during the period, the BRU Head must still submit a report stating this.

C. Disclosure Guide

RECEIVER:	DISCLOSE TO:	
Employee	BRU Head	
BRU Head	Next Level Superior	
Officer	President/CEO or CGO	
Director Chairman of the Board		

D. Gift Disposition

The following rules shall be applied in disposing the received gifts:

Gift	Disposition	Responsible	
	From Customer:		
	a) Discloseb) Turn-over to BRU Head	Receiver of Gift	
4 Cook or	c) Turn-over to CSR Office.	BRU Head of Receiver of Gift	
1. Cash or Cash Equivalent	d) Write Customer to inform her/him of the policy and the donation to CSRO.	BRU Head of Receiver of Gift	
	From Unknown Identity or Other Third Party:		
	a) Disclose b) Turn-over to BRU Head	Receiver of Gift	
	c) Turn-over to CSR Office.	BRU Head of Receiver of Gift	
2. Token	a) Discloseb) Can be kept by Receiver	Employee, Officer or Director	

Prepared by: Corporate Governance Office

Approved by: Board of Directors

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Gift	Disposition	Responsible
	Perishable Item:	
	a) Disclose	Receiver of Gift
	b) Turn-over to BRU Head	Receiver of Gift
2 Evpopoiyo	c) Share to all employees	BRU Head of Receiver
3. Expensive	within the organization	of Gift
Gifts	Non-Perishable Item:	
	a) Disclose	Receiver of Gift
	b) Turn-over to BRU Head	Receiver of Gift
	c) Turn-over to CSR Office.	BRU Head of Receiver of Gift

4. Gifts turned-over to CSRO will be used as donation to recipients of the company's outreach programs. Receipt and acknowledgement of donations should follow the existing policy and procedures implemented by the CSRO. Solicitation of donations for this purpose should be coursed and approved by the CSRO Head.

IX. Consequences of Violations

Any Director, Officer, or Employee who fails to comply with this policy shall be, upon due process, subjected to applicable penalties and sanctions as stated in the Company Code on Employee Discipline.

In cases where consultants fail to comply with this policy, upon due process, they shall be subjected to applicable penalties and sanctions as stated in their contract with the Company or termination of said contract.

Prepared by: Corporate Governance Office

Approved by: Board of Directors

3	POLICY ON SOLICITATION AND ACCEPTANCE OF GIFTS	PM-CGO-2010-03	
		Rev. Code: 0	Page 14 of 15
Section: Corporate Governance		Effectivity Date: December 15, 2010	
Subject: Policy on Solicitation and Acceptance of Gifts		Sensitivity Classification: Company Use	

X. Effectivity

This company policy on Solicitation and Acceptance of Gifts was approved by the Board of Directors on December 13, 2010. It shall take effect on December 15, 2010.

All existing policies, systems, practices, and related implementing guidelines concerning the same matters covered by this Policy are deemed superseded by this Policy. In the event of any inconsistency between the policy and guidelines contained in this Policy and the terms of other existing policies, systems, practices, and related implementing guidelines, this Policy shall prevail.

Signed:

Manuel V. Pangilinan

President and CEO

Manuel M. Lopez

Chairman of the Board

	3	POLICY ON SOLICITATION AND ACCEPTANCE OF GIFTS	PM-CGO-2010-03	
			Rev. Code: 0	Page 15 of 15
	Sectio	n: Corporate Governance	Effectivity Date: December 1	5, 2010
Subject: Policy on Solicitation and Acceptance of Gifts		ct: Policy on Solicitation and Acceptance of Gifts	Sensitivity Classification: Company Use	

MERALCO	GIFT	REGISTRY
MEKALCO		

Appendix A - GIFT REGISTRY FORM

				LICALOG			. L L L		•.•
Office: _	:For the month of :						=		
Date Received	Received by Name		Name of Giver	Giver Office &	Relation to MERALCO	Item	Qty.	Est. Value	Cift Disposition
neceiveu	Name	Man, No.	name of diver	Designation	or the Recipient	Hem	uty.	Est, value	Gift Disposition
							+		
							+		
							+		
							+		
							+		
							+		
							+-		
					-		+-		
							+		
							—		
							1		
							+		
							+	<u> </u>	
							+		-
							+		
e: a) Relation: b) Gift Dispo	(1-Customer or representativ sition: 1-Kept by Reciepient;	e; 2-Supplier 2-Shared to e	or Contractor or Represental employees; 3-Turned-over to	tive; 3-Government or Regula CSRO	tory Agency; 4-Subsidiary or A	Affiliates)		This is to certify the	e accuracy of the above data roffice for the month.
								Signed by:	
								Office Head Printed	Name and Signature
								Date:	-





Code on Right Employee Conduct

August 1, 2012



MESSAGE



Dear Fellow Employees,

This is the first time after 36 years that a revision was undertaken to shift the paradigm of discipline to a positive mechanism applicable to today's work and regulatory environment. The original Code was issued on January 13, 1973 and was reissued on January 1, 1976. I have the privilege of presenting to you the updated version of our Company Code on Employee Discipline, which we will now call our Code on Right Employee Conduct (COREC).

Our Company considers correct and proper employee conduct as the basic thrust in achieving our corporate objectives and as a means in the furtherance of good corporate governance and personal development. It likewise encourages adherence to our corporate values, namely:

- 1. Customer Service
- 2. Performance
- 3. Accountability and Empowerment
- 4. Integrity and Transparency
- 5. Teamwork and Collegiality
- 6. Malasakit
- 7. Makabayan

Innovation and safety, although unwritten, remains as core values that should be inherent in our culture.

Know this book by heart and let it be our guide to proper employee behavior as we continue to move forward for the success of our Company.

OSCAR S. REYES
President & CEO

TABLE OF CONTENTS

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Rule 4:	Confidentiality of Work and Information	10
Rule 5:	Conflict of Interest	10
Rule 6:	Use of Company Property	10
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Penaltie	s for Damages or Injuries	Annex "B"

GUIDING PRINCIPLES

This Code shall apply to all employees in the active payroll of the Manila Electric Company.

While we have endeavored to make this Code comprehensive, it cannot cover every situation related to employee conduct. In some cases, we must use our judgment in the appropriateness of its application. You may also consult your Supervisor/Office Manager or the responsible HR office if there are uncertainties.

Our Company is a public utility responsible for vital public interests; therefore, we must observe honesty and good faith in the performance of our duties and in our dealings with the stakeholders of the Company.

This Code basically contains the corrective aspect of an employee's conduct, which is derived from our Corporate Governance Manual and Code of Ethics. It also subsumes and, is in effect, correlated with the Safety Code and the Information Security Code.

The Code on Right Employee Conduct further stresses that our company safeguards confidential information and we are under serious obligation at all times to maintain its sanctity.

In the course of our employment, conflict situations and/or associations should be avoided because the same might impair our ability to perform work in the Company's best interest.

Lastly, but equally important, it shall be the responsibility of Office Managers and Supervisors to disseminate Company policies, procedures, rules and regulations to employees under their supervision.

Page 2 Page 3

RULE 1. <u>ATTENDANCE AND PUNCTUALITY</u>:

- A. Tardiness for five (5) times, or an accumulated tardiness of one-hundred (100) minutes, whichever comes first, within any thirty (30)-day period shall constitute excessive tardiness¹ and shall be considered as a single and separate violation. Five (5) minutes at most is allowed as a grace period for latecomers.
- B. Unauthorized and unexcused absence from work for one-half (1/2) day or at most two (2) days shall be considered as simple absence.
- C. In cases where the unauthorized and unexcused absence from work extends for more than two (2) but not more than five (5) consecutive working days, these shall be considered as <u>multiple</u> <u>absences</u>.
- D. Unauthorized and unexcused absences from work that exceed five (5) consecutive working days shall constitute <u>excessive</u> absences.
- E. Failure to time-in and time-out in the assigned time capture device two (2) times within a 30-day period.
- F. Non-conformity with the company's sick leave policy, including unjustified refusal to undergo physical examination or diagnostic procedures as required.

SCHEDULE OF PENALTIES **VIOLATIONS WITHIN A 12-MONTH PERIOD First Fourth** Second Third Reprimand 3-day 5-day 10-day suspension suspension suspension Reprimand 10-day 5-dav 15 calendar days suspension suspension suspension 5-day 10-day 15 calendar suspension suspension days Dismissal suspension Dismissal Reprimand 3-day 5-day 10-day suspension suspension suspension 3-day Reprimand 1-dav 5-day suspension suspension suspension

¹ Counted from first tardiness falling within any 30-day period.

RULE 2. WORK PERFORMANCE AND STANDARDS.

- A. Acts or omissions constituting negligence or carelessness causing loss, damage or prejudice to the Company or resulting in death or injury to persons.
- B. Leaving work area, loafing, loitering, sleeping or performing personal matters while on duty.
- C. Failure to wear prescribed uniform and/or to properly display/present company I.D. while on duty or within company premises.
- D. Failure to disclose or update company required information² within the prescribed period or within thirty (30) days from effective date of such change or status.
- E. Failure on the part of an employee who has knowledge of any violation of this Code and of other Company work rules to take steps to prevent and/or report the same or erroneous/improper application of company rules or policies.
- F. Gross and habitual neglect by the employee of his duties.

RULE 3. EMPLOYEE BEHAVIOR

- A. Engaging another employee or other persons in a fight or prodding or goading another employee or person to engage in a fight during working time and/or within company premises
- B. Using abusive, threatening or profane language or showing gross disrespect to any person during working time and/or within company premises.
- C. Planting evidence or imputing a false offense or discreditable act against another employee.

² Address, civil status, dependents, etc.

SCHEDULE OF PENALTIES
First Second Third Fourth

Reprimand to dismissal, depending upon the gravity of the offense. (For damage to property or injury to persons, refer to ANNEX "B".)

Reprimand	1-day	3-day	5-day
	Suspension	Suspension	Suspension
Reprimand	1-day	3-day	5-day
	Suspension	Suspension	Suspension
Reprimand	1-day	3-day	5-day
	Suspension	Suspension	Suspension

Reprimand to dismissal, depending upon the prejudice caused to the company.

Dismissal

5-day Suspension	10-day Suspension	15 calendar days Suspension	Dismissal
Reprimand	1-day	3-day	5-day
	Suspension	Suspension	Suspension

30 calendar days Suspension or Dismissal depending upon the prejudice caused.

D. Harassing or retaliating against an employee (e.g. a whistle blower, witness and the like).

- E. Sexual harassment; immoral conduct during working time and/or within company premises, including exhibition or distribution of pornographic materials.
- F. Vandalism, deliberate destruction³ or damage to Company property regardless of place or time.
- G. Assaulting or intentionally causing, physical injuries to another person over matters related to work.
- H. Possession or use of firearms, deadly weapons, or hazardous materials within Company premises or during working time, unless authorized in writing by the company.
- I. Drinking of alcoholic beverages during working time or on Company premises, except on Company-authorized occasions or areas.
- J. Participating in any illegal narcotic or drug transaction such as pushing, possessing, using, or causing to be brought or used, narcotic drugs into Company premises, except when such drugs take the form of medicine prescribed by a physician.
- K. Smoking in non-designated areas.
- L. Refusal to submit to reasonable inspection conducted within Company premises by authorized Company personnel.

³ Includes the intentional introduction of computer viruses and unauthorized deletion/alteration of application systems/programs.

First Second Third Fourth
30 calendar Dismissal days
Suspension

Suspension or dismissal, depending upon the gravity of the offense.

Refer to Annex "B"

30 calendar days Suspension to Dismissal, depending upon the gravity of the offense.

30 calendar days Suspension	Dismissal	
10-day suspension	15 calendar days suspension	Dismissal

Dismissal

Reprimand	1-day Suspension	3-day Suspension	5 calendar days Suspension
3-day Suspension	5-day Suspension	15 calendar days Suspension	30 calendar days Suspension

M.	Entering	company	premises	or	performing	work	while	under	the
	influence	of liquor or	narcotics.						

- N. Violation of the company's Gift Policy.
- O. Willful disobedience by the employee of the lawful orders of his superior in connection with his work.
- P. Misappropriating, or withholding, Company funds.
- Q. Directly or indirectly tampering with electric meters or metering installations of the Company or the installation of any device and other means of pilfering electricity.
- R. Theft of property belonging to another person committed during working time or on company premises, or of company property regardless of place or time.
- S. Knowingly giving false or misleading information/documents or concealing material facts which cause or tend to cause prejudice to the company such as disclosure requirements of the company, application for employment, benefits and the like.
- T. Falsifying timesheets or time records/data; making or allowing erroneous entries of time data; swiping/scanning the identification card (ID) of another. The employee who induced, allowed or benefited from the foregoing act shall suffer the same penalty.
- U. Soliciting or receiving money, gift, share, benefits or favor from any person, or through the mediation of another as a condition for the performance of one's duty or to perform an act prejudicial to the Company
- V. Commission of a crime or offense by the employee against the person of his employer or his duly authorized representatives.
- W. Any improper act, omission, conduct or behavior analogous to the provisions of this rule and prejudicial to the interests of the Company.

<u>First</u> Reprimand	Second 1-day suspension	Third 3-day suspension	Fourth 5-day suspension
Reprimand to	dismissal, dependir	ng upon the gravity	of the offense
	Dism	issal	
	Dism	issal	
	Dism	issal	
	Dism	issal	

Reprimand to dismissal, depending upon the gravity of the offense

Page 10 Page 11

Second

First

RULE 4. CONFIDENTIALITY OF WORK AND INFORMATION. -

- A. Hacking or cracking, or unauthorized access, use, removal, publication, concealment, importation, deletion, alteration, copying, reproduction, modification, storage, uploading or downloading documents, information and/or programs which may be prejudicial to the company or otherwise infringes upon intellectual property rights.
- B. Without proper authority, revealing, releasing, transferring or divulging confidential information or data to individuals other than authorized persons⁴.
- C. Fraud or willful breach by the employee of the trust reposed in him by his employer or duly authorized representative;

RULE 5. CONFLICT OF INTEREST. -

- A. Violation of the company's Conflict of Interest Policy.
- B. Trading of stocks covered by the Black Out Policy. (for applicable employees only)

RULE 6. USE OF COMPANY PROPERTY. -

A. Hitchhiking in Company trucks, pick-ups, vans, jeeps and similar operating vehicles except with the previous authority of the Office Manager to which the vehicle is assigned. In such cases, the employee who allowed such hitchhiking without authority, the employee driver/user and the employee hitchhiker shall all be liable.

B. Loading and transporting personal effects/cargo in company vehicles without any authority.

Third

Fourth

Suspension to dismissal, depending upon the gravity of the offense.

Suspension to dismissal, depending upon the gravity of the offense.

Dismissal

Reprimand to dismissal, depending upon the gravity of the offense.

Reprimand to dismissal, depending upon the gravity of the offense.

3-day 5-day 1-day 15 calendar Suspension Suspension Suspension days Suspension 1-day 5-day 3-day Reprimand Suspension Suspension Suspension

⁴ "Authorized persons" are those who by virtue of their positions must know of confidential matters, like the officers of the Company, Internal Auditors, and Lawyers of the Company.

Page 12 Page 13

Second

First

- C. Operating, without previous authority, or tinkering with, Company properties such as motor vehicles, operating machines, computer hardware, communication equipment and special tools or equipment the operation or use of which require specialized skills or training.
- D. Failure by the operator, driver or user to report immediately any damage to or defects of Company properties.
- E. Sharing of access privileges (e.g. System log-on, log-on user I.D., and the like)
- F. Unauthorized use, lending or improper care of Company property.

RULE 7. HIRING AND/OR ASSIGNMENT OF RELATIVES⁵. -

- A. It shall be the responsibility of the Office Manager to ensure that no employee shall be hired or assigned under the direct line of supervision of a relative⁶ or relationship by reason of wedding, baptismal or sponsorship (i.e. the godparents; goddaughter; godson; or "kumpare/kumare") of the Employee or of his spouse or children.
- B. No person shall be hired if he/she already has a total of two (2) relatives in the company within the 3rd civil degree of consanguinity or affinity, including first cousins.

RULE 8. VOLUNTARY SEPARATION. -

Failure on the part of an employee voluntarily separating from the company to serve a 30-day advance written notice and to continue working during the said period.

Dismissal

<u></u>	<u> </u>	<u> </u>	<u> </u>	
3-day Suspension	10-day Suspension	15 calendar days Suspension	Dismissal	
Reprimand	3-day Suspension	5-day Suspension	15 calendar days Suspension	
Reprimand to dism	issal, depending upo	on the gravity of the	offense.	
Reprimand to dismissal, depending upon the gravity of the offense				
Reprimand	1-day suspension	3-day suspension	n 5-day suspension	
Reprimand	1-day suspension	3-day suspension	n 5-day suspension	

Third

Fourth

⁵ For purposes of these rules, relationships of the full or half blood are considered the same. Exceptions to these rules may be authorized by top management **(G1 AND G0)** on a case-to-case basis.

⁶ Up to the 3rd degree of consanguinity or affinity and first cousins.

Page 14 Page 15

RULE 9. GENERAL PROVISIONS

- 1) The penalties for repeated violations of the same provision of this Code shall be higher than the penalty for the latest violation. The 12-month limitation period for repeat violations shall only apply to Attendance and Punctuality.
- 2) If at the time of the commission of the latest offense, the employee has been previously penalized for at least two (2) other different provisions of this Code or of other Company policies, the latest offense shall be punishable by the next higher penalty for the said offense.
- 3) Where the fourth violation of the same provision is punishable by a penalty less than dismissal, the fifth and subsequent violations shall be meted out a more drastic penalty including that of dismissal.
- 4) When a single act constitutes two or more offenses under this Code, or when an offense is a necessary means for committing the other, the penalty for the more/most serious offense shall be imposed.
- 5) The proper penalty provided for in this Code shall be implemented as follows:
 - A. Penalties below dismissal shall be recommended by the immediate superior (at least Team Leader level) and approved by the next level Head, with the concurrence of the Area and Group Head.
 - B. The penalty of dismissal shall be recommended by the office manager concerned and elevated up to the Management Disciplinary Committee (MDC).
- 6) All disciplinary actions shall be recorded in the employee's 201 file.

- 7) All Supervisors and Office Managers shall ensure that the due process is given to employees charged with an offense.
- 8) A verbal warning may be made first before a penalty is imposed for light offenses⁷ and shall not be considered a penalty nor become part of the employee's 201 record.
- 9) The Office Manager may place the employee under preventive suspension pending the result of the investigation if the penalty provided for the offense involves possible dismissal and the employee's continued presence at work poses a serious and imminent threat to the company or to his co-employees.
- 10) The imposable penalty in a particular case may be reduced or increased upon the recommendation of the Office Manager concerned, with the approval of the Group Head.
- 11) An employee under suspension or preventive suspension shall not be allowed to enter company premises and use company facilities during the period covered by the suspension, which includes his rest/off days. The employee may only be allowed to do so for official or business purposes but he shall be escorted by Security.
- 12) Suspension penalties shall be counted as working days unless otherwise specified as calendar days.
- 13) Violation of safety rules, regulations and general safety practices promulgated by the company is basically covered by the Safety Code.

⁷ Light offenses are those that start with a graduated penalty of reprimand.

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COMPLIANCE AND ENFORCEMENT

- A. Employee and Labor Relations Office shall be responsible for the review and/or amendment of this Code, if necessary
- B. All questions regarding the enforcement and application of this Code shall be submitted to Employee and Labor Relations Office for appropriate action.
- C. All penalties imposed, including warning, shall be in writing. Copies thereof shall be furnished Employee & Labor Relations.
- D. Team Leaders and Office Managers shall have the responsibility of ensuring compliance and enforcement of this Code.

EFFECTIVITY

This code shall take effect **AUGUST 1, 2012 and** supersedes the Company Code on Employee Discipline dated January 1, 1976 and all other previously promulgated Company rules and regulations inconsistent with the provisions of this Code.

This Code shall be reviewed every five (5) years or whenever necessary.

NOTES
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## **GLOSSARY**

<u>Definitions</u>. - The following words and phrases, as used in this Code, shall have the meaning indicated unless a different one is plainly denoted in the text.

- A. COMPANY means the Manila Electric Company.
- B. COMPANY PREMISES mean all landholdings and buildings, including sub-stations and all other properties **USED**, owned or rented by the Manila Electric Company. It also covers the working area occupied by employees assigned on the field including Company vehicles and places where official company events are being held.
- C. COMPANY PROPERTY means all things which are used, owned or rented by, or licensed to, the Manila Electric Company, including documents, information, programs or intellectual creations of its employees created during the course of employment as a result of the performance of their assigned duties.
- D. DEADLY WEAPON Any firearm, whether loaded or unloaded, or any device designed as a weapon and capable of producing death or serious bodily injury, or any other instrument which, in the manner in which it is used or intended to be used, is calculated or likely to produce death or serious bodily injury.
- E. EMPLOYEE means all persons under the employ and in the active payroll of the Manila Electric Company.
- F. FIREARM includes rifles, muskets, carbines, shotguns, revolvers, pistols and all other deadly weapons from which a bullet, ball, shot, shell or other missile may be discharged by means of gunpowder or other explosives. The term also includes air rifles and air pistols not classified as toys under the provisions of existing laws, rules and regulations.

## **GLOSSARY**

- G. NARCOTICS mean drugs that produce a condition of insensibility and melancholy dullness of mind with delusions and may be habit forming. Included in this definition are marijuana, shabu, ecstacy, hashish, codeine, barbiturates, benzodiazepines and their derivatives, and all preparations made from them or any of them. Also included are those classified as "dangerous drugs" which are either "prohibited" or "regulated" within the meaning of prevailing laws.
- H. PORNOGRAPHIC MATERIALS mean any obscene or licentious film, drawing, cut-out, writing, picture, computer image, graphic, video and audio clips and the like, showing the private parts of the human anatomy.
- I. PROFANE LANGUAGE means words, phrases, or signs uttered or done with malice, irreverence, or contempt.

## ANNEX "B"

Cost of Damage	1 st	2 nd	3 rd	4 th	5 th
or Injury	Offense	Offense	Offense	Offense	Offense
Below P10,000	Reprimand	3-day Suspension	5-day Suspension	10-day Suspension	20-calendar day Suspension
P10,000 to P50,000	3-day Suspension	5-day Suspension	10-day Suspension	20-calendar day Suspension	Dismissal
Above P50,000 to P100,000	5-day Suspension	10-day Suspension	20-calendar day Suspension	Dismissal	
Above P100,000 to P250,000	10-day Suspension	20-calendar day Suspension	Dismissal		
Above P250,000 to P500,000	20-calendar day suspension	Dismissal			
Above P500,000 or Death	Dismissal				

NOTE: In addition to the penalty herein provided, the employee may be made to pay for the cost incurred in the damaged/lost item or injury, as the case may be.

# **UNDERTAKING**

I have received a co on Right Employee Cond s my responsibility as an and understand its provision	n employee to read
Day of	, 2012
DDINTED N	AME & SIGNATURE
PRINTED N	AME & SIGNATURE





## CUSTOMER SERVICE

Passion in knowing and understanding our outsioners and responding to their needs, with the objective of ensuring total customer substaction and loyalty because we believe that our outsioners are our reason for being.

## PERFORMANCE

Orienting and entending value for all our stakeholders (customers, employees, investors and the communities we serve). Proactively eaching and implementing appendicates that drive and sustain higher levels of organizational performance and growth, cost-effectiveness and efficient delivery of services. Organizational agility, a sense of urgency and creativity are key to achieving those.

## ACCOUNTABILITY / EMPOWERMENT

Accepting responsibility, seauming ownership and taking full accountsibility for all our actions, whether decisions or behaviors in the delivery of services and management of resources, in our public and private spheres in whatever level we are in the organization.

## INTEGRITY / TRANSPARENCY

Potitifully and fully living up to all responsibilities and obligations as employees of a power and emergy company; behaving at all times in accordance with ethical and corporate governmence standards.

#### TEAMWORK / COLLEGIALITY

harmonicous collaboration, synergy and metivation among our people at all levels and across of activities; moving with a greater sense of purpose and sharing responsibility for the Company's eucoses towards "One Meralco".

## MALASAKIT

Identifying currenves with the Company; giving total dedication and commitment to Meralco as exemplified by performing our very best in every endeavor; with great concern for the Company, its resources and its stakeholders - customers, employage, investors and the communities we

## MAKABAYAN

Commitment to making a positive impact in the lives of the Filipino people by doing our where in the interest of nation-building and undertaking high-impact initiatives that support and contribute to the economic and acutal development of the Country.



3	COMMITTEE CHARTER		
MERALCO	EXECUTIVE COMMITTEE	Rev. Code:	Page 1 of 1
CORPORATE	Section:	Effectivity Date:	
COMMITTEES	Sub-Section:	Sensitivity Classification:  COMPANY USE	

#### **GENERAL OBJECTIVE:**

The Executive Committee shall between sessions of the Board of Directors have all the powers of the board of Directors in the management of the business and affairs of the Company and shall have power to authorize the seal of the Company to be affixed to all papers which may require it, subject to the limitations provided by Section 35 of the Corporation Code. The taking of any action by the Executive Committee shall be conclusive evidence that the Board of Directors was not at the time of such action in session.

#### COMPOSITION

The Executive Committee shall be composed of five (5) Board members, one of whom shall be an independent director or his alternate to hold office for one year and/or until respective successors shall be designated.

Prepared By:

Organization Planning & Dev't

Reviewed By:

Head, Org Planning & Development

L. C. De La Llana

Welkelins

Head, Human Resources

Approved By:

M.M. Lopez Chairman & CEO





ORTIGAS AVENUE, PASIG CITY 0300 PHILIPPINES

08 September 2010

#### MS. JANET A. ENCARNACION

Head, Disclosure Department Philippine Stock Exchange, Inc. 3rd Floor, Philippine Stock Exchange Plaza Ayala Triangle, Ayala Avenue Makati City

Madam:

Please be informed that the Securities and Exchange Commission has approved the amendment of Article III of the Company's By-Laws.

A copy of the Certificate of Filing of Amended By-Laws dated 6 September 2010 is attached.

Thank you.

Very truly yours,

ANTHONY V. ROSETE

Vice President, Assistant Corporate Secretary & Information Disclosure Officer



# SECURITIES AND EXCHANGE COMMISSION

SEC Building, EDSA, Greenhills City of Mandaluyong, Metro Manila

Company Reg. No. PW-102

# OF AMENDED BY-LAWS

KNOW ALL MEN BY THESE PRESENTS:

This is to certify that the Amended By-Laws of

#### MANILA ELECTRIC COMPANY

copy annexed, adopted on May 25, 2010 by the Board of Directors pursuant to the authority duly delegated to it by the stockholders owning at least two-thirds of the outstanding capital stocks on May 28, 2002, certified by a majority of the Board of Directors and countersigned by the Secretary of the Corporation, was approved by the Commission on this date, pursuant to the provisions of Section 48 of the Corporation Code of the Philippines, Batas Pambansa Blg. 68, approved on May 1, 1980 and attached to the other papers pertaining to said corporation.

IN WITNESS WHEREOF, I have set my hand and caused the seal of this Commission to be affixed to this Certificate at Mandaluyong City, Metro Manila, Philippines, this 64 the day of September, Twenty Ten.



BENITO A. CATARAN
Director

Company Registration and Monitoring Department





# **AMENDED BY-LAWS**

# **OF THE**

# **MANILA ELECTRIC COMPANY**

(Latest amendment approved by the SEC on April 16, 2009)

#### **ARTICLE I**

#### **MEETINGS OF STOCKHOLDERS**

SECTION 1. **ANNUAL MEETING.** – The annual meeting of the stockholders shall be held on the last Tuesday of May in each year at the principal office of the Company, or at such other places in Metro Manila as may be fixed by the Board of Directors or the Chairman of the Board and specified in the notice, at such day and hour as the Board or the Chairman shall direct.

SECTION 2. **SPECIAL MEETINGS**. – Special meetings of the stockholders may be called by the Chairman of the Board or by order of the Board of Directors whenever he or they may deem it necessary, and shall be so called whenever persons holding of record at least one-fourth of the outstanding stock of the Company entitled to vote shall in writing request the same. Special meetings shall be held at the principal office of the Company or at such other place in Metro Manila as may be specified in the call.

SECTION 3. **VOTING.** — At all meetings of the stockholders, each stockholder entitled to vote thereat shall be entitled to one vote for each share held of record by him, which vote may be given personally or by attorney or proxy authorized in writing. The instrument authorizing an attorney or proxy to act shall be filed with the Office of the Corporate Secretary of the Company not later than *twenty (20) business* days prior to

the scheduled stockholders meeting. In the election of directors each stockholder entitled to vote for directors may accumulate and distribute his votes in accordance with provisions of law applicable in such case. (As amended by the Board of Directors at their regular meeting held on February 24, 2009 and approved by the SEC on April 16, 2009.)

SECTION 4. **QUORUM**. – The holders of record for the time being of a majority of the stock issued and outstanding and entitled to vote represented in person or by attorney or proxy shall constitute a quorum for the transaction of business, but in the absence of a quorum the stockholders entitled to vote who are present or represented at the time and place for which a meeting shall have been called may adjourn the meeting for any period.

SECTION 5. **NOTICE OF MEETINGS.** — Written notice of the annual and of any special meeting of stockholders shall be given to each stockholder entitled to vote thereat by posting the same in a postage prepaid letter, addressed to each such stockholder at his last known address or at the address last left by him with the Secretary of the Company, or by delivering the same to him personally, at least ten days before the meeting. If any stockholder shall have filed with the secretary his letter of appointment of any attorney or proxy, whose address is registered with the Secretary, the notices may be sent to such attorney or proxy instead of to such stockholder. The notice of a special meeting shall state briefly the object of the meeting and, except as herein otherwise specifically provided, no other business shall be transacted at such meeting. Nevertheless, if all the stockholders entitled

to vote at any meeting, either annual or special, shall, in person or by attorney or proxy in writing, waive notice of such meeting, no notice of such meeting shall be required, and such meeting shall be valid, and any corporate action may then be taken. No notice of any meeting need be published in any newspaper.

The Board of Directors shall fix the record date which will determine the stockholders entitled to notice and attend a scheduled stockholders meeting.

SECTION 6. **AUDITORS AND INSPECTORS OF ELECTION**. - The Board of Directors shall appoint auditors and inspectors to canvass and inspect ballots at all stockholders meeting.

#### ARTICLE II

### **BOARD OF DIRECTORS**

SECTION 1. **ELECTION**. There shall be a Board of Directors of such number, within the limits at the time provided by law, as may from time to time be determined by the formal assent of the stockholders of the corporation entitled to elect directors, at a regular or special meeting of such stockholders, at which a quorum shall be present. All directors shall be stockholders in their own right. The directors may be elected by ballot at the annual meeting.

SECTION 2. **NOMINATIONS.** - The Nomination Committee shall prepare a Final List of Candidates which shall be made available to the Securities and Exchange Commission (SEC) and to all stockholders through the filing and distribution of the Information Statement. Only nominees whose names appear in the Final List of Candidates shall be eligible for election as Independent Directors. No further nomination shall be allowed on the floor during the actual annual stockholders meeting.

The Company adopts the procedure for the nomination and election of independent directors prescribed under Rule 38 of the Implementing Rules and Regulation Code, as amended. (As amended by the Board of Directors at their regular meeting held on April 25, 2005)

SECTION 3. QUORUM. — The directors shall act only as a board, and the individual directors shall have no power as such. A majority of the whole number of directors shall constitute a quorum for the transaction of business, and every decision of a majority of the quorum duly assembled as a Board shall be valid as a corporate act; but one or more directors present at the time and place for which a meeting shall have been called may adjourn any meeting from time to time until a quorum shall be present.

SECTION 4. **MEETINGS**. – There shall be a first meeting of the Board of Directors, for organization, immediately after their election, of which meeting no notice shall be required. Thereafter regular meetings may be held at such time and in such places, and upon such notice, if any, as the Board of

Directors may by resolution prescribed. Special meetings of the Board may be called by the Chairman or by written request of any two directors, upon at least one day's notice of the time and place of holding the same, given personally or by letter, telegram or telephone. Meetings may be held at any time and place without notice if all the directors are present or of those not present waive notice in writing before or after the meeting.

SECTION 5. **QUALIFICATION**. - All directors must possess the qualifications and none of the disqualifications prescribed by law, rules or regulations. The Board by majority vote of the members may remove or replace a director for just causes or when he possesses the disqualifications prescribed by law, rules or regulations.

SECTION 6. **VACANCIES**. - If any vacancy shall occur among the directors by death, disqualification or otherwise by removal, such vacancy may be filled, pending action by the stockholders, at any regular or special meeting of the Board of Directors, by vote of a majority of all the remaining directors. Any such vacancy may be filled by stockholders entitled to elect directors, by ballot, at any meeting or adjourned meeting, whether the meeting shall have been called to fill such vacancy or not. The stockholders at any such meeting entitled to elect directors may also receive the resignation of any director and fill the vacancy thereby caused for the remainder of the year. Directors may be disqualified or removed and the vacancies so caused filled as prescribed by law, rules or regulation.

SECTION 7. **COMPENSATION**. - Directors, as such, shall not receive any stated salary for their services, but by resolution of the stockholders, a fixed sum and expenses of attendance, if any, may be allowed for attendance at each regular or special meeting of the Board of Directors; but nothing herein contained shall be construed to preclude any director from serving the Company in any other capacity and receiving compensation therefor.

SECTION 8. **EXECUTIVE COMMITTEE.** - The Board of Directors may, by a majority vote of the whole Board, designate five (5) of their number to constitute an Executive Committee, one of whom shall be an independent director with an alternate who will also be an independent director, to hold office for one year and/or until respective successors shall be designated, which committee shall between sessions of the Board of Directors have all the powers of the Board of Directors in the management of the business and affairs of the Corporation and shall have power to authorize the seal of the Corporation to be affixed to all papers which may require it. The taking of any action by the Executive Committee shall be conclusive evidence that the Board of Directors was not at the time of such action in session. The Secretary or a member of the Executive Committee shall keep the minutes of its proceedings; and all such proceedings shall be from time to time reported to the Board of Directors, and shall be subject to revision or alteration by the Board; provided that no rights of third persons shall be affected by such revision or alteration. A majority of the Executive Committee shall constitute a quorum at any meeting. The Executive Committee may take action without a meeting on the written approval of such action by a majority of the committee. A majority of the directors may fill vacancies in the Executive Committee. The executive committee may from time to time, subject to the approval of the Board of Directors prescribe rules and regulations for the calling and conduct of meetings of the committee, and other matters relating to its procedure and the exercise of its powers.

#### ARTICLE III

#### **OFFICERS**

SECTION 1. **DESIGNATIONS**. - The Board of Directors shall annually, at its first meeting after the election of directors by the stockholders, appoint a Chairman and Vice Chairman of the Board of Directors, a President, one or more Vice-Presidents, a Treasurer and a Secretary, and may also from time to time appoint Assistant Treasurers, Assistant Secretaries, and such other officers and agents as they deem proper. The Chairman of the Board of Directors and the President shall each be a director; other officers need not be stockholders. The Treasurer may also be a Vice President. The Secretary shall be a resident and a citizen of the Republic of the Philippines. Every officer shall hold office only during the pleasure of the Board of Directors, and all vacancies among such officers, however arising, shall be filled by the Board of Directors.

SECTION 2. <u>COMPENSATION</u>. - The salary or compensation of all officers and agents elected or appointed by the directors shall be fixed by the Board.

SECTION 3. **DUTIES** - Subject to the direction and control of the stockholders, the Board of Directors shall have charge of all the business of the Company and the administration of its affairs; and all officers, agents and employees of the Company shall be subject to immediate removal by the Board of Directors with or without cause.

SECTION 4.(A). **THE CHAIRMAN OF THE BOARD**. - The Chairman of the Board of Directors shall preside at all meetings of the Board of Directors and stockholders and shall exercise such <u>other</u> powers as may be conferred upon him by the Board of Directors.

SECTION 4(B). **THE VICE CHAIRMAN**. - The Vice Chairman of the Board of Directors shall perform the duties of the Chairman of the Board of Directors in the latter's absence or temporary incapacity. <u>He shall preside over the meetings of the Board of Directors and stockholders in the absence of the Chairman of the Board and the President. He shall perform such other duties as the Board of Directors may designate from time to time.</u>

SECTION 5(A). THE PRESIDENT. - The President shall be the Chief

Executive Officer of the Company. He shall have general supervision, direction and control of the business and affairs of the Company. He shall sign all certificates of stock and all instruments required to be executed on the part of the Company, except as otherwise provided by the by-laws or by the Board of Directors, or the Executive Committee. He shall preside at the meetings of the stockholders and the Board of Directors in the absence of the

<u>Chairman of the Board</u>. <u>He</u> shall perform such <u>other</u> duties as the Board of Directors <u>may designate</u> from time to time.

SECTION 5(B). **THE VICE PRESIDENTS**. - The Vice Presidents shall respectively perform such duties as the Chairman of the Board, President or the Board of Directors shall from time to time designate or require. In the absence of the President from Metro Manila, they shall in the order of their appointment perform the duties of the latter.

SECTION 6(A). **THE TREASURER**. - The Treasurer shall deposit all moneys and other valuable effects of the Company in such trust companies, banks or depositories as the Board of Directors shall from time to time designate or in the absence of such designation as he shall determine. He shall have authority to receive and give receipts for all moneys paid to the Company from any source whatsoever and to endorse checks, drafts and warrants in its name and on its behalf. Proper accounts shall be kept in his office of all receipts and disbursements made by him for the Company, with the vouchers in support thereof, which shall be submitted to any auditor or auditors appointed by the stockholders or directors for inspection as and when required. Except as may from time to time be otherwise ordered by the Board of Directors, the Treasurer shall keep all business and corporate records not required to be kept by the Secretary. He shall at all times be subject to the control of the Board of Directors, and shall perform such other duties as the Chairman of the Board, Vice Chairman or Board of Directors may from to time direct. He may be required by the Board of Directors to give bond, to the satisfaction of the Board of whomsoever it may designate, for the faithful performance of his duties.

SECTION 6(B). THE ASSISTANT TREASURERS. - The Assistant Treasurer(s), if and when appointed by the Board of Directors, shall have power, with such limitation or conditions as the Board may fix, to sign checks and drafts upon banks and depositories of the Company, and to endorse checks and drafts for deposit with such banks or depositories to the credit of the Company. The Assistant Treasurers shall perform such other duties as may from time to time be prescribed by the Board of Directors or Chairman of the Board. They shall, if the Board of Directors so require, give a bond in such an amount as the Board may direct, for the faithful performance of their duties.

SECTION 7(A). **THE SECRETARY.** - The Secretary shall record all the votes and proceedings of the stockholders and of the directors in a book for that purpose. He shall have charge of the corporate seal of the Company, and attest the same when affixed to any document. He shall countersign all certificates of stock. He shall keep at the principal office of the Company the stock and transfer books and therein keep record of all stock showing the names of stockholders (and registered attorneys or proxies) alphabetically arranged, with the addresses to which notices may be sent, the installments paid and unpaid on all stock for which subscription has been made and the date of payment of any installment, and a record of every transfer of stock with the date thereof and by and to whom made. He shall perform such duties as pertain to his office or as the Chairman of the Board, Vice Chairman or Board of Directors may require.

SECTION 7(B). **THE ASSISTANT SECRETARIES**. - The Board may delegate to the assistant secretaries all or any part of the duties of the secretary.

#### ARTICLE IV

#### **CONTRACT AND OBLIGATIONS**

SECTION 1. — No agreement, contract or obligations involving the payment of money or the credit or liability of the Company, shall be made without the approval of the board of directors, except by an officer or agent thereunto generally or specifically authorized by the Board of Directors.

#### **ARTICLE V**

#### **SHARES AND THEIR TRANSFERS**

SECTION 1. - Subscribers for shares of stock shall not be required to pay any interest upon their unpaid subscription except after the same shall have been called for payment and become delinquent.

SECTION 2. **CERTIFICATES.** - Each holder of stock shall be entitled to a stock certificate signed by the President and Secretary or Assistant Secretary of the Company certifying the class and number of shares owned by him. All such certificates representing shares of a particular class shall be numbered and registered in the order in which they are issued, and on the records of the Company there shall be entered the name of the person owning the shares represented by such certificate when issued, with the number of shares and the date thereof, and the amount paid in on account of the par value thereof,

and in case of cancellation the date of cancellation. Every certificate returned to the Company for the exchange or transfer of shares shall be cancelled, and no new certificate shall be issued upon the exchange or transfer of shares until the old certificate has been thus returned and cancelled.

The signatures of the President and Secretary or Assistant Secretary of the Company on all certificates of stock may be imprinted mechanically by the use of plate signature machine.

The corporate seal of the Company shall be printed on all certificates of stock.

SECTION 3. **TRANSFERS**. - Transfers of shares shall be made only on the books of the Company on the surrender of the certificate or certificates for such shares properly endorsed. The transfer books may be closed by the board for such period as may be deemed advisable previous to and on the day of any meeting of the stockholders, and for dividend purposes.

No transfer of share shall be made nor allowed to be recorded in books of the corporation and no corresponding stock certificate shall be issued, if such transfer of shares and issuance of stock certificate shall be in violation of and contrary to the provisions of Article Seventh of the ARTICLES OF INCORPORATION.

SECTION 4. **ADDRESSES**. - Every stockholder and transferee, and every attorney or proxy for any stockholder, shall furnish the Secretary with an address at which notice of meetings and all other notices from any officer of the Company may be served upon or mailed to him, and in default thereof

notice may be addressed to him either at his last known address or at the office of the Company in Metro Manila.

SECTION 5. **LOST GERTIFICATE.** - The Board of Directors, subject to such rules and regulations as they may from time to time adopt, may order a new certificate or certificates of stock to be issued in the place of any certificate or certificates of the Company alleged to have been lost or destroyed; but in every such case the owner of the lost certificate or certificates shall first cause to be given to the Company a bond, with sufficient surety, satisfactory to the Board of Directors, in such sum, not less than the par or any then higher market value of such lost or destroyed certificate or certificates of stock, as the Board may in their discretion require, as indemnity against any loss or claim that the Company may incur by reason of such issuance of such new stock certificates; but the directors may, in their discretion, refuse to replace any lost certificates, save upon the order of some court having jurisdiction in such matter.

#### **ARTICLE VI**

# **DIVIDENDS, SURPLUS AND FINANCE**

Section 1. - The Board of Directors shall have the power and authority to fix and determine, and from time to time vary, the amount to be reserved, over and above its capital stock paid in, as working capital, to meet contingencies, to provide for the equalization of dividends and/or for other

purposes; to direct and determine the use and disposition of the working capital and of any amounts so reserved; to use and apply the surplus or any part thereof in acquiring the bonds or other obligations or shares of capital stock of the Company, to such extent, in such manner and upon such terms as the Directors shall deem expedient (and shares of capital stock so purchased or acquired may be resold, and shall not be deemed to have been retired, unless such shares shall have been retired for the purpose of reducing the capital of the Company in the manner provided by law); to determine whether any, and if any, what part, of the net profits or surplus shall be declared and paid as dividends; to fix the times for the declaration and payment of dividends; and generally to fix and determine the use and disposition of any net profits or surplus.

Against any reserve or surplus so established, there may be charged losses at any time incurred by the Company, also dividends or other distribution upon stock. Such reserve or surplus may be reduced from time to time by the Board of Directors for the purposes above specified, or by transfer from such reserve or surplus to capital account or otherwise.

SECTION 2. — The Board of Directors shall also have power and authority to create a surplus, to be known as the "Capital Surplus" of the Company, and at any time, and from time to time, to transfer and credit to such capital surplus all or any part of the surplus or net profits of the Company available for dividends. In case any amount shall be so transferred and credited to capital surplus, the same shall not thereafter, without affirmative vote or written consent of the holders of a majority of the voting

stock of the Company, be declared or paid, or made the basis of the declaration of payment, of dividends (other than stock dividends) on any class of stock of the Company from time to time outstanding, it being the intent of this provision that all amounts transferred and credited to capital surplus shall thereafter have the same status as if the same had been paid to the Company in payment for shares of its capital stock.

SECTION 3. - Anything herein to the contrary notwithstanding, the powers of the Board of Directors, as set forth in this ARTICLE VI, are subject in all respects to, and are governed by, the provisions of the Articles of Incorporation of the Company, as amended.

SECTION 4. - The fiscal year of the Company shall begin on the first day of January and end on the 31st day of December in each calendar year.

# **ARTICLE VII**

# SEAL

The corporate seal, unless otherwise ordered by the Board of Directors, shall consist of a circular design on which is inscribed the words and numbers:

**Manila Electric Company** 

**MERALCO** 

**Metro Manila, Philippines** 

1919

### **ARTICLE VIII**

### **INDEMNIFICATION OF DIRECTORS AND OFFICERS**

Each director and officer of the Company, whether or not then in office, and in the event of his death, his legal representatives, shall be indemnified by the Company with respect to any acts or omissions alleged to have occurred subsequent to the adoption of this By-Law provision, against (1) all costs and expenses reasonably incurred by or imposed upon him in connection with or resulting from any action, suit or proceeding prosecuted to final determination on the merits to which he or his personal representative may be made a party by reason of his being or having been a director or officer of the Company or of any other company which he serves as a director or officer at the request of the Company, except any costs or expenses incurred by or imposed upon him in relation to matters as to which he shall be finally adjudged to be liable, and (2) all costs and expenses incurred or imposed upon him in connection with or resulting from any such action, suit or proceeding which is settled with the approval of the court having jurisdiction thereof, but only in such amount (which shall not include any sum ordered to be paid to the Company by him) as such court shall determine and find to be reasonable in the circumstances.

No present or future director or officer of the Company (or his legal representative) shall be liable for any act, omission, step or conduct taken or had in good faith after December 24, 1957, which (whether by condition or otherwise) is required, authorized, or approved, or is otherwise in compliance with or in reliance upon a regulation, rule, order or determination issued or made by a department, agency, board, commission or authority pursuant to any statute of the Republic of the Philippines, any Province, or any other political subdivision thereof, whether or not such regulation, rule, order or determination shall have been subsequently amended, rescinded or determined by judicial or administrative authority to be invalid or illegal, or which is taken in contesting in good faith the validity or legality of any such regulation, rule, order or determination. In any action, suit or proceeding based on any act, omission, step or conduct, as in this paragraph described, the provision hereof shall brought to the attention of court. In the event that any of the foregoing provisions of this paragraph is found by the court not to constitute a valid defense on the ground that such provision is not applicable to the particular class of plaintiff, each such director or officer (or his legal representatives) shall be reimbursed for, or indemnified against all expenses and liabilities reasonably incurred by him or imposed on him, in connection with or resulting from any such action, suit or proceeding (other than for any sum ordered to be paid to the Company by him). Such expenses and liabilities shall include, but shall not be limited to, judgments, court costs and attorneys fees.

The foregoing rights of indemnification shall not be exclusive of any other rights to which any director or officer (or his legal representatives) may be entitled as a matter of law nor of any rights of indemnification to which

any director or officer (or his legal representatives) may be entitled under any By-Law of the Company heretofore in effect.

# **ARTICLE IX**

# **AMENDMENTS**

These By-Laws may be added to, altered, amended or repealed, or new By-Laws may be adopted by the Board of Directors of the Company at any regular or special meeting duly called for the purpose.

IN WITNESS WHEREOF, we have hereunto set our hands and seals this 5th day of May, 1919.

(SGD.)	J. C.	ROCKWELL	(SEAL)
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ORTIGAS AVENUE, PASIG CITY 0300 PHILIPPINES





KNOW ALL MEN BY THESE PRESENTS:

WE, the undersigned majority of the Directors and Corporate Secretary of Manila Electric Company (Company), do hereby certify that Article III of the By-Laws of the Company was further amended by a majority vote of the Directors in a meeting held on 25 May 2010, at the principal office of the Company. (The power of the Board of Directors to add to, alter, amend, repeal, or adopt new By-Laws under Article IX was ratified by the stockholders at their annual meeting on 28 May 2002.)

The amended provisions of the attached Amended By-Laws are quoted hereunder:

Article III OFFICERS xxx

SECTION 4 (A). <u>THE CHAIRMAN OF THE BOARD</u>. – The Chairman of the Board of Directors shall preside at all meetings of the Board of Directors and stockholders, and shall exercise such <u>other</u> powers as may be conferred upon him by the Board of Directors.

SECTION 4 (B). <u>THE VICE CHAIRMAN</u>. - The Vice Chairman of the Board of Directors shall perform the duties of the Chairman of the Board of Directors in the latter's absence or incapacity. <u>He shall preside over the meetings of the Board of Directors and stockholders in the absence of the Chairman of the Board and the President. He shall perform such other duties as the Board of Directors may designate from time to time.</u>

SECTION 5 (A). THE PRESIDENT. — He shall be the Chief Executive Officer of the Company. He shall have general supervision, direction and control of the business and affairs of the Company. He shall sign all certificates of stock and all instruments required to be executed on the part of the Company, except as otherwise provided by the by-laws, the Board of Directors, or the Executive Committee. He shall preside at the meetings of the stockholders and the Board of Directors in the absence of the

<u>Chairman of the Board</u>. <u>He</u> shall perform such <u>other</u> duties as the Board of Directors <u>may designate</u> from time to time.

IN WITNESS WHEREOF, we have hereunto signed this certificate this AUG 2 0 2010 day of July 2010 at Pasig City, Philippines.

MANUEL M. LOPEZ

Chairman

TIN: 100-749-139

MANUEL V. PANGILINAN

President/CEO TIN: 914-481-801

ELPI O. CUNA

Director

TIN: 100-748-450

ELENITA DI GO

Director

TIN: 123-077-200

NAPOLEON L. NAZARENO

Director

TIN: 115-968-132

PEDRO EMILIO E. ROXAS

Director

TIN: 104-738-165

RAMON S. ANG

Vice Chairman

TIN: 118-247-725

JOSE P. DEJESUS

Director/COO

TIN 132-0927610

RAY C. ESPINOSA

Director

TIN: 113-248-897

ESTELITO P. MENDOZA

Director

TIN: 106-190-582

ARTEMIO V. PANGANIBAN

are.

Director

TIN: 106-197-693

SIMEON KEN R. FERRER

Corporate Secretary

TIN: 116-283-788

SUBSCRIBED AND SWORN to before me this ____ day of _AUG _2 _0 __2010 2010, in Pasig City, by the above-named persons who exhibited to me their TIN NUMBERS as follows:

NAME	TIN No.
MANUEL M . LOPEZ	100-749-139
RAMON S. ANG	118-247-725
MANUEL V. PANGILINAN	914-481-801
JOSE P. DE JESUS	132-092-610
ELPI O. CUNA	100-748-450
RAY C. ESPINOSA	113-248-897
ELENITA D. GO	123-077-200
ESTELITO P. MENDOZA	106-190-582
NAPOLEON L. NAZARENO	115-968-132
ARTEMIO V. PANGANIBAN	106-197-693
PEDRO EMILIO E. ROXAS	104-738-165
SIMEON KEN. R FERRER	116-283-788

Page No. 369; Book No. 16; Series of 2010.

ATTY. MARKON J. MOISES
NOTARY PUBLIC

PASIG, PATEROS, TAGUIG AND SAN JUAN ISSUED ON FEBRUARY 2, 2009 AT PASIG CITY UNTIL DECEMBER 31, 2010

ROLL NO. 47353 / IBP 768554 / 01-05-09 / RSM CHAPTER
PTR NO. 5100009 / 01/-05-09 / PASIG CITY

5TH FLOOR LOPEZ BLDG., ORTIGAS AVENUE, PASIG CITY



02.	BOARD CHARTER		
	MERALCO	Rev. Code: 5	Page 1 of 5
Section:	Board of Directors	Effectivity Date	: 26 March 2012
Subject: Audit and Risk Management Committee Sensitivity Classification CONFIDER			

#### A. Purposes

The primary purpose of the Audit and Risk Management Committee (the "Committee") is to assist the MERALCO Board of Directors in fulfilling its oversight responsibilities for the financial reporting process, the system of internal control, the audit process, the risk management process, and the company's process of monitoring compliance with laws and regulations.

#### B. Authority

The Committee shall have the authority, duties and responsibilities as set out herein and such other duties and powers as may be delegated to the Committee by the Board.

In the performance of its duties and responsibilities, the Committee is empowered to:

- Have resources and authority appropriate to discharge its responsibilities as set out in this
  Charter, including the authority to engage external auditors for special audits, reviews and
  other procedures and to obtain advice from special counsel and other experts or consultants
  to assist in the conduct of investigation, without need for Board approval;
- Seek any information it may require from any employee, director, agent or advisor and all such persons will be directed to cooperate with the request made by the Committee;
- Meet separately with any Company officer, the chief audit executive and/or the external auditors or outside counsel to discuss any matter that the Committee or any of the foregoing persons or firms believe should be discussed privately; and
- Resolve any disagreements between Management and the auditors regarding financial reporting.

#### C. Duties and Responsibilities

To carry out its purposes, the Committee shall have the following duties and responsibilities.

- With respect to financial reporting process and internal control system
  - 1.1 Advise Management and the external auditors that they are expected to provide to the Committee a timely analysis of significant/critical financial reporting issues and practices particularly as they relate to the completeness, accuracy and fairness of the quarterly and annual financial statements before submission to the Board with particular focus on the following matters:
    - a. appropriateness of accounting policies and practices;

judgmental issues and estimates;

adequacy of disclosure, including as to unusual items;

d. consistency within the financial statements;

Reviewed By:

(Ret.) Chief Justice Artemio V. Panganiban Chairman, Audit & Risk Management Committee Approved By:

Ambassador Manuel M. Lopez Chairman of the Board

3	BOARD CHARTER		
w	MERALCO	Rev. Code: 5	Page 2 of 5
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- e. any significant audit adjustments; and
- f. the going concern assumption;
- 1.2 Review with Management and the external auditors the results of the audit of the financial statements, including any difficulties encountered;
- 1.3 Understand the scope of internal and external auditors' review of internal control over financial reporting, and obtain reports on significant findings and recommendations, together with Management's responses;
- 1.4 Consider the effectiveness of the Company's internal control system, including information technology security and control; and
- 1.5 Obtain and consider any reports or communications submitted to the Committee by the external auditors.

#### 2. With respect to the auditing process

#### Internal Auditor

- 2.1 Review the appointment or replacement of the Internal Audit Head or chief audit executive who shall functionally report directly to the Committee, and ensure that the internal audit organization shall be free from interference by outside parties in the performance of its work;
- 2.2 Review and approve the annual internal audit plan and any update on the Company's Internal Audit Charter. The plan should include the audit scope, resources and budget necessary to implement the same;
- 2.3 Advise the chief audit executive that he or she is expected to provide to the Committee summaries of and, as appropriate, significant reports to Management prepared by the Internal Audit and Management's responses thereto;
- 2.4 Require the chief audit executive to render to the Committee an annual report on the internal audit organization's activities and performance relative to the audit plans and strategies approved by the Committee, which report shall include significant risk exposures and control issues, corporate governance issues and other matters requested by the Committee or the Board; and
- 2.5 Require a statement from the chief audit executive that the activities of the internal audit organization are conducted in accordance with the International Standards for the Professional Practice of Internal Auditing or ISPPIA; if otherwise, a disclosure that the internal audit organization has not yet fully achieved compliance with the ISPPIA.

Reviewed By:

(Ret.) Chief Justice Artemio V. Panganiban Chairman, Audit & Risk Management Committee Approved By:

Ambassador Manuel M. Lopez
Chairman of the Board

3	BOARD CHARTER		
	MERALCO	Rev. Code: 5	Page 3 of 5
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#### External Auditor

- 2.6 Review and evaluate procedures and criteria for the selection, appointment, performance evaluation and if appropriate, the termination of services of the external auditors and recommend the same to the Board and if required, to the Shareholders, for approval;
- 2.7 Review the external auditors' proposed audit scope and approach, including coordination of audit effort with internal audit;
- 2.8 Review and approve in consultation with the chief audit executive and the head of the Finance organization, all audit and non-audit services to be performed by the external auditors and the related fees to be paid for such services; and ensure that non-audit services, if allowed or approved, are disclosed in the Company's annual report;
- 2.9 Review and confirm the independence of the external auditors by obtaining statements from the auditors on relationships between the auditors and the Company (Statement of Independence) and evaluate any relationships or services disclosed in such Statement that may impact the objectivity, independence or quality of services of the external auditors and take appropriate action in response to such Statement to satisfy itself of the external auditor's independence; and
- 2.10 Ensure that the external auditors or its lead audit partner of the external auditing firm assigned to the Company is changed or rotated once every five (5) years or such shorter or longer period provided under applicable laws and regulations.

#### With respect to enterprise risk management

- 3.1 Oversee the Company's risk management framework, the policies and processes adopted by Management with respect to risk identification and assessment, development of risk management strategies and monitoring of risk management performance; and
- 3.2 Oversee Management's risk management activities and require Management to provide a report and discuss with the Committee about the Company's significant or major risk exposures, if any, and the steps taken by Management to manage and monitor such risks.

#### With respect to legal and regulatory compliance

- 4.1 Monitor compliance and adherence by the Company with all applicable laws and regulations pursuant to which the Company conducts its operations and business activities; and
- 4.2 Obtain regular updates from Management and Company's legal counsel regarding compliance matters including findings of any examinations by regulatory agencies and any auditor observations.

Reviewed By:

(Ret.) Chief Justice Artemio V. Panganiban Chairman, Audit & Risk Management Committee Ambassador Manuel M. Lopez Chairman of the Board

3	BOARD CHARTER		
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Subject:	Audit and Risk Management Committee	Committee Sensitivity Classification : CONFIDENTIAL	

#### Other responsibilities

- 5.1 Report its activities to the Board on a regular basis and make such recommendations with respect thereto and other matters as the Committee may deem necessary or appropriate;
- 5.2 Conduct or authorize an investigation into any matter that falls within its scope of responsibilities;
- 5.3 Review and assess the adequacy of this Charter annually, requesting Board approval for proposed changes, and ensure appropriate disclosure as may be required by law and regulation;
- 5.4 Evaluate the Committee's performance on a regular basis; and
- 5.5 Perform other activities related to this Charter as requested by the Board of Directors.

#### D. Members

- 1. The Committee shall be composed of at least three (3) Board members, who shall preferably have accounting and finance backgrounds, two of whom shall be Independent Directors and another with audit experience, and only such Member-Directors shall have voting rights. The Chairman shall be an Independent Director. Each member of the Committee ("Member") shall have at least an adequate understanding of the Company's financial management systems and environment. The Members, including the Chairman thereof, shall be appointed by the Board of Directors annually.
- The Board of Directors may appoint one or more persons to serve as advisor(s) to the Committee ("Advisors"). Advisors shall have the right to attend and speak at any meeting of the Committee, but shall have no right to vote in respect of any action by the Committee.
- The Chairman of the Committee or any Member or Advisor may be removed from office only by the Board of Directors.

#### E. Meetings

- The Committee shall hold meetings at such times and places as it considers appropriate provided that not less than four (4) meetings shall be held each year.
- Meetings of the Committee shall be convened by the Chairman of the Committee as and when he considers appropriate and the Chairman shall convene a meeting upon the request of a majority in number of the voting Members.
- The Committee shall appoint a Secretary who shall prepare minutes of meetings of the Committee and keep books and records of the Committee.

Reviewed By:

(Ret.) Chief Justice Artemio V. Panganiban Chairman, Audit & Risk Management Committee Approved By:

Chairman of the Board

# BOARD CHARTER MERALCO Rev. Code: 5 Page 5 of 5 Section: Board of Directors Effectivity Date: 26 March 2012 Subject: Audit and Risk Management Committee CONFIDENTIAL

- 4. A Committee meeting shall be convened by not less than three (3) calendar days' notice in writing, specifying the place, date and time for the meeting and the general nature of the businesses to be transacted at the meeting.
- 5. Notwithstanding that a meeting is called by shorter notice, it shall be deemed to have been duly convened if it is so agreed by the Members present in the meeting at which there is a quorum. A Member may consent to short notice and may waive notice of any meeting of the Committee and any such waiver may be retrospective.
- Each Member/Advisor shall give to the Secretary of the Committee an address and a facsimile number for the service of notices of meetings of the Committee.
- 7. Notice of a meeting of the Committee shall be deemed to be duly given to a Member/Advisor if it is given to him personally, in writing or orally, or sent to him by mail or facsimile transmission to his address or facsimile number, as appropriate, given by him to the Secretary of the Committee in accordance with Section (6) above.
- The quorum for a meeting of the Committee shall be a majority of the voting Members present throughout the meeting.
- Members and Advisors may participate in a meeting of the Committee through teleconference or video conference by means of which all persons participating in the meeting can hear each other.
- 10. Resolutions at a meeting of the Committee at which there is a quorum shall be passed by a simple majority of votes of the voting Members present at such meeting. Each voting Member, including the Chairman of the Committee shall have one (1) vote. In case of an equality of votes, the Chairman of the Committee shall not have a second or casting vote.

#### F. Amendment or Alteration of this Charter

This Charter shall not be amended, altered or varied unless such amendment, alteration or variation shall have been approved by resolutions of the Board of Directors.

Reviewed By:

(Ret.) Chief Justice Artemio V. Panganiban Chairman, Audit & Risk Management Committee Approved B

Ambassador Manuel M. Lopes Chairman of the Board



07.	ORGANIZATIONAL CHARTER		
	MERALCO	Rev. Code: 3	Page 1 of 4
Section:	Board of Directors	Effectivity Date:	Sept. 28, 2009
		Sensitivity Classifi	cation:
Subject:	Nomination and Governance Committee	Confidential	

#### A. Functions

The Nomination and Governance Committee shall make recommendations to the Board on the qualified nominees for election as Directors, improvements on board organization and procedures, mechanisms for evaluating performance of the Board, the Board Committees and Management and the continuing education of the Board including that for individual Directors.

#### B. Responsibilities

- 1. Review and monitor the structure, size and composition of the Board and make recommendations to ensure that the Board has the required number of Independent Directors with the qualifications and none of the disqualifications as provided in applicable laws, regulations, listing rules and the Company's policies.
- 2. Screen and shortlist qualified individuals nominated for election as Directors in order to ensure that all nominations are fair and transparent and in accordance with applicable laws, regulations, listing rules and the Company's policies.
- 3. Identify and recommend qualified individuals for nomination and election as additional Directors or to fill Board vacancies as and when they arise. The election of such additional or replacement Directors shall be done in accordance with applicable laws and regulations.
- 4. Ensure that the Company shall have at least two (2) Independent Directors or such number of Independent Directors which constitute at least twenty percent (20%) of the members of the Board, whichever is lesser.
- 5. Review with the Board on an annual basis the appropriate skills and characteristics required on the Board in the context of the strategic direction of the Company.
- 6. Review and endorse to the Board recommendations of the Compliance Officer in relation to violations of provisions and requirements of the Revised Code of Corporate Governance and other corporate governance rules applicable to the Company, including the Company's Manual on Corporate Governance.
- Recommend Committee assignments, including Committee Chairmanships, to the full Board
  for approval after receiving advice from the Chairman of the Board and CEO and with
  consideration of the desires of individual Board members.
- 8. Review annually the Charters of all Board Committees and recommend to the Board any needed changes. In reviewing the Charters of the Board Committees, the Committee should consult with the concerned Board Committee. The Committee's recommendation on any change in any of the Charters shall be submitted to the Board for approval.

Prepared By:

Reviewed By:

Approved By:

Nomination and Governance

Manuel M Lopez

Committee Chairman of the Board

# ORGANIZATIONAL CHARTER MERALCO Rev. Code: 3 Page 2 of 4 Section: Board of Directors Effectivity Date: Sept. 28, 2009 Sensitivity Classification: Confidential

- Specify annually elements of the Board's Corporate Governance improvement program and recommend to the Board the development of corporate governance principles, structure, best practices and rules for adoption by the Company, and assist the Board in the implementation thereof.
- 10. Design an orientation program for new Directors and related continuing education program for existing Directors.
- 11. Review annually the prescribed Full Business Interest Disclosure of all incoming Directors and officers.
- 12. Assess the effectiveness of the Board's processes and procedures in the election or replacement of Directors.

#### C. Members

- 1. The Nomination and Governance Committee shall preferably have at least three (3) voting Directors, one of whom must be an Independent Director. The Company's HR Head may be appointed as a non-voting member. The members of the Committee including the Chairman thereof shall be appointed by the Board of Directors annually.
- 2. The Board of Directors may appoint one or more persons to serve as advisor(s) to the Committee. Advisors shall have the rights to attend and speak at any meeting of the Committee, but shall have no right to vote in respect of any action of the Committee.
- 3. The Chairman or any member or advisor of the Committee may be removed from office only by the Board of Directors.

#### D. Meetings

- 1. The Committee shall hold meetings at such times and places as it considers appropriate provided that not less than four (4) meetings shall be held each year.
- 2. Meetings of the Committee shall be convened by the Chairman of the Committee as and when he considers appropriate and the Chairman shall convene a meeting upon the request of a majority in number of the voting Members of the Committee.
- 3. A Committee meeting shall be convened by not less than three (3) calendar days' notice in writing, specifying the place, date and time for the meeting and the general nature of the businesses to be transacted at the meeting.

Prepared By:

Reviewed By:

Approved By:

Nomination and Governance
Committee

Approved By:

Manuel M. Lopez

Chairman of the Board

03.	ORGANIZATIONAL CHARTER		
	MERALCO	Rev. Code: 3	Page 3 of 4
Section:	Board of Directors	Effectivity Date:	Sept. 28, 2009
Subject :	Nomination and Governance Committee	Sensitivity Classification : Confidential	

- 4. Notwithstanding that a meeting is called by shorter notice, it shall be deemed to have been duly convened if it is so agreed by the Members of the Committee present in the meeting at which there is a quorum. A Member may consent to short notice and may waive notice of any meeting of the Committee and any such waiver may be retrospective.
- 5. Each Member/Advisor shall give to the Secretary of the Committee an address and a facsimile number for the service of notices of meetings of the Committee.
- 6. Notice of a meeting of the Committee shall be deemed to be duly given to a Member/Advisor if it is given to him personally, in writing or orally, or sent to him by mail or facsimile transmission to his address or facsimile number, as appropriate, given by him to the Secretary of the Committee in accordance with Section (5) above.
- 7. The quorum for a meeting of the Committee shall be a majority of the voting Members of the Committee present throughout the meeting.
- 8. Members and Advisors of the Committee may participate in a meeting of the Committee through teleconference or video conference by means of which all persons participating in the meeting can hear each other.
- 9. Resolutions at a meeting of the Committee at which there is a quorum shall be passed by a simple majority of votes of the voting Members present at such meeting. Each Member, including the Chairman of the Committee shall have one (1) vote. In case of an equality of votes, the Chairman of the Committee shall not have a second or casting vote.

#### E. Remuneration of Members

No fees or other remuneration shall be payable to the Members/Advisors of the Committee in respect of their services provided in connection with the Committee or in respect of their attendance at meetings of the Committee, save and except fees or remuneration authorized and approved by the Board and/or any fees or remuneration such Member/Advisor would otherwise be entitled to in his capacity as consultant, advisor or employee of the Company.

#### F. Minutes and Records

1. The Committee shall appoint a Secretary who shall prepare minutes of meetings of the Committee and keep books and records of the Committee.

Prepared By:

Reviewed By:

Approved By

Nomination and Governance

Committee

Manuel M Lopez Chairman of the Board

a.	ORGANIZATIONAL CHARTER		
1	MERALCO	Rev. Code: 3	Page 4 of 4
Section:	Board of Directors	Effectivity Date:	Sept. 28, 2009
Subject:	Nomination and Governance Committee	Sensitivity Classification : Confidential	

- The Committee shall cause records to be kept for the following:
  - (a) appointments and resignations of the Members/Advisors of the Committee;
  - (b) all agenda and other documents sent to the Members/Advisors of the Committee; and
  - (c) minutes of proceedings and meetings of the Committee.
- 3. Any such books and records shall be open for inspection by any Member/Advisor of the Committee upon reasonable prior notice during usual office hours of the Company.

#### **Resources and Authorities**

The Committee shall have the resources and authorities appropriate to discharge its functions. duties and responsibilities including the authority to obtain advice from external consultants and functional specialists within the Company.

#### **Committee Reports and Performance Evaluation**

- 1. The Committee shall report its activities to the Board on a regular basis and make such recommendations with respect thereto and other matters as the Committee may deem necessary or appropriate.
- 2. The Committee shall prepare and review with the Board of Directors an annual performance evaluation of the Committee, which evaluation must compare the performance of the Committee with the requirements of its Charter, set forth the goals and objectives of the Committee for the ensuing year and include any recommendation to the Board of Directors on any improvements to the Charter deemed necessary or desirable by the Committee.

#### **Amendment or Alteration of this Charter**

This Charter shall not be amended, altered or varied unless such amendment, alteration or variation shall have been approved by resolutions of the Board of Directors.

Prepared By:

Reviewed By:

Approved By:

Nomination and Governance Committee

Chairman of the Board



MERALCO	ORGANIZATIONAL CHARTER		
	MERALCO	Rev. Code: 4	Page 1 of 4
Section: Board of Directors		Effectivity Date: November 2, 2011	
Sub-Section: Remuneration and Leadership Development Committee		Sensitivity Classific	ation: Confidential

#### A. FUNCTIONS

The Remuneration and Leadership Development Committee shall assist and advice the Board of Directors with respect to the Company's compensation, retirement and key benefits, and leadership development of the Company as appointed in accordance with the Company's By-Laws, as well as executives with the rank of AVP and up.

It shall also assist the Board in evaluating the appropriate compensation for the Board of Directors.

#### B. <u>KEY RESPONSIBILITIES</u>

To perform these functions, the following are the specific responsibilities of the Committee:

- 1. Provide guidance to the Board in the formulation and development of a Remuneration Philosophy consistent with the Company's culture, strategy and business environment in which it operates; and, recommend approval thereof by the Board of Directors. It shall also review the effectiveness and appropriateness of the Company's Philosophy and strategy at least every 2 years or whenever necessary.
- 2. Exercise functional oversight on matters pertaining to Remuneration and Leadership Development, specifically in the areas of:
  - Development and administration of Remuneration Programs, including but not limited to Retirement Plan and long-term incentive plans to ensure alignment with over-all philosophy and strategy.
  - Development and administration of Leadership Development/Succession Planning and Retention programs for executives and officers which include career development, promotions and performance evaluation.
- 3. Review and endorse for Board ratification all promotions to the rank of Vice President up to Sr. EVP for positions below the CEO/COO/CFO.

Reviewed by:

Compensation and Benefits Committee

Reviewed by:

Approved By:

Nomination and Governance

Committee

Approved By:

Committee

Approved By:

Committee

MERALCO	ORGANIZATIONAL CHARTER		
	MERALCO	Rev. Code: 4	Page 2 of 4
Section: Board of Directors			
Sub-Section: Remuneration and Leadership Development Committee		Effectivity Date: November 2, 2011 Sensitivity Classification: Confidential	

- 4. Performs staff support functions as may be delegated by the Board in the performance evaluation, succession planning and remuneration for the CEO/COO/CFO/Corporate Secretary.
- 5. Evaluate the appropriate compensation for the Board of Directors.

#### C. <u>COMPOSITION</u>

- The Committee shall be composed of at least three (3) members of the Board of Directors, one of whom shall be an independent director. The members of the Committee including the Chairman thereof shall be appointed by the Board of Directors annually.
- 2. The Board of Directors may appoint one or more persons to serve as advisor(s) to the Committee. Advisors shall have the right to attend and speak at any meeting of the Committee, but shall have no right to vote in respect of any action by the Committee.
- 3. The Chairman or any member or advisor of the Committee may be removed from office only by the Board of Directors.

# D. COMMITTEE PROCEDURES

#### a. Meetings

- 1. The Committee shall hold meetings at such times and places as it considers appropriate provided that not less than four (4) meetings shall be held each year.
- 2. Meetings of the Committee shall be convened by the Chairman of the Committee as and when he considers appropriate and the Chairman shall convene a meeting upon the request of a majority in number of the voting Members of the Committee.
- 3. A Committee meeting shall be convened by not less than three (3) calendar days' notice in writing, specifying the place, date and time for the meeting and the general nature of the businesses to be transacted at the meeting.
- 4. Notwithstanding that a meeting is called by shorter notice, it shall be deemed to have been duly convened if it is so agreed by the Members of the Committee present in the meeting at which there is a quorum. A Member may consent to short notice and may

Reviewed by:

Compensation and Benefits Committee

Reviewed by:

Approved By:

Committee

Committee

Chairman of the Board

# ORGANIZATIONAL CHARTER MERALCO MERALCO Rev. Code: 4 Page 3 of 4 Section: Board of Directors Sub-Section: Remuneration and Leadership Development Committee Sensitivity Classification: Confidential

waive notice of any meeting of the Committee and any such waiver may be retrospective.

- 5. Each Member/Advisor shall give to the Secretary of the Committee an address and a facsimile number for the service of notices of meetings of the Committee
- 6. Notice of a meeting of the Committee shall be deemed to be duly given to a Member/Advisor if it is given to him personally, in writing or orally, or sent to him by mail or facsimile transmission to his address or facsimile number, as appropriate, given by him to the Secretary of the Committee in accordance with Section (5) above.
- 7. The quorum for a meeting of the Committee shall be a majority of the voting Members of the Committee present throughout the meeting.
- 8. Members and Advisors of the Committee may participate in a meeting of the Committee through teleconference or video conference by means of which all persons participating can hear each other
- 9. Resolutions at a meeting of the Committee at which there is a quorum shall be passed by a simple majority of votes of the voting members present at such meeting. Each Member, including the Chairman of the Committee shall have one (1) vote. In case of an equality of votes, the Chairman of the Committee shall not have a second or casting vote.

#### b. Minutes and Records

- 1. The Committee shall appoint a Secretary who shall prepare minutes of meetings of the Committee and keep books and records of the Committee
- 2. The Committee shall cause records to be kept for the following:
  - a. Appointments and resignations of Members/Advisors of the Committee;
  - b. All agenda and other documents sent to the Members/Advisors of the Committee; and
  - c. Minutes of proceedings and meetings of the Committee
- 3. Any such books and records shall be open for inspection by any Member/Advisor of the Committee upon reasonable prior notice during usual office hours of the Company.

Reviewed by:	15.1.	
Reviewed by.	Endorged By:	Approved By:
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Compensation and Benefits Committee		Chairman of the Board
	<del>Lommittee</del>	

MERALCO	ORGANIZATIONAL CHARTER  MERALCO	Rev. Code: 4	Page 4 of 4
Section: Board of Directors		Effectivity Date: November 2, 2011	
	emuneration and Leadership Development ommittee		

#### E. REMUNERATION OF MEMBERS

No fees or other remuneration shall be payable to the Members/Advisors of the Committee in respect of their services provided in connection with the Committee or in respect of their attendance at meetings of the Committee, save and except fees or remuneration authorized and approved by the Board and/or any fees or remuneration such Member/Advisor would otherwise be entitled to in his capacity as consultant, advisor or employee of the Company.

#### F. RESOURCES AND AUTHORITIES

The Committee shall have the resources and authorities appropriate to discharge its functions, duties and responsibilities including the authority to obtain advice from external consultants and functional specialists within the Company.

#### G. COMMITTEE REPORTS AND PERFORMANCE EVALUATION

- 1. The Committee shall report its activities to the Board on a regular basis and make such recommendations with respect thereto and other matters as the Committee may deem necessary or appropriate
- 2. The Committee shall prepare and review with the Board of Directors an annual performance evaluation of the Committee, which evaluation must compare the performance of the Committee with the requirements of its Charter, set forth the goals and objectives of the Committee for the ensuing year and include any recommendation to the Board of Directors on any improvements to the Charter deemed necessary or desirable by the Committee.

#### H. MINUTES AND RECORDS

This Charter shall not be amended, altered or varied unless such amendment, alteration or variation shall have been approved by resolutions of the Board of Directors.

Reviewed by:

Compensation and Benefits Committee

Nomination and Governance
Committee

Committee



a.	ORGANIZATIONAL CHARTER		
W	MERALCO	Rev. Code: 2	Page 1 of 2
Section: Board of Directors		Effectivity Date: June 25, 2007	
		Sensitivity Classification:	
Subject:	: Finance Committee Confidential		

#### A. Functions

The Finance Committee is appointed by the Meralco Board of Directors to review the financial operations of the Company and matters regarding the acquisitions/divestiture of or investments in companies, business or projects. It endorses recommendations to the Board as deemed appropriate or approves actions within its delegated authority.

#### B. Responsibilities

- 1. To review, advise and recommend approval, decision or action on financial matters involving the management and operation of the Company. Such reviews include but are not limited to the following:
  - a) Establishment of and changes to financial and treasury policies.
  - b) All major financing transactions.
  - c) Issuance of shares, share repurchases, valuation of shares, and other such activities involving existing shares.
  - d) The Company's corporate plans and budgets.
  - e) Major procurement and supply contracts and variations worth P50 million and above.
  - f) Proposals for dividends and transfers to reserve.
  - g) Any actual, potential, major exception or occurrence which has, or may have, a major financial impact on the Company.
  - Capitalization of subsidiary or associated companies including guarantees, financial support, undertakings, and indemnities in respect of investments or liabilities.
  - i) Proposed Principal Agreements with Government, Joint Ventures and Shareholders' Agreement, Major Acquisitions, Divestment and Property Redevelopment.
  - j) Investments worth P50 million and above except for investment transactions defined under the Investment Policy.
- 2. To address and deal with such other matters as maybe delegated by the Board to the Committee.

Prepared By: Reviewed By: Approved By:

Cur Unit Many S

ance Committee Manuel M. Lopez Chairman of the Board

12.	ORGANIZATIONAL CHART	ER		
2	MERALCO	Rev. Code: 2	age 2 of 2	
Section:	Board of Directors	Effectivity Date: Jur	Effectivity Date: June 25, 2007	
Subject:	Finance Committee	Sensitivity Classificati Confidential	Sensitivity Classification : Confidential	

#### C. Members

The Finance Committee shall preferably have at least three (3) voting Directors, one of whom must be independent.

The Chief Financial Officer and the Treasurer of the Company shall be the non-voting representatives of Management in this Committee.

#### D. Meetings

The meetings and proceedings are governed by the provision contained in the Company's Articles of Incorporation for regulating the meetings and proceedings of Directors. Summaries of matters discussed at such meetings are to be tabled at the next succeeding meeting of the Board.

Prepared By:

Reviewed By:

Approved By:

Finance Committee

Approved By:

Manuel M Lopez

Chairman of the Board