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SECURITIES AND EXCHANGE COMMISSION

SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1. For the fiscal year ended <u>December 31, 2024</u>

2. SEC Identification Number PW-102

3. BIR Tax Identification No. <u>000-101-528-000</u>

4. Exact name of issuer as specified in its charter Manila Electric Company

5. Province, Country or other jurisdiction of incorporation or organization: Philippines

6. Industry Classification Code: (SEC Use Only)

7. Address of principal office: Lopez Bldg., Ortigas Avenue, Barangay Ugong, Pasia City 1605

8. Issuer's telephone number, including area code: (02) 632-8014

9. Former name, former address, and former fiscal year, if changed since last report: Not Applicable





INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT							
1	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION				
The Board's Governance Responsibilities							
Principle 1: The company should be headed by competitiveness and profitability in a manner c stakeholders.		nt, working board to foster the long- term succe its corporate objectives and the long- term bes					
Recommendation 1.1							
collective working knowledge, experience or expertise that is relevant to the company's industry/sector.	Compliant	Provide information or link/reference to a document containing information on the following: 1. Academic qualifications, industry knowledge, professional experience, expertise and relevant trainings of directors 2. Qualification standards for directors to facilitate the selection of potential nominees and to serve as benchmark for the evaluation of its performance The Board of Manila Electric Company ("MERALCO") is composed of directors who have a collective working knowledge, experience and expertise relevant to power, energy, and electric distribution industry/sector. Also, the Board represents an appropriate mix of competence and expertise in the area of business, finance, operations, regulatory, and legal disciplines relevant to the Company's industry, with each director capable of adding value and					



3.	Directors	rem	aın	quo	alitied	tor	their
	positions	indivi	dual	ly an	d coll	ective	ly to
	enable	them	to	fulfill	their	roles	and
	responsib			•	ond to	the n	eeds
	of the or	ganıza	ition				

exercising independent judgment, ensuring that the directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization.

The profiles of the directors are disclosed in MERALCO Website and in the Annual Report while the required qualifications of a director are provided in Article II, Section 5 of the Company's By-Laws, page 4 of the Board Charter, and Section 4.1.1.2 of the Revised Manual of Corporate Governance.

Links:

*Profile of Directors:

Meralco Website:

Board of Directors (meralco.com.ph)

SEC Form 17-A Annual Report, pages 96-108; MERALCO 2024 Integrated Report, 140-150 mer.ph/2024AR17A

SEC Form 20-IS Definitive Information Statement, pages 11-22

mer.ph/DIS2025

Annual/Integrated Report

https://company.meralco.com.ph/investor-relations/annual-reports

*Qualification standards for directors to facilitate the selection of potential nominees and to serve as



benchmark for the evaluation of its performance are found in page 5 of the **By-Laws**:

<u>by-laws.pdf</u> (meralcomain.s3-ap-southeast-1.amazonaws.com)

Board Charter, page 4 for general qualifications; and pages 2 to 3 for independent directors: Board Charter (Sqd) 0.pdf (amazonaws.com)

*Qualifications of directors are found in page 6; and for additional qualifications of independent directors in pages 32-34, of the **Revised Manual of Corporate Governance:**

[Sgd] MANUAL OF CORPORATE GOVERNANCE v2024.pdf (meralcomain.s3.apsoutheast-1.amazonaws.com)

The Company has a policy that encourages directors to attend annual continuing training programs to ensure that they remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization. The Company believes that its Directors must keep abreast with the latest developments in business, corporate governance best practices, laws and regulations, and other relevant matters that help them function effectively in the Board and in their respective committees in order to direct the Company to achieve its mission, vision and goals (Section 4.1.15, Revised Manual of Corporate Governance).



*Policy on annual continuing training program of directors is found in page 11 of the Revised Manual of Corporate Governance and page 14 of the Board Charter:

Board Charter (Sgd) 0.pdf (amazonaws.com)

Finally, the Board, through the Nomination and Governance Committee, reviews, on an annual basis, the appropriate skills and characteristics required on the Board in the context of the strategic direction of the Company (Revised Organizational Charter of the Nom&Gov Committee, B.5).

Nomination and Governance Committee Charter Nom and Gov Charter Sgd.pdf (meralcomain.s3.apsoutheast-1.amazonaws.com)

Recommendation 1.2



	1	
1. Board is composed of a majority of non-	Compliant	Identify or provide link/reference to a document identifying the
executive directors.	-	directors and the type of their directorships
executive directors.		The Board consists of eleven (11) directors,
		three (3) of whom are independent directors,
		seven (7) are non-executive directors, and
		one (1) is an executive director. The
		composition of the Board clearly delineates
		their responsibilities with those of
		Management.
		Director Designation
		Manuel V. Pangilinan Chairman and Executive Director
		Lance Y. Gokongwei Non-Executive Director Ray C. Espinosa Non-Executive Director
		RAY C. ESPINION I AMERICA O NOn-Executive Director I America O Non-Executive Director
		Victorico P. Vargas Non-Executive Director
		lose Ma. K. Lim Non-Executive Director
		Tune Cheryl A. Cabal-Revilla Non-Executive Director
		Frederick D. Go ¹ Non-Executive Director
		Patrick Henry C. Go ² Non-Executive Director
		Artemio V. Panganiban Lead Independent Director
		Pedro Emilio O. Roxas Independent Director
		Lydia B. Echauz Independent Director
		¹ Non-Executive Director until January 8, 2024.
		² Non-Executive Director beginning January 29, 2024.
		The same is disclosed on the Corporate
		Governance page of the Company Website
		and in the Annual Report.
		Link: Meralco Website:
		Board of Directors (meralco.com.ph)
		SEC Form 17-A Annual Report, page 141; MERALCO 2024
		Integrated Report, 120
		<u>mer.ph/2024AR17A</u>
		SEC Form 20-IS Definitive Information Statement, page
		146
		mer.ph/DIS2025
		Annual/Integrated Report
		· ·
		https://company.meralco.com.ph/investor-
		<u>relations/annual-reports</u>



1.	Company provides in its Board Charter
	and Manual on Corporate Governance a
	policy on training of directors.

Provide link or reference to the company's Board Charter and Manual on Corporate Governance relating to its policy on training of directors.

The Company's Board Charter and Section 4.1.1.5 of its Revised Manual of Corporate Governance provides that all directors shall undergo relevant and continuing training for a duration equal to or longer than what is required by law and regulations. First-time directors shall undergo an orientation program covering SEC mandated topics on corporate governance and an introduction to the company's business, Articles of Incorporation, and Code of Conduct. The orientation and continuing education program should be able to meet the specific needs of the company and the individual directors and aid any new director in effectively performing his or her functions.

The annual continuing training program, on the other hand, makes certain that the directors are continuously informed of the developments in the business and regulatory environments, including emerging risks relevant to the company. Article II, Section 5 (d) of the Company's By-Laws requires that a director must have attended a corporate governance seminar conducted by a duly recognized private institution or government entity or must have issued an undertaking to attend such seminar as soon as practicable.



*Policy on annual continuing training program of directors is found in pages 11 and 12 of the **Revised**

Manual of Corporate Governance:[Sgd] MANUAL OF CORPORATE

GOVERNANCE v2024.pdf (meralcomain.s3.apsoutheast-1.amazonaws.com)

*Same provision appears in page 14 of the **Board** Charter:

Board Charter

Board Charter (Sgd) 0.pdf (amazonaws.com)

The trainings attended by the Company Directors are disclosed in the Annual Report and on the Company Website.

Links:

SEC Form 17-A Annual Report, page 148; MERALCO 2024 Integrated Report, page 127

mer.ph/2024AR17A

SEC Form 20-IS Definitive Information Statement, pages 153-154

mer.ph/DIS2025

Annual/Integrated Report

https://company.meralco.com.ph/investor-relations/annual-reports

Meralco Website:

Board Matters

https://company.meralco.com.ph/corporategovernance/board-matters



Company has an orientation program for rst time directors.	Compliant	Provide information or link/reference to a document containing information on the orientation program and trainings of directors for the previous year, including the number of hours attended and topics covered.	
		The Company has an established orientation	
		program for every new director to ensure of	
		their practical understanding of business in	
		general, and of Meralco in particular.	
		The Board Charter and Revised Manual of	
		provides that first time directors shall undergo	
		an orientation program covering SEC-	
		mandated topics on corporate governance	
		and an introduction to the company's	
		business, Articles of Incorporation, and Code	
		of Conduct. The orientation and continuing	
		education program should be able to meet	
		the specific needs of the company and the individual directors and aid any new director	
		in effectively performing his or her functions.	
		in endenivery performing his or her fortenons.	
		Each newly elected director is provided with	
		a director's kit which contains policies and	
		other information pertaining to his duties and	
		obligations as a director provided under	
		existing laws and regulations. An in-house	
		orientation program, incorporating briefings	
		from the corporate and regulatory units, is	
		arranged for any new director to better	
		familiarize himself with the Company's	
		businesses, stakeholders, regulatory	
		environment, and governance practices.	



Link:

Board Matters

https://company.meralco.com.ph/corporate-governance/board-matters

*Policy on annual continuing training program of directors is found in pages 11-12 of the **Revised Manual** of Corporate Governance:

Revised Manual of Corporate Governance:

[Sqd] MANUAL OF CORPORATE GOVERNANCE v2024.pdf (meralcomain.s3.apsoutheast-1.amazonaws.com)

*Same provision appears in page 14 of the **Board Charter**:

Board Charter

Board Charter (Sad) 0.pdf (amazonaws.com)

SEC Form 17-A Annual Report, page 148 mer.ph/2024AR17A

In 2024, the Board, through the Corporate Governance Office, conducted an orientation/onboarding program for the new director, Mr. Patrick Henry Go.

SEC Form 17-A Annual Report- MERALCO 2024 Integrated Report, page 124

mer.ph/2024AR17A

Contents of the Orientation Program for New Directors can be downloaded from the Company website.

Link:

Orientation Program Kit:

https://meralcomain.s3.ap-southeast-1.amazonaws.com/images/ckeditordocuments/7.1%20Onboarding%20Program.pdf?null



Company has relevant annual continuing training for all directors.	Compliant	Provide information or link/reference to a document containing information on the orientation program and trainings of directors for the previous year, including the number of hours attended and topics covered. The Company's Board Charter and Section 4.1.1.5 of its Revised Manual of Corporate Governance provides that all directors shall undergo relevant and continuing training for a duration equal to or longer than what is required by law and regulations. The continuing education program should be able to meet the specific needs of the company and the individual directors and aid any new director in effectively performing his or her functions. The Continuing Education attended by the	
		published Annual Report and the Company Website. Links: SEC Form 17-A Annual Report, page 148; MERALCO 2024 Integrated Report, page 127 mer.ph/2024AR17A	
		SEC Form 20-IS Definitive Information Statement, pages 153-154 mer.ph/DIS2025	
		Annual Report https://company.meralco.com.ph/investor- relations/annual-reports	



Meralco Website: Board Matters

https://company.meralco.com.ph/corporate-governance/board-matters

Notably, the annual continuing training program makes certain that the directors are continuously informed of the developments in the business and regulatory environments, including emerging risks relevant to the company. Article II, Section 5 (d) of the Company's By-Laws requires that a director must have attended a corporate governance seminar conducted by a duly recognized private institution or government entity or must have issued an undertaking to attend such seminar as soon as practicable.

*Policy on annual continuing training program of directors is found in pages 11-12 of the **Revised Manual** of Corporate Governance:

[Sqd] MANUAL OF CORPORATE GOVERNANCE v2024.pdf (meralcomain.s3.apsoutheast-1.amazonaws.com)

*Same provision appears in page 14 of the **Board** Charter:

Board Charter (Sad) 0.pdf (amazonaws.com)

Recommendation 1.4



1. Board has a policy on board diversity.	Compliant	Provide information on or link/reference to a document containing information on the company's board diversity policy.	
		Indicate gender composition of the board.	
		In line with Meralco's commitment to the	
		principles of good corporate governance,	
		the Company adopted a Board Diversity Policy to ensure that the Board has an	
		appropriate mix of expertise, experience,	
		independence, and skills that would	
		encourage critical discussion and promote a	
		balanced decision in the attainment of the	
		Company's strategic objectives and	
		sustainable development.	
		The Board Diversity Policy, in particular,	
		recognizes the important role of women with	
		appropriate and relevant expertise and	
		experience that can contribute to the	
		diversity of perspectives in the Board. Under the Policy, the Board shall aim to have at least	
		one (1) female director as its member.	
		Links:	
		Board Diversity Policy: boarddiversitypolicy.pdf (amazonaws.com)	
		-	
		Meralco Website: Board Matters	
		https://company.meralco.com.ph/corporate-	
		governance/board-matters	
		The Board ensures that it represents a mix of	
		disciplines in the area of business, finance,	



operations, and legal competencies relevant to the company's industry, with each director capable of adding value and exercising independent judgment.

In 2024, the Board was composed of nine (9) male directors and two (2) female directors, Ms. June Cheryl A. Cabal-Revilla and Ms. Lydia B. Echauz. Ms. Cabal-Revilla has solid experience in the areas of accounting, corporate finance, treasury, financial control and risk management, having been the Chief Finance, Risk and Sustainability Officer of another publicly-listed company and Appointed Member of the Financial and Sustainability Reporting Standards Council (FSRSC) of the Philippines, the accounting and sustainability standards-setters in the country, since 2010 for FRSC. On the other hand, Ms. Echauz, an independent director, was a member of the academe and has background in business administration, economics and mathematics.

Links:

SEC Form 17-A Annual Report, pages 142-144 mer.ph/2024AR17A

SEC Form 20-IS Definitive Information Statement, pages 146-149

mer.ph/DIS2025

Annual Report

https://company.meralco.com.ph/investor-relations/annual-reports

Meralco Website:

Board of Directors (meralco.com.ph)

Optional: Recommendation 1.4



1.	Company has a policy on and discloses
	measurable objectives for implementing
	its board diversity and reports on progress
	in achieving its objectives.

Provide information on or link/reference to a document containing the company's policy and measurable objectives for implementing board diversity. Provide link or reference to a progress report in achieving its objectives.

Under the Board Diversity Policy, the members of the Board of Directors shall be selected from a broad pool of qualified nominees. In order to achieve a diverse board, varied aspects are to be considered as measurable objectives, including, but not limited to: academic, professional and business background, age, gender, and other regulatory requirements. The final composition of the Board shall be grounded on merit and potential contribution of the selected directors to the Company.

Board Diversity Policy:

https://meralcomain.s3.ap-southeast-1.amazonaws.com/images/ckeditordocuments/boarddiversitypolicy.pdf?null

Meralco Website: Board Matters

https://company.meralco.com.ph/corporate-governance/board-matters

The measurable objectives vis-a-vis Board composition from 2023 and 2024 are stated in the Company website:



Measurable Objectives		2024 Board	2024 Description Board	
Gender Diversity		V		√ Mix of Male and Female √
Gender Diversity		Ι'		Directors 9 male and 2
			female directors	
Racial Diversi	itu	ity \		
Racial Diversity		' '	Backgrounds	
Age Diversity		1	Age ranges from 51 to 88	√ Age ranges from 51 to 88 √
Age Diversity		,	vears old	
Board Tenure		1		√ Tenure ranges from 1 to 17 √
Board Tenure		\ \ \	vears	
			years	years
Expertise				
E.1. Industry	_	V	√ Mix of directors siting as	√ Mix of directors siting as √
Expertise		ļ '		members of the BOD in
Exportiso				Energy, Electric Retail and
			companies	
			Companies	Companies
E.2. Manageme	_	ont 1	ont . Mix of directors citting on	ant a Mix of directors citting on a
or Operations	U	ent v		ent Mix of directors sitting as members of BOD or officers √
or Operations				
				of electric supply, energy,
			power generation, retail,	power generation, retail,
			banking,	
				telecommunications, realty,
				media, medical, insurance
			and other companies	and other companies



E.3. Financial. √	Mix of directors acting as √ Mix of directors acting as
Audit, or Risk	This of directors acting as V wink of directors acting as Chief Risk Management Chief Risk Management
Management	Officer, Member of Officer, Member of
Expertise	Philippine Disaster and Philippine Disaster and Risk
	Risk Foundation, or Foundation, or members of
	members of Financial, Financial, Audit, or Risk
	Audit, or Risk Management Management committees of
	committees of other other companies
	companies
E.4. Legal or √	Mix of directors who are √ Mix of directors who are
Regulatory Expertise	lawyers, or with Regulatory lawyers, or with Regulatory
]] , , , , , , , , , , , , , , , , , ,	Management background, Management background, a
	a Former Chief Justice of Former Chief Justice of the
	the Supreme Court of the Supreme Court of the
	Philippines, Former Philippines, Former
	Chairperson of the Chairperson of the
	Presidential Electoral Presidential Electoral
	Tribunal, Judicial and Bar Tribunal, Permanent Court
	Council and Philippine of Arbitration, Judicial and
	Judicial Academy Bar Council and Philippine
	Judicial Academy
E.5. Corporate √	Director with membership ✓ Director with membership in
Governance	in Shareholders Shareholders Association of
	Association of the the Philippines, Former
	Philippines, Fellowship in Governor of Philippine Stock
	ICD, Former Governor of Exchange,
	Philippine Stock Exchange,
E.6. Technology or √	Mix of directors who are √ Mix of directors who are
Digital Media	likewise directors, advisors likewise directors, advisors,
Expertise	or consultants of media, or consultants of media,
	technology or technology, or
	telecommunications telecommunications
E.Z. Datail Oales as	companies companies
E.7. Retail, Sales or √	Mix of directors who are Mix of directors who are Mix of directors who are
Marketing Expertise	likewise directors, advisors likewise directors, advisors
	or consultants of media, telecommunications, telecommunications,
	banking, telecommunications, realty, telecommunications, realty,
	telecommunications, reatry, telecommunications, reatry, media, medical, insurance medical, insurance medical, insurance
	media, medicai, insurance media, medicai, insurance and retail companies and retail companies
	and retail companies and retail companies



	Professional, Academic or Advocacy Background or Affiliations
	F.1. Academic Institutions
	Overseers, Board of Trustees of colleges or business schools, or graduate of International Management Development Program F.2. Advocacy Overseers, Board of Trustees of colleges or business schools, or graduate of International Management Development Program Program Overseers, Board of Trustees of colleges or business schools, or graduate of International Management Development Program Program Directors with membership
	Groups or in environmental and socio- roundations in environmental and socio- civic advocacy groups and foundations foundations
	F.3. Professional Organizations Directors with membership in Integrated Bar, Philippine Bar Association, and Inter-Pacific Bar Association, Philippine Stock Exchange
	SEC Form 17-A Annual Report, pages 142-144 mer.ph/2024AR17A SEC Form 20-IS Definitive Information Statement, pages 146-149 mer.ph/DIS2025
	Annual Report https://company.meralco.com.ph/investor- relations/annual-reports
	Meralco Website: Board of Directors (meralco.com.ph.)
	https://company.meralco.com.ph/corporate- governance/board-matters
Recommendation 1.5	1



Board is assisted by a Corporate Secretary.	Compliant	Provide information on or link/reference to a document containing information on the Corporate Secretary, including his/her name, qualifications, duties and functions. The Company's Corporate Secretary, Atty. Simeon Ken R. Ferrer, is responsible for ensuring that good information flows within the Board and Board Committees and	
		between Management and non-executive directors. He also facilitates the orientation and assists with the professional development of directors as required by regulators.	
		The information on the Corporate Secretary, including his name, qualifications, duties and functions are stated in the Annual Report and in the Company website.	
		Links: SEC Form 17-A Annual Report, pages 108 and 145; MERALCO 2024 Integrated Report, page 151 mer.ph/2024AR17A	
		SEC Form 20-IS Definitive Information Statement, pages 23 and 150 mer.ph/DIS2025 Annual Report	
		https://company.meralco.com.ph/investor-relations/annual-reports Meralco website: https://company.meralco.com.ph/corporate-governance/management-team-and-executive	



Corporate Secretary is a separate individual from the Compliance Officer. The compliance of	Compliant	Provide information on or link/reference to a document containing information on the Corporate Secretary, including his/her name, qualifications, duties and functions The Corporate Secretary is a separate individual from the Compliance Officer. The Company's Corporate Secretary is Atty. Simeon Ken R. Ferrer while the Compliance Officer is Atty. William S. Pamintuan. The duties and responsibilities of the Corporate Secretary are different from those of the Compliance Officer. The name, qualifications, duties and functions of the Corporate Secretary are stated in the Annual Report as well as in the Company Website. Links: SEC Form 17-A Annual Report, pages 112, 144, and 145; MERALCO 2024 Integrated Report, page 151 mer.ph/2024AR17A SEC Form 20-IS Definitive Information Statement, pages 23, 27, 149, and 150 mer.ph/DIS2025 Annual Report https://company.meralco.com.ph/investor-relations/annual-reports Meralco website: https://company.meralco.com.ph/corporate-governance/management-team-and-executive	





Corporate Secretary attends training/s on corporate governance.	Compliant	Provide information or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered The Company's Corporate Secretary attends continuing education seminars where he receives regular updates of the laws, rules, and regulations relevant to his duties (Annual Report). The corporate governance trainings attended, including number of hours and topics covered are disclosed in the Company Website as well as in the Definitive Information Statement (DIS).	
		The Corporate Secretary attended four (4) hours of relevant corporate governance training, particularly, the MVP Group Annual Corporate Governance Enhancement Session (ACGES) on September 27, 2024, entitled "Achieving Escape Velocity: Harnessing High Technology to Spark Creativity and Innovation" with Dr. Erika Fille Legara and Mr. David Morey as speakers.	
		Links: SEC Form 17-A Annual Report, pages 108 and 145; MERALCO 2024 Integrated Report, page 151 mer.ph/2024AR17A	
		SEC Form 20-IS Definitive Information Statement, pages 23 and 150 mer.ph/DIS2025 Annual Report	



Optional: Recommendation 1.5		Advisement Letters on the corporate governance training of directors and officers, pages 2 and 12: manila electric company cgfd 2024-10-07 acges.pdf [meralcomain.s3.ap-southeast-1.amazonaws.com]	
Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting. Recommendation 1.6	Compliant	Provide proof that corporate secretary distributed board meeting materials at least five business days before scheduled meeting As required under Section 4.1.2.4 (vi) of the Revised Manual of Corporate Governance, the Corporate Secretary provides the necessary board papers associated with items on the meeting agenda at least five (5) business days ahead of the Board meetings in the Board Charter (page 13) and in the Company website. The Corporate Secretary hereby attests that in 2024, he distributed materials for board meetings at least five (5) business days before scheduled meetings. Links: *Section 4.1.2.4.1 (vi) of the Manual is found on page 13: ISad] MANUAL OF CORPORATE GOVERNANCE v2024.pdf (meralcomain.s3.apsoutheast-1.amazonaws.com) Board Charter, page 15: Mer.ph/BoardCharter	



1. Board is assisted by a Compliance Officer.	Compliant	Provide information on or link/reference to a document containing information on the Compliance Officer, including his/her name, position, qualifications, duties and functions. The Board is assisted by the Company's Compliance Officer, Atty. William S. Pamintuan, who has the duties to monitor, review, evaluate and ensure the compliance by the corporation, its officers and directors with the relevant laws, rules and regulations and all governance issuances of regulatory agencies and report violations thereof to the Board and recommend the imposition of appropriate disciplinary action. His duties are discussed in the Annual Report and stated in the Company Website. Links: The qualifications, roles and responsibilities of the Compliance Officer are stated in the CG Manual, pages 14 and 15: [Sagil MANUAL OF CORPORATE GOVERNANCE v2024.pdf (meralcomain.s3.apsoutheast-1.amazonaws.com)] SEC Form 17-A Annual Report, pages 112, 114, and 145; MERALCO 2024 Integrated Report, page 151 mer.ph/2024AR17A SEC Form 20-1S Definitive Information Statement, pages 27, 149, and 150 mer.ph/DIS2025 Annual Report https://company.meralco.com.ph/investor-relations/annual-reports Meralco website: https://company.meralco.com.ph/corporate-governance/management-team-and-executive	
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2.	Compliance Officer has a rank of Senior
	Vice President or an equivalent position
	with adequate stature and authority in
	the corporation.

Provide information on or link/reference to a document containing information on the Compliance Officer, including his/her name, position, qualifications, duties and functions.

The Compliance Officer Atty. William S. Pamintuan has the rank of Senior Vice President. His name, position, qualification, duties and functions are discussed in the Annual Report and stated in the Company Website.

Links:

The qualifications, roles and responsibilities of the Compliance Officer are stated in the CG Manual, pages 14 and 15:

[Sqd] MANUAL OF CORPORATE GOVERNANCE v2024.pdf (meralcomain.s3.apsoutheast-1.amazonaws.com)

SEC Form 17-A Annual Report, pages 112, 114, and 145; MERALCO 2024 Integrated Report, page 151 mer.ph/2024AR17A

SEC Form 20-IS Definitive Information Statement, pages 27, 149, and 150 mer.ph/DIS2025

Annual Report

https://company.meralco.com.ph/investor-relations/annual-reports

Meralco website:

https://company.meralco.com.ph/corporategovernance/management-team-and-executive

<u>Corporate Governance and Compliance Office</u> <u>(meralco.com.ph)</u>



3. Compliance Officer is not a member of	Compliant	Provide information on or link/reference to a document containing information on the Compliance Officer, including	
the board.		his/her name, position, qualifications, duties and functions.	
		The Compliance Officer is not a member of	
		the Board of Directors. The names and profiles	
		of the directors and Compliance Officer are	
		disclosed in the Company Website and in the	
		Annual Report.	
		CG Manual, pages 14 and 15:	
		[Sgd] MANUAL OF CORPORATE	
		GOVERNANCE v2024.pdf (meralcomain.s3.ap-	
		southeast-1.amazonaws.com)	
		*Names and profiles of directors: Meralco Website :	
		Board of Directors (meralco.com.ph)	
		SEC Form 17-A Annual Report, pages 96-108; MERALCO	
		2024 Integrated Report, 140-150	
		mer.ph/2024AR17A	
		SEC Form 20-IS Definitive Information Statement, pages 11-22	
		mer.ph/DIS2025	
		Annual/Integrated Report	
		https://company.meralco.com.ph/investor-	
		relations/annual-reports	
		The name, position, qualification, duties, and	
		functions of the Compliance Officer are stated	
		in the Annual Report, Definitive Information	
		Statement (DIS) and in the Company Website.	
		SEC Form 17-A Annual Report, pages 112, 114, and 145;	
		MERALCO 2024 Integrated Report, page 151	
		mer.ph/2024AR17A	
		SEC Form 20-IS Definitive Information Statement, pages	
		27, 149, and 150	
		mer.ph/DIS2025	
		Meralco Website:	
		Corporate Governance and Compliance Office	
		(meralco.com.ph)	



4. Compliance Officer attends training/s on Compliant	Provide information on or link/reference to a document containing information on the corporate governance training	
corporate governance.	attended, including number of hours and topics covered	
	The Company's Compliance Officer regularly	
	attends trainings on corporate governance.	
	The trainings on corporate governance	
	attended by the Compliance Officer are	
	stated in the Company Website.	
	· · ·	
	The Compliance Officer attended four (4)	
	hours of relevant corporate governance	
	training, particularly, the MVP Group Annual	
	Corporate Governance Enhancement	
	Session (ACGES) on September 27, 2024,	
	entitled "Achieving Escape Velocity:	
	Harnessing High Technology to Spark	
	Creativity and Innovation" with Dr. Erika Fille	
	Legara and Mr. David Morey as speakers.	
	SEC Form 17-A Annual Report, pages 112 and 145;	
	MERALCO 2024 Integrated Report, page 151	
	mer.ph/2024AR17A	
	SEC Form 20-IS Definitive Information Statement, pages	
	27 and 150	
	mer.ph/DIS2025	
	Annual Report https://company.meralco.com.ph/investor-	
	relations/annual-reports	
	Advisement Letters on the corporate governance	
	training of directors and officers, pages 2 and 19:	
	manila electric company cgfd 2024-10-07 acges.pdf	
	(meralcomain.s3.ap-southeast-1.amazonaws.com)	

Principle 2: The fiduciary roles, responsibilities and accountabilities of the Board as provided under the law, the company's articles and by-laws, and other legal pronouncements and guidelines should be clearly made known to all directors as well as to stockholders and other stakeholders.

Recommendation 2.1



 Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company. 	Compliant	Provide information or reference to a document containing information on how the directors performed their duties (can include board resolutions, minutes of meeting)	
		The Board of Directors reviews and approves major projects, policy decisions, annual budgets, major investment funding, and major restructuring of core businesses on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the Company. The accomplishments of the Board are disclosed in the Annual Report and in the Definitive Information Statement under	
		List of Acts of the MERALCO Board. The Board Charter as well as the Revised Manual of Corporate Governance specify the roles and responsibilities of directors and the manner by which these are performed by the directors on a fully informed basis, in good faith, with due diligence and care and in the best interest of the Company.	
		Link: Manual of Corporate Governance, Section 4.2., page 15 [Sad] MANUAL OF CORPORATE GOVERNANCE v2024.pdf (meralcomain.s3.ap- southeast-1.amazonaws.com)	
		SEC Form 17-A Annual Report, page 147; MERALCO 2024 Integrated Report, pages 120 and 121 mer.ph/2024AR17A	



SEC Form 20-IS Definitive Information Statement, pages 145, 152, 153, Annex B- List of Acts of the Board from May 28, 2024 – February 4, 2025, pages 182-185:

mer.ph/DIS2025

SEC Form 20-IS Definitive Information Statement, Annex B- List of Acts of the Board from May 30, 2023 – February 29, 2024, pages 1-4:

msrd-meralcoamended dis 02 may 2024 pse pdex.pdf
[meralcomain.s3.ap-southeast-1.amazonaws.com]

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Recommendation 2.2



Board oversees the development, review and approval of the company's business objectives and strategy.	Compliant	Provide information or link/reference to a document containing information on how the directors performed this function (can include board resolutions, minutes of meeting) Indicate frequency of review of business objectives and strategy The Board is responsible for setting the Company's overall strategic directions, corporate objectives, and long-term goals. It conducts an annual review of the Company's business objectives and strategies to ensure that obligations to shareholders and to all stakeholders are understood and met. The overall strategic directions, corporate objectives, and long-term goals are reviewed	
		and approved are based on the Business Plan approved during the previous year and are presented to the Board for its evaluation and concurrence, following the same process for approval of Board resolutions.	
		The Board, in its regular meeting held on 29 January 2024 as part of the Board's assessment of the Company's performance in the past year, reviewed the Company's material controls (including operational, financial and compliance controls) and risk management systems and confirmed the Company's full compliance with the code of corporate governance. In 2021, the Board revised the vision, mission, and values statements as well as the corporate strategic	
		objectives of the Company and the same	



was reviewed and confirmed by the Board in 2024.

The Board, in its regular meeting, held on 12 January 2023, also approved the 2023-2027 Budget and Business Plan.

Link:

SEC Form 17-A Annual Report-MERALCO 2024 Integrated Report, Major Projects/policy Decisions (Business Plans and Annual Budgets), pages 120 and 121 mer.ph/2024AR17A

2023-2027 Budget and Business Plan Definitive Information Statement 2023, List of the Acts of the Board, Annex B, page 228:

mer.ph/DIS2023



Definitive Information Statement 2023, List of the Acts of the Board, Annex B, page 228: mer.ph/DIS2023 Supplement to Recommendation 2.2	implementation of the company's business objectives and strategy.	the Board, Annex B, page 228:
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Board has a clearly defined and updated vision, mission and core values.	Compliant	Indicate or provide link/reference to a document containing the company's vision, mission and core values. Indicate frequency of review of the vision, mission and core values. The Board annually reviews, confirms and/or updates the vision, mission, and corporate strategic objectives of the Company. On April 26, 2021, approved the amendments to the Company's vision, mission, and value statements, the same was reviewed and confirmed by the Board in 2023. VISION: To be a world-class energy solutions provider, powering our nation and empowering our people today and for generations to come. MISSION: To provide our customers the best value energy solutions—reliably, affordably, superbly, and sustainably. CORE VALUES: Excellence, Customer Centricity, Sustainability, Integrity, Innovation, Malasakit, and Bayanihan. The Company likewise identified the following strategic objectives to ensure that it obligations to shareholders and to all stakeholders are understood and met: 1. Revenue enhancement; 2. Customer-centricity; 3. Digital Transformation; and 4. Sustainability. The Mission, Vision, Values and Principles of the Company are posted in the Company Website. Links: Morales Website:	



SEC Form 17-A Annual Report, pages 96-108; MERALCO 2024 Integrated Report, pages 140-150 mer.ph/2024AR17A	
SEC Form 20-IS Definitive Information Statement, pages 152, 153, 156, and 157 mer.ph/DIS2025	
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2.	Board has a strategy execution process
	that facilitates effective management
	performance and is attuned to the
	company's business environment, and
	culture.

Provide information on or link/reference to a document containing information on the strategy execution process.

The Company has a Management Control Policy which defines the roles and responsibilities of management, internal audit and the Audit and Risk Management Committees related to controls over organization's processes and to the effective execution of corporate strategies that facilitate management performance that are attuned to the company's business environment, and culture.

Management is primarily accountable to the Board. It is responsible for the Company's successful implementation of the strategy and direction as approved by the Board. Management is represented by a Management Committee (ManCom) composed of the corporate officers and executives headed by the President and CEO.

Weekly meetings are conducted by the ManCom to ensure implementation of major policies and directions governing the Company and its subsidiaries. It reports to the Board during regular Board meetings or during special meetings through the President and CEO. The annual performance of Management is assessed through the achievement of the Company's established GAINs Performance indicators. *Management Control Policy:*

<u>img-610131619-0001.pdf</u> (meralcomain.s3-apsoutheast-1.amazonaws.com)

Meralco Website:

<u>Management Team and Executive Officers</u> (meralco.com.ph)

Recommendation 2.3



 Board is headed by a competent and qualified Chairperson. 	Compliant	Provide information or reference to a document containing information on the Chairperson, including his/her name and qualifications	
qualified Chairpeison.		The Board is headed by a very competent and qualified Chairman, Mr. Manuel V. Pangilinan. He serves to represent the interests of all shareholders and stakeholders, and to oversee the performance of the Board and its directors. He champions exemplary ethical governance principles for directors, officers, and employees to emulate and likewise espouse. His qualifications are stated in his profile which is posted in the Company website and disclosed in the Annual Report and in the Definitive Information Statement (DIS). Links: *Profile of the Chairman of the Board: Meralco website: Https://mer.ph/BODirectors SEC Form 17-A Annual Report, pages 96-97 and 144; MERALCO 2024 Integrated Report, pages 119 and 140-141 mer.ph/2024AR17A SEC Form 20-IS Definitive Information Statement, pages 11-13, 146, and 149, mer.ph/DIS2025	
		Annual Report https://company.meralco.com.ph/investor- relations/annual-reports	
Recommendation 2.4			



1. Board ensures and adopts an effective	Compliant	Disclose and provide information or link/reference to a document	
succession planning program for		containing information on the company's succession planning policies and programs and its implementation	
directors, key officers and management.			
		Together with the Board, the Nomination and	
		Governance Committee (Nom&Gov) is	
		responsible for recommending a succession	
		planning program for its members while the	
		Remuneration and Leadership Development Committee (RLDC) is responsible for overall	
		guidance and direction on succession	
		planning and leadership development of the	
		President and CEO and Senior Management.	
		The Committee, working closely with the	
		head of Human Resources (HR), drives the	
		strategy for succession planning, leadership	
		development, and talent management. The	
		HR head develops and implements the	
		processes and the tools to ensure robust pools of succession candidates for the President	
		and CEO, senior management, middle	
		management and first line management.	
		management and his line management.	
		Talent Management and Succession Planning	
		Programs are top priorities in the Human	
		Resources (HR) agenda by ensuring that the	
		right leaders and talents are in place to drive	
		our business plans. Progressive talent	
		management assessment tools and	
		methodologies were used to identify, assess,	
		and develop leaders for critical positions.	



Presently, the succession plan covers the top 661 leaders of the Company. The succession planning process involves the assessment of the Company's leaders' career aspirations, strengths, and development needs. A key feature of the Company's succession planning process is the talent review conducted at the senior management level and at various levels of the organization. The senior management talent review has resulted in a pool of about of 48 candidates who, subject to realization of their development plans, could management committee members within the next five (5) years.

Links:

Revised Manual of Corporate Governance, 4.2.2.2., page 16; Section 4.3.9.2.3., page 27:

[Sgd] MANUAL OF CORPORATE GOVERNANCE v2024.pdf (meralcomain.s3.apsoutheast-1.amazonaws.com)

SEC Form 17-A Annual Report, page 149: mer.ph/2024AR17A

SEC Form 20-IS Definitive Information Statement, page 154

mer.ph/DIS2025

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https://company.meralco.com.ph/investor-relations/annual-reports

Meralco website:

<u>Management Team and Executive Officers</u> (meralco.com.ph)



2. Board adopts a policy on the retirement for directors and key officers. The Board adopts a policy on the retirement for directors and key officers. The Remuneration and Leadership Development Committee assists the Board in the development of the Company's overall performance management, compensation, retirement and leadership development policies and programs based on the Company-approved philosophy and budget. Link: Meralco Website: mer.ph/BoardMattes Revised Mahual of Corporate Governance, 4.2.4.5.2, pages 18 and 19; Section 4.3.9.2.2, page 27; ISad MANUAL of CoRPATE CONTRACT Landanaes comi SEC Form 17-A Annual Report, page 149; mer.ph/DIS2025 Annual Report https://company.meralco.com.ph/Investor. tolerios formation statement, page Meralco website: Meralco mer.ph/Investor. The Board adopts a policy on the retirement for directors and key officers in the development of the Remuneration and Executive Officers in the Remuneratio



officers and	the remuneration of key board members with long-of the company.	Compliant	Provide information on or link/reference to a document containing information on the company's remuneration policy and its implementation, including the relationship between remuneration and performance.	
			The Remuneration and Leadership Development Committee recommends to the Board, for the approval of the shareholders, a framework of remuneration for directors and Management, including the President and CEO. For the President and CEO, and Management, the framework takes into account all aspects of executive remuneration including salaries, allowances, bonuses, and benefits in kind. The framework is benchmarked against pay and employment conditions within the industry and it links rewards to corporate and individual performance. The Board ensures that the remuneration of its members and key officers is aligned with the long-term interest of the Company.	
			The Company adopts a remuneration policy comprised of fixed and variable components in the form of base salary and variable bonus linked to the Company's and the individual's performance. Compensation packages and revisions of key Management's remuneration are subject to the review and approval of the Remuneration and Leadership Development Committee. The Board ensures that the remuneration of directors and officers is	



consistent with the Company's culture, strategy, and the business environment in which it operates and aligned with the long-term interest of the Company.

Link:

SEC Form 17-A Annual Report, pages 149 and 150 mer.ph/2024AR17A

SEC Form 20-IS Definitive Information Statement, pages 154-155 mer.ph/DIS2025

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Revised Manual of Corporate Governance, Section 4.3.9.2.1, page 27:

[Sad] MANUAL OF CORPORATE GOVERNANCE v2024.pdf (meralcomain.s3.apsoutheast-1.amazonaws.com)



Board adopts a policy speriorship between remun- performance.	. •	The Company adopts a remuneration policy comprised of fixed and variable components in the form of base salary and variable bonus linked to the Company's and the individual's performance.	
		Link: SEC Form 17-A Annual Report, pages 134, 135, 149 and 150 mer.ph/2024AR17A	
		SEC Form 20-IS Definitive Information Statement, pages 154-155 mer.ph/DIS2025	
		Annual Report https://company.meralco.com.ph/investor- relations/annual-reports	
		Revised Manual of Corporate Governance, Section 4.3.9.2.1, page 27: [Sad] MANUAL OF CORPORATE GOVERNANCE v2024.pdf (meralcomain.s3.ap- southeast-1.amazonaws.com)	



3. Directors do not participate in discussions or deliberations involving his/her own remuneration.	Compliant	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.	
		The framework of remuneration for Directors and Management, including the President and/or CEO is subject to the recommendation of the Board's Remuneration and Leadership Development Committee (RLDC) and to the approval of the shareholders.	
		Specifically, the Company's By-Laws provides for the remuneration of directors in the form of per diems for their attendance at each regular or special meeting and additional compensation, 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 and majority vote of the outstanding capital stock. 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 MERALCO during the preceding year.	
		Links: SEC Form 17-A Annual Report, pages 134, 149, and 150; MERALCO 2024 Integrated Report, page 123	



mer.ph/2024AR17A

SEC Form 20-IS Definitive Information Statement, pages 52 and 53:

mer.ph/DIS2025

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https://company.meralco.com.ph/investor-relations/annual-reports

Revised Manual of Corporate Governance, Section 4.2.5, page 19:

[Sgd] MANUAL OF CORPORATE GOVERNANCE v2024.pdf (meralcomain.s3.apsoutheast-1.amazonaws.com)

By-laws, Article II, Section 7, page 6:

<u>by-laws.pdf</u> (meralcomain.s3-ap-southeast-1.amazonaws.com)

No fees or other remuneration shall be payable to the members of RLDC in respect to their services provided in connection with the Committee, save and except fees or remunerations authorized by the Board.

Link:

Remuneration and Leadership Development Committee Charter:

mer.ph/RLDCCharter

Optional: Recommendation 2.5



Senior executives. Compensation packages and revision Management's remuneration are stated the review and endorsement Remuneration and Leadership Dev Committee (RLDC) to the Bod approval of the Board. The remuneration of senior exemples in the 2023-2027 But the senior exemples and revision are stated in the 2023-2027 But the senior exemples and revision are stated in the 2023-2027 But the senior exemples and revision are stated in the 2023-2027 But the senior exemples are stated	subject to of the velopment aard, and ecutives is
the review and endorsement Remuneration and Leadership Dev Committee (RLDC) to the Bod approval of the Board. The remuneration of senior exe	of the velopment pard, and secutives is padget and proved on a shown in oard from tached to a 2023, page attests that eration of included in



 Company has measurable standards to align the performance-based remuneration of the executive directors and senior executives with long-term interest, such as claw back provision and deferred bonuses.

Compliant

Provide information on or link/reference to a document containing measurable standards to align performance-based remuneration with the long-term interest of the company.

The Company has measurable standards to align the performance-based remuneration of the executive directors and senior executives with long-term interest, particularly deferred bonuses.

In particular, the Company compensates employees based on Company, team, and individual performance to help achieve corporate goals and targets and provides for long term incentives such as deferred bonus or pay based on Meralco Group's achievement of specified level of consolidated core net income approved by the Board and determined on an aggregate basis for a three-year period as well as executives' attainment of a minimum level of performance rating, essentially partaking the nature of **deferred bonus**.

SEC Form 17-A Annual Report, pages 154 and 155 mer.ph/2024AR17A

SEC Form 20-IS Definitive Information Statement, pages 11-22

mer.ph/DIS2025

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Long-term Incentive Plan ("LTIP") covers qualified employees and is based on MERALCO Group's achievement of specified level of CCNI approved by the BOD and determined on an aggregate basis for a three (3)-year period as well as employees' attainment of a minimum level of performance rating. Employees invited to LTIP must serve a minimum uninterrupted period to be entitled to an award. Further, the employee should be on active employment at the time of pay-out

Note 26, Notes to Consolidated Financial Statements attached to the Definitive Information Statement Definitive Information Statement 2025, mer.ph/DIS2025

The Company provides for schemes that account for performance beyond short-term financial measures such as balanced scorecard schemes.

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.



		Link: SEC Form 17-A Annual Report, pages 152-153 mer.ph/2024AR17A SEC Form 20-IS Definitive Information Statement, pages 157 and 158 mer.ph/DIS2025 Annual Report	
		https://company.meralco.com.ph/investor- relations/annual-reports	
Recommendation 2.6			
Board has a formal and transparent board nomination and election policy.	Compliant	Provide information or reference to a document containing information on the company's nomination and election policy and process and its implementation, including the criteria used in selecting new directors, how the shortlisted candidates and how it	
2. Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Compliant	encourages nominations from shareholders. Provide proof if minority shareholders have a right to nominate candidates to the board Provide information if there was an assessment of the effectiveness of the Board's processes in the nomination, election or replacement	
3. Board nomination and election policy includes how the company accepted nominations from minority shareholders.	Compliant	of a director. The Company's standalone Nomination and Election Policy was issued to set forth the procedures in the director selection process,	
Board nomination and election policy includes how the board shortlists candidates.	Compliant	including the acceptance of nominations from minority shareholders and the evaluation and screening of nominees vis-à-vis the applicable qualifications and	



5.	Board no	mination	and	elect	ion p	oolicy
	includes	an c	assessn	nent	of	the
	effectiven	ess of th	е Воа	rd's pr	oces	ses in
	the nomin	ation, el	ection	or rep	olace	ment
	of a direct	or.				

Compliant

disqualifications set forth in the Company's Revised Manual of Corporate Governance, By-laws and other applicable law, policy or regulation, how the board shortlists candidates, and an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director. It was approved on September 25, 2017.

The Board Nomination and Election Policy is also disclosed in the Company's Revised Manual of Corporate Governance.

Link:

Nomination and Election Policy

mer.ph/ElectionPolicy

Revised Manual of Corporate Governance, Section 4.2.4, pages 17-19:

[Sqd] MANUAL OF CORPORATE GOVERNANCE v2024.pdf (meralcomain.s3.apsoutheast-1.amazonaws.com)

A "Call for Nomination" was submitted to the SEC and posted in the Company's website January 29, 2024 calling for the submission of the proposed agenda and nomination of qualified candidates on or before March 8, 2024:

Minutes of the 2024 ASM, page 10:

<u>2024 asm minutes.pdf (meralcomain.s3.ap-southeast-1.amazonaws.com)</u>



SEC Form 17-A Annual Report, pages 145 and 146: mer.ph/2024AR17A

SEC Form 20-IS Definitive Information Statement, pages 150 and 151 mer.ph/DIS2025

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Stakeholder Engagement (meralco.com.ph)

The Corporate Secretary attests that the Company allows its minority shareholders to nominate candidates to the Board.



6. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	Compliant	Under Article II, Section 3 of the Nomination and Election Policy, the Nomination and Governance Committee evaluates and screens nominees for directors vis-à-vis the applicable qualifications and	
		disqualifications as set forth in the Company's Manual of Corporate Governance, By-Laws	
		and other applicable policy, law or	
		regulations while ensuring that said qualifications are in line with the strategic	
		objectives of the Company.	
		Link: Nomination and Election Policy, page 3: mer.ph/ElectionPolicy	
		Revised Manual of Corporate Governance, Section 4.2.4, pages 17-19:	
		[Sqd] MANUAL OF CORPORATE GOVERNANCE v2024.pdf (meralcomain.s3.ap-southeast-1.amazonaws.com)	
Optional: Recommendation to 2.6			



 Company uses professional search firms or other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors.

Compliant

Identify the professional search firm used or other external sources of candidates

The Company uses professional search firms or other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching for of candidates to the board directors/commissioners such as the Institute of Corporate Directors (ICD) to search for candidates to the Board of Directors. The Company's Corporate Secretary, Atty. Simeon Ken R. Ferrer is an ICD Fellow. These candidates would be skilled in core competencies such as strategic planning, business expertise, and industry knowledge. The shareholders will then elect the directors during the Annual Stockholders' Meeting (ASM) held every last Tuesday of May.

Upon appointment, the Company sends out a formal letter setting out the Director's roles and responsibilities and the new Director will then attend various briefings with Management as seen on Annual Report.

Revised Manual of Corporate Governance, Section 4.2.4.6, page 19:

[Sqd] MANUAL OF CORPORATE GOVERNANCE v2024.pdf (meralcomain.s3.apsoutheast-1.amazonaws.com)

SEC Form 17-A Annual Report, pages 145 and 146: mer.ph/2024AR17A



		SEC Form 20-IS Definitive Information Statement, pages 150 and 151 mer.ph/DIS2025 Annual Report https://company.meralco.com.ph/investor- relations/annual-reports	
Recommendation 2.7			
that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.	ompliant	Provide information on or reference to a document containing the company's policy on related party transaction, including policy on review and approval of significant RPTs Identify transactions that were approved pursuant to the policy. The Company's Board has overall	
 RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions. 	ompliant	responsibility in ensuring that there is a group- wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.	



		1	
 RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations. 	Compliant	It is the policy of the Company that all related party transactions (RPTs) are done in "fair and at arm's-length" terms and must inure to the benefit and best interest of the Company and its shareholders. In this regard, all RPTs shall be conducted in accordance with the principles of honesty, transparency and fairness.	
		All RPTs shall be reviewed and approved by an appropriate RPT Approving Authority to ensure that they are on terms and conditions that are at arm's-length. This RPT review and approval shall encompass potential and existing RPTs entered or to be entered by any group or business responsibility unit of the Company, taking into account its size, structure, risk profile and complexity of operations.	
		The Policy covers: a person or entity that is related to the reporting entity. A person or a close member of that person's family is related to a reporting entity if that person has control, joint control, or significant influence over the entity or is a member of its key management personnel. (In this Policy, the entity that is preparing its financial statements is referred to as the 'reporting entity' or 'the Company').	



The Company's Related Party includes its subsidiaries (including their associates, joint ventures and subsidiaries); shareholders who have direct or indirect control or exercise significant influence over the Company, including their subsidiaries, associates or joint ventures; the Company's directors; officers; shareholders and related interests (DOSRI), and their close family members, as well as corresponding persons in affiliated companies. This shall also include such other person or juridical entity whose interest may pose a potential conflict with the interest of the Company.

Link:

Related Party Transactions Policy:

Mer.ph/RPTPolicy

In 2024, all the RPTs were conducted in fair and at arm's length terms.

SEC Form 17-A Annual Report, page 157: mer.ph/2024AR17A

SEC Form 20-IS Definitive Information Statement, page 166:

mer.ph/DIS2025

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https://company.meralco.com.ph/investor-relations/annual-reports



In 2017, the Board approved the Organizational Charter of the RPT Committee and delegating upon the RPT Committee the responsibility of reviewing material/significant RPTs, determining whether they are in the best interest of the Company and shareholders, and ensuring that all RPTs of the Company are conducted in fair and at arm's length terms.

Link:

Related Party Transactions Charter:

2017 rptcom 0.pdf (amazonaws.com)

The names of all related parties, degree of relationship, nature and value for each material/significant RPT are disclosed by the Company in **Note 23 to the Consolidated Financial Statements**.

Link:

Definitive Information Statement 2025, Note 23 of the Notes to Consolidated Financial Statement, pages 82-84 (pages 333-335),

mer.ph/DIS2025

In 2019, the Board approved a revised RPT Policy which provides that all RPTs shall be reviewed and approved by an appropriate RPT Approving Authority to ensure that they are on terms and conditions that are at arm's-length. This RPT review and approval shall encompass potential and existing RPTs entered or to be entered by any group or



business responsibility unit of the Company including unusual or infrequently occurring RPT, taking into account its size, structure, risk profile and complexity of operations.

Revised RPT Policy:

mer.ph/RPTPolicy

In compliance with SEC Rules on Material Related Party Transactions for Publicly -Listed Companies or Memorandum Circular No. 10, Series of 2019, the Policy was again amended to provide for guidelines on the review, approval and reporting of material RPTs which amount to at least ten percent (10%) of the Company's total assets based on its latest gudited financial statement.

Supplement to Recommendations 2.7



 Board clearly defines the threshold for disclosure and approval of RPTs and categorizes such transactions according to those that are considered de minimis or transactions that need not be reported or announced, those that need to be disclosed, and those that need prior shareholder approval. The aggregate amount of RPTs within any twelve (12) month period should be considered for purposes of applying the thresholds for disclosure and approval.

Compliant

Provide information on a materiality threshold for RPT disclosure and approval, if any.

Provide information on RPT categories

Under the RPT Policy and Guidelines approved by the Board on October 29, 2018 as amended in 2019 to comply with SEC Rules on Material Related Party Transactions for Publicly -Listed Companies or Memorandum Circular No. 10, Series of 2019, each RPT Approving Authority shall ensure that RPTs are for the best interest of the Company. In evaluating RPTs, all the relevant facts and circumstances available shall be considered, including but not limited to the following:

- a. The related party's relationship to the Company and interest in the transaction;
- b. The material facts of the proposed RPT, including the proposed aggregate value of such transaction:
- c. The purpose and timing of the proposed RPT:
- d. The benefits to the Company of the proposed RPT;
- e. The availability of other sources of comparable products or services; and
- f. An assessment of whether the proposed RPT is on terms and conditions that are comparable to the terms generally available to an unrelated party under



similar circumstances. The Company should have an effective price discovery system in place and exercise due diligence in determining a fair price for RPTs.

The RPT shall be considered material/significant if determined by the RPT Review Team to be potentially or actually significant to the Company. The aggregate amount of RPT under consideration, within the preceding 12-month period, shall be among the aspects to be considered in determining the materiality of such:

Classification	Aggregate Transaction Value (12-month period)
SEC Materi	ial 10% of the
Transaction	Company's total
	asset
Material Transactions	s PhP50 Million and
	above
Significant transactio	ons PhP30 Million but less
	than PhP50 Million
De Minim	mis Below PhP30 Million
transactions	

Material/significant RPTs shall be evaluated by the RPT Review Team to ensure that these are not undertaken on more favorable economic terms (e.g., price, commissions, interest rates, fees, tenor, collateral



requirement) to such related parties than similar transactions with non-related parties under similar circumstances and that no corporate or business resources of the Company are misappropriated or misapplied, and to determine any potential reputational risk issues that may arise as a result of or in connection with the transactions.

For individual and aggregate RPTs within a twelve (12) month period that breach the materiality threshold of ten percent (10%) of the company's total assets, the Board of Directors shall appoint an external independent party to evaluate the fairness of the terms of the RPT. An external independent party may include, but is not limited to, auditing/accounting firms and third-party consultants and appraisers. The independent evaluation of the fairness of the transparent price ensures the protection of the rights of shareholders and other stakeholders.

After review, the RPT Review Team shall report the material/significant RPTs to the RPT Committee for its evaluation, approval and/or endorsement to the Board.

Significant RPTs shall require the approval of the RPT Committee while material RPTs shall



require endorsement of the RPT Committee and approval by the Board.

De Minimis RPTs entered in the ordinary course of business shall neither require review by the RPT Committee nor approval by, and reporting to, the Board.

The Board may require that a material RPT be also submitted to the stockholders for consideration and ratification. In such case, a majority of non-related party shareholders shall be required to approve this RPT during shareholders' meetings.

Regardless of the amount of the transaction or contract, RPTs entered into by a director or corporate officer in his/her personal capacity must be approved by the Board. These RPTs shall be voidable at the option of the Company, except when all the following conditions are present:

- a. The presence of the Director in the board meeting in which the contract or transaction was approved was not necessary to constitute a quorum for such meeting;
- b. The vote of such Director was not necessary for the approval of the contract;



- c. The transactions are fair, and on terms comparable to those that could be obtained at arm's length dealings with an unrelated third party, or can be justified on a legitimate business case basis; and
- d. In the case of a Corporate Officer, the contract has been previously authorized by the Board of Directors.

However, that when conditions **a** and **b** are absent in the case of a transaction or contract with a Director, such RPT may be ratified either by the vote of the stockholders representing at least two-thirds (2/3) of the outstanding capital stock of the Company or by the vote of the stockholders representing majority of the outstanding capital stock of the Company excluding that of the affected Director, whichever is lower.

All recurring RPT contracts that have a term that exceeds one (1) year must be reviewed and approved on an annual basis to determine whether to continue/renew the same.

Link:

RPT Policy, page 2: Mer.ph/RPTPolicy



2. Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.	The Company, at all times, observes, upholds and respects the rights of its shareholders minority and majority alike, in the review approval and disclosure of RPTs. Under the RP Policy, the Board may require that an RP approved by it be also submitted to the stockholders for consideration and ratification.	
	Under the RPT Policy and Guidelines, the Board may require that a material RPT be also submitted to the stockholders for consideration and ratification. In such case a majority of non-related party shareholders shall be required to approve this RPT during shareholders' meetings. Regardless of the amount of the transaction or contract, RPTs entered into by a director of corporate officer in his/her personal capacity must be approved by the Board. These RPTs shall be voidable at the option of the Company, except when all the following conditions are present:	
	a. The presence of the Director in the board meeting in which the contract o	

meeting;

transaction was approved was not necessary to constitute a quorum for such



- b. The vote of such Director was not necessary for the approval of the contract;
- c. The transactions are fair, and on terms comparable to those that could be obtained at arm's length dealings with an unrelated third party, or can be justified on a legitimate business case basis; and
- d. In the case of a Corporate Officer, the contract has been previously authorized by the Board of Directors.

However, that when conditions **a** and **b** are absent in the case of a transaction or contract with a Director, such RPT may be ratified either by the vote of the stockholders representing at least two-thirds (2/3) of the outstanding capital stock of the Company or by the vote of the stockholders representing majority of the outstanding capital stock of the Company excluding that of the affected Director, whichever is lower.

For all individual RPTs within a twelve (12)-month period that amount to at least ten percent (10%) of the company's total assets, the same shall be approved by at least two-thirds (2/3) vote of the board of directors, with at least a majority of the independent directors voting to approve the RPT and in case that a majority of the independent directors' vote is not secured, the said RPT



	may be ratified by the vote of stockholders representing at least two-thirds of the outstanding capital stock. Link: RPT Policy, pages 5 to 7: Mer.ph/RPTPolicy
Recommendation 2.8	

| Recommendation 2.8



1. Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).

Compliant

Provide information on or reference to a document containing the Board's policy and responsibility for approving the selection of management.

Identity the Management team appointed

The Board is primarily responsible for approving the selection of Management led by the President and/or Chief Executive Officer (CEO). The Remuneration and Leadership Development Committee, reviews and endorses for Board ratification all promotions to the rank of Vice President up to Senior VP, including the Chief Risk Officer, Compliance Officer and Chief Audit Executive.

Links:

Meralco Website:

Board Committees (meralco.com.ph)

Remuneration and Leadership Development Committee Charter:

mer.ph/RLDCCharter

SEC Form 20-IS Definitive Information Statement, Annex B, List of Acts of the Board, May 28, 2024 Organizational Meeting, page 182

mer.ph/DIS2025

The following are the members of the Management Team of the Company as provided in the Amended General Information Sheet (GIS) for 2024:



Name	Position
Manuel V. Pangilinan	ngilinan Chairman and Chief
	Executive Officer
Simeon Ken R. Ferrer	. Ferrer Corporate Secretary
Ronnie L. Aperocho	
	Operating Officer
Maria Luisa V. Alvendia	
Edgardo V. Carasig	
	Officer and Head,
	Corporate Services
Arnel Paciano D.	
Casanova	
	Government Affairs
	Officer
Ferdinand O. Geluz	
	Revenue Officer, OIC
	Subsidiary Businesses
Melanie T. Oteyza	teyza SVP and Chief Audit
	Executive
William S. Pamintuan	
	Counsel, Assistant
	Corporate Secretary,
	Compliance Officer
	and Head, Legal &
	Corporate
	Governance Office
Betty C. Siy-Yap	-Yap SVP and Chief
	Finance Officer
Jose Ronald V. Valles	'. Valles SVP and Head,
	Regulatory
11	Management
Roque D. Bacani	
	Information,
	Communications,



	Technology and	
	Transformation	
Bennette D. Bachoco	FVP and Head, DU	
	Finance and	
	Financial Planning	
	and Reporting	
Redel M. Domingo	FVP and Head,	
_	MPower	
Charina P. Padua	FVP and Head,	
	Customer Retail	
	Services	
Ross Raymond B.	FVP and Chief	
Ravelo	Sustainability Officer	
Froilan J. Savet	FVP and Head,	
	Networks	
Francis Euston R.	VP and Data Privacy	
Acero	Officer	
Ireneo B. Acuña	VP and Head, Utility	
	Partnerships	
Joseph L. Amosco	VP and Head, Energy	
·	Management/	
	MPower	
Francis Dino S.	VP and Head,	
Antonio	regulatory Case	
	Management	
Remigio R. Angeles,	VP and Head, South	
Jr.	Distribution Services	
Patrick Dave B.	VP and Head,	
Bacani	Sustainability	
	Programs and	
	Communications	
Joseph Allan C.	VP and Head,	
Baltazar	Integrated Asset	
	Management	
Christopher	VP and Head,	
Redeemson R.	Shared Services HR	
Brocales	and Labor Relations	



Sante C. Buella	VP and Head, Energy	
331110 3. 200110	Management	
Ricardo Carmelo D.	VP and Head,	
Buenafe	Regulatory	
	Compliance	
Alberto N. Castillo	VP and Head, Sub-	
	Transmission Services	
Anthony Matthew N.	VP and Business	
Co	Development Officer	
Ricardo L.	VP and Head,	
Concepcion	Employee and Labor	
	Relations	
Ma. Cecilia M.	VP and Head,	
Domingo	Enterprise and	
	National	
	Government	
Lawrence S.	VP and Head, Utility	
Fernandez	Economics	
Marvin G. Gonsalves	VP and Head,	
	Revenue Assurance	
	and Metering	
	Services	
Danilo R. Ignacio	VP and Head,	
	Networks Portfolio &	
	Resource	
	Management	
Jerry B. Lao	VP and Head,	
	Facilities and Safety	
	Management	
Ariel G. Lucas	VP and Head,	
	Central Distribution	
	Services	
Erville D. Magtubo	VP and Head,	
	Customer Care	
	Group	
Ralph M. Menchavez	VP and Head,	
	Commercial Strategy	



1	and al Division and	
	and Business	
	Performance	
Roderick Dennison N.	VP and Head, Tariff	
Nacu	Management	
Noel S. Porciuncula	VP and Head,	
	Customer Process	
	and Revenue	
	Assurance	
Paul Jayson I. Ramos	VP and Chief Investor	
	Relations Officer	
Jose S. Reyes, Jr.	VP and Head,	
	Networks Technology	
	Management	
Glen N. San Pedro	VP and Head, Supply	
	Chain Management	
Andrew Jason B. Tan	VP and Head, DU	
	Business	
	Development Office	
Jeffrey O. Tarayao	VP and Chief	
	Corporate Social	
	Responsibility Officer	
Marilene P. Tayag	VP and Chief	
, wanierie i . iayag	Information Security	
	Officer	
Paola Marguerite A.	VP and Head,	
Verayo	Revenue HR &	
Volaye	Corporate Talent	
	Management	
Maria Zarah R.	VP and Head,	
Villanueva-Castro	Corporate Legal	
7.11.00 VG CG3110	Services	
Jocelyn C. Villar-	VP and Head,	
Altamira	Corporate	
, and ma	Governance and	
	Compliance Office	
Agapito R.	VP and Head,	
Zaldarriaga	Corporate	
Zaldamaga	Communications	
	Continunications	



Ma. Cynthia C. SAVP, Interim Soluren Treasurer and Head, Treasury for Distribution Utility
Links: General Information Sheet: manila electric company 2024 gis amended 06 jan 2025 sad r no botd.pdf (meralcomain.s3.ap-southeast- 1.amazonaws.com)
Cover Page (meralcomain.s3.ap-southeast- 1.amazonaws.com)
The current composition of the Management Team is published in the Company Website:
Management Team and Executive Officers (meralco.com.ph)



2. Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).

Compliant

Provide information on or reference to a document containing the Board's policy and responsibility for assessing the performance of management.

Provide information on the assessment process and indicate frequency of assessment of performance.

The Board, through the Nomination & Governance Committee and the Remuneration and Leadership Development Committee conducts an annual assessment of the performance of the President and/or CEO, the Chief Risk Officer, Compliance Officer, and the Chief Audit Executive.

The Board assesses the President and/or CEO's leadership, working relations with the Board, communication and working relations with Management. The Remuneration and Development Committee Leadership exercise functional oversight in development and administration leadership development/succession planning and retention programs for executives and officers such as heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit which Executive) include career development, promotions, and performance evaluation.

Links:

SEC Form 17-A Annual Report, pages 132, 150, and 151; MERALCO 2024 Integrated Report, pages 127 and 128



		mer.ph/2024AR17A SEC Form 20-IS Definitive Information Statement, pages 50, 155, and 156 mer.ph/DIS2025	
		Annual Report https://company.meralco.com.ph/investor- relations/annual-reports	
		Remuneration and Leadership Development Committee Charter, Article B.2, page 2: mer.ph/RLDCCharter	
		Nomination and Governance Committee Charter mer.ph/NomGovCharter	
Recommendation 2.9			
performance management framework that ensures that Management's	Compliant	Provide information on or link/reference to a document containing the Board's performance management framework for management and personnel.	
performance is at par with the standards set by the Board and Senior Management.		The Company's Revised Manual of Corporate Governance mandates the Board to formulate and to annually review the	



2. Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management.	Compliant Company's mechanism for perassessment of the Board and Manprincipally the President and/Executive Officer (CEO). The annual performance of Manand employees is also assessed the achievement of the Company's Continitiatives (GAINs) indicators.	agement, for Chief hagement rough the
	Revving up to Achieve a C Excellence (RACE) is Meralco's Performance Management Syster created to ensure alignment performance and the overall objectives to promote a culture performance and me (advancement based on individual achievement). It is a holistic appro- captures the key elements of performance management s performance planning, monitor development, and evaluation.	Employee m. It was between company e of high eritocracy al ability or oach that effective such as
	Through the Performance Evaluate (PEP), the overall contributions of it are recognized by accurately maken the employee delivers (i.e., results objectively assessing how the delivers results (i.e., behavior) over it is the aim of the PEP to produce information on employee performance.	individuals measuring esults) and employee a given. It e relevant



will serve as basis for various people management decisions relating to employee development and rewards.

Performance of the Management and employees is evaluated on a biennial basis based on two critical factors:

GOALS & INITIATIVES (GAINs) – measures the employee's work accomplishments during the performance period (i.e., individual goals vs. actual work accomplishments); and

VALUES & BEHAVIOR (V&B) – measures how well the employee met expectations based on the behavioral manifestations of the seven Corporate Values, namely: Customer Service, Performance, Accountability/Empowerment, Integrity/Transparency, Teamwork/Collegiality, Malasakit and Makabayan.

Employee performance is rated using a **5-point rating scale**, where "1" is the highest rating and "3" is the passing rating. Performance ratings are to be subjected to a calibration and validation process to check on the fairness of the ratings and to ensure consistency in the application of standards among all raters.

Link:

Company Website:



Employee Development and Engagement (meralco.com.ph)

Accordingly, the Company's performance management process assesses employee performance on the basis of: 1) actual vs. desired results; and 2) how results were delivered in light of corporate core values. The achievement of financial and non-financial measures is reflected in performance planning and assessment which drives the Company's merit and incentive pay programs.

Link:

SEC Form 17-A Annual Report, pages 152-153 mer.ph/2024AR17A

SEC Form 20-IS Definitive Information Statement, pages 157 and 158

mer.ph/DIS2025

Annual Report

https://company.meralco.com.ph/investor-relations/annual-reports

Recommendation 2.10



Board oversees that an appropriate internal control system is in place.	Compliant	Provide information on or link/reference to a document showing the Board's responsibility for overseeing that an appropriate internal control system is in place and what is included in the internal control system	
		The Board, through the Audit Committee, evaluates the effectiveness of the internal control system of the Company, seeks management's assurance on the adequacy and effectiveness of the Company's internal control system and oversees Management's Control Policy.	
		Links: Revised Manual of Corporate Governance, Section 4.3.8.2.7, page 26: [Sad] MANUAL OF CORPORATE GOVERNANCE v2024.pdf (meralcomain.s3.apsoutheast-1.amazonaws.com)	
		Audit Committee Charter: mer.ph/AuditComCharter	



2. The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders. Control of the members and shareholders.	The internal control system, detailed in the company's Management Control Policy, Code of Ethics, and Conflict of Interest Policy, includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders. Links: Meralco website: Company's Policies (meralco.com.ph) Management Control Policy ima-610131619-0001.pdf (meralcomain.s3-apsoutheast-1.amazonaws.com). Code of Ethics, Section 5.4, pages 6-10: Code of Business Conduct and Ethics 3.pdf (meralcomain.s3.ap-southeast-1.amazonaws.com). Conflict of Interest Policy mer.ph/COl2012
3. Board approves the Internal Audit Condition Charter.	Compliant Provide reference or link to the company's Internal Audit Charter On February 21, 2024, the Board approved a revised Internal Audit Charter which remains effective to date. Link: Revised Internal Audit Charter (2024): Microsoft Word - 2019.final.changes.Update INTERNAL AUDIT CHARTERdocx (meralcomain.s3.ap-southeast-l.amazonaws.com)



1.	Board overse	es that the	e company h	as in
	place a	sound	enterprise	risk
	managemer	nt (ERM)	framework	to
	effectively ic	dentify, mo	nitor, assess	and
	manage key	business ris	ks.	

Provide information on or link/reference to a document showing the Board's oversight responsibility on the establishment of a sound enterprise risk management framework and how the board was quided by the framework.

Provide proof of effectiveness of risk management strategies, if any.

Meralco has a robust Enterprise Risk Management (ERM) framework to monitor and manage its strategic, regulatory, operational and financial risks. The company adopted ISO 31000 as its model for ERM framework. The Enterprise Risk Management Manual was approved and adopted by the Company to provide the methodology and processes for risk management including

- identification, assessment, evaluation and mitigation of risks or exploitation of opportunities;
- definition of management responsibilities and accountabilities; and
- escalation and reporting of company's key enterprise risks.

Links:

Meralco Website:

Enterprise-Wide Risk Management (meralco.com.ph)

SEC Form 17-A Annual Report— MERALCO 2024 Integrated Report, pages 33-35 mer.ph/2024AR17A

SEC Form 20-IS Definitive Information Statement, pages 161-165



mer.ph/DIS2025

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https://company.meralco.com.ph/investor-relations/annual-reports

The Board, through the Risk Management Committee, oversees the Enterprise-Wide Risk Management framework, identifies and assesses top risks and reviews the effectiveness of risk mitigation strategies and treatment plans developed by management.

Links:

SEC Form 17-A Annual Report— MERALCO 2024 Integrated Report, pages 33-35, and 125 mer.ph/2024AR17A

SEC Form 20-IS Definitive Information Statement, pages 161-165

mer.ph/DIS2025

Board Committees (meralco.com.ph)

Risk Management Committee Charter:

1433818851.5ae6b5b5cf0bc3f510ed8e4768c9da92_2.p df (meralcomain.s3-ap-southeast-1.amazonaws.com)

The Risk Management Policy Manual of the Company provides the methodology and process for the identification and assessment of risks, defines management accountability and covers a systematic process of assessing and reporting the company's top business risks.



			Enterprise-Wide Risk Management (meralco.com.ph)	
2.	The risk management framework guides the board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies.	·	The Enterprise Risk Management (ERM) framework helps manage risks by influencing and collaborating with internal organizations and external stakeholders to identify best practices, controls and process improvement opportunities to address risks. ERM initiates the annual enterprise-wide assessment of the Company's top risks. Risk	
			assessment is conducted to substantiate existing and emerging risks brought about by changes in regulations, market structure developments, technological/operational issues and external forces, including changes in weather patterns, customer satisfaction measures and evolving environmental sustainability issues. Top risks are quantified, and designated risk owners are asked to develop risk treatment and mitigation plans to address potential issues. The results are presented and vetted with the One Meralco Risk Management Committee and the Risk	
Re	ecommendation 2.12		Management Committee of the Board. Link: Enterprise-Wide Risk Management: Enterprise-Wide Risk Management (meralco.com.ph)	



1.	Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role.	Compliant	Provide link to the company's website where the Board Charter is disclosed. On May 29, 2018, the Board approved a Board Charter which sets forth its purposes, authority, duties and responsibilities, structure and procedures in accordance with Securities and Exchange Commission ("SEC") Memorandum Circular No. 19, Series of 2016, otherwise known as the Revised Code of Corporate Governance for Publicly Listed Companies issued on November 22, 2016.	
			The provisions in this Charter were lifted from the Company's Article of Incorporation (AOI), By-Laws, Revised Manual of Corporate Governance (MCG), Board Committee Charters and Policies approved by the Board. Link: Board Charter Mer.ph/BoardCharter	



2. Board Charter serves as a guide to the directors in the performance of their functions.	Compliant	The Board Charter serves as a guide to the directors in the performance of their functions, setting their individual and collective roles, responsibilities and accountabilities This is supplemented by the provisions of the Manual of Corporate Governance, By-Laws			
		and the respective Charters of the Board Committees. Links: Board Charter			
		Mer.ph/BoardCharter Revised Manual of Corporate Governance: [Sad] MANUAL OF CORPORATE GOVERNANCE v2024.pdf (meralcomain.s3.apsoutheast-1.amazonaws.com)			
		By-Laws: by-laws.pdf (meralcomain.s3-ap-southeast- 1.amazonaws.com) Board Committee Charters:			
3. Board Charter is publicly available and posted on the company's website.	Compliant	Board Committees (meralco.com.ph) The Board Charter is uploaded in the Company Website with the following links: Links: Board Charter Mer.ph/BoardCharter Meralco website: Board Matters (meralco.com.ph)			
Additional Recommendation to Principle 2					



Board has a clear insider trading policy.	Compliant	Provide information on or link/reference to a document showing company's insider trading policy. The Company has an Insider Trading Policy which regulates the trading of shares by Company executives, officers and employees with direct access to unpublished information relating to the Company's financial and operating results, in the interest of good corporate governance and transparency. This Policy took effect on July 1, 2014. Link: Insider Trading Policy: 1507537559.0c7102e38f99560a3b96d3d9a605c801.pdf (meralcomain.s3-ap-southeast-1.amazonaws.com)	
1. Company has a policy on granting loans to directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.	Compliant	Provide information on or link/reference to a document showing company's policy on granting loans to directors, if any. As expressly stated in Article II, Section 6 of the Related Party Transactions Policy, the Company does not grant loans or any special financial assistance to directors. Link: Article VII of the Revised Related Party Transactions Policy, page 13: Mer.ph/RPTPolicy	



2. Company discloses the types of decision requiring board of directors' approval.	Compliant	Indicate the types of decision requiring board of directors' approval and where there are disclosed.	
		The Board decides on the Company's major	
		projects and policy decisions, business plan	
		and annual budgets and major investment	
		funding.	
		In 2024, the Board's major accomplishments	
		included the following:	
		Major Projects/Policy Decisions	
		 Evaluation of compliance to the SEC Revised Code 	
		of Corporate Governance	
		 Approval of the Integrated Annual Corporate Gov- 	
		ernance Report (I-ACGR)	
		Review and approval of the Amendments to the	
		Manual of Corporate Governance, Finance Com-	
		mittee Charter, Nomination and Governance Committee Charter, Related Party Transactions Commit-	
		tee Charter, and Risk Management Committee	
		Charter	
		Screening of nominees to the Board	
		 Approval of the Updated Long-term Sustainability 	
		Strategy (LTSS)	
		 Conduct of the <u>2024</u> ASM 	
		 Approval of <u>2025</u> schedule of Board meetings 	
		Review and approval of the board committee com-	
		position 500 marks 500 marks 500 marks	
		Evaluation of compliance to ERC requirements Review and approval of business sengration and up	
		 Review and approval of business separation and un- bundling plan reports 	
		 Approval of construction, development, and com- 	
		missioning of substation assets	
		Review and approval of Emergency Power Supply	
		Agreement (EPSA)	
		 Review and approval of power generation projects, 	
		interim power supply agreements (IPSAs) and power	



supply agreements (PSAs), technical services agreements, pole relocation projects, and other local and international business initiatives

- Approval of Audited Financial Statements
- Evaluation of incumbent external auditor and nomination of external auditor for 2024
- Approval of report of external auditors covering the Company's Audited Financial Statements
- Approval of dividend declaration
- Review and approval of material RPTs
- Enterprise performance evaluation and assessment
- Performance assessment of the Board, Board Committee, and Key Officers
- Review and approval of rank conferment and appointment of officers
- Review and approval of executive promotions, rightsizing policy and succession planning
- Review and approval of employee performance management plan
- Review and approval of various supply contracts in excess of PHP 50 million

Business Plan and Annual Budgets

- Review and approval of the 2025 budget
- Monitoring of investment committee report
- Review and approval of corporate strategic objectives
- Monitoring of the implementation of corporate strategies
- Review of forecast of subsidiaries' projects

Major Investment Fundings

- Infusion of equity to subsidiaries
- Renewal of credit lines, credit facilities, and bonds

Links:

SEC Form 17-A Annual Report—MERALCO 2024 Integrated Report, pages 120 and 121

mer.ph/2024AR17A



SEC Form 20-IS Definitive Information Statement, pages 145, 152, 153, Annex B- List of Acts of the Board from May 28, 2024 – February 4, 2025, pages 182-185: mer.ph/DIS2025

SEC Form 20-IS Definitive Information Statement, Annex B- List of Acts of the Board from May 30, 2023 – February 29, 2024, pages 1-4:

msrd-meralcoamended dis 02 may 2024 pse pdex.pdf (meralcomain.s3.ap-southeast-1.amazonaws.com)

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

Recommendation 3.1



1.	Board establishes board committees that
	focus on specific board functions to aid in
	the optimal performance of its roles and
	responsibilities.

Provide information or link/reference to a document containing information on all the board committees established by the company.

The Board has formed various Board Committees delegated with specific responsibilities. These Committees are established and guided by their respective committee charters. The same is disclosed in the Annual Report and posted in the Company Website.

Currently, there are eight (8) standing Board Committees:

- Executive Committee;
- Nomination and Governance Committee;
- Audit Committee;
- Risk Management Committee;
- Remuneration and Leadership Development Committee;
- Finance Committee;
- Related Party Transactions Committee
- Sustainability Committee

Links:

SEC Form 17-A Annual Report, page 145; MERALCO 2024 Integrated Report, pages 122-126

mer.ph/2024AR17A

SEC Form 20-IS Definitive Information Statement, page 150

mer.ph/DIS2025

Annual Report

https://company.meralco.com.ph/investor-relations/annual-reports

Meralco Website:

Board Committees (meralco.com.ph)

Recommendation 3.2



1.	Board establ	lishes an	Audit Comr	nittee to
	enhance its	oversigh	t capability	over the
	company's	financia	I reporting,	internal
	control system	m, intern	al and exteri	nal audit
	processes,	and	compliance	e with
	applicable lo	aws and	regulations.	

Provide information or link/reference to a document containing information on the Audit Committee, including its functions.

Indicate if it is the Audit Committee's responsibility to recommend the appointment and removal of the company's external auditor.

The Company has an Audit Committee which assists the Board in fulfilling its oversight responsibilities for the financial reporting process, the system of internal control, the internal and external audit process, and compliance with laws and regulations. The specific duties and responsibilities are delineated in its Charter as posted in the Company Website.

In particular, Article C of the Audit Committee Charter provides that the Audit Committee has the power to

- review with Management and the external auditors the results of the audit of the financial statements and evaluation of internal accounting controls;
- 2. review and evaluate procedures and criteria for the selection, appointment, annual performance evaluation and if appropriate, termination of services of the external auditors and recommend to the Board for approval, the appointment, reappointment or removal of the external auditors, duly accredited



by the SEC and ratified by the shareholders; and 3. monitor compliance and adherence by the Company with all applicable laws and regulations pursuant to which the Company conducts its operations and business activities.

Links:

Audit Committee Charter:
mer.ph/AuditComCharter

Meralco Website:
Board Committees (meralco.com.ph).



2. Audit Committee is composed of at least three appropriately qualified non- executive directors, the majority of whom, including the Chairman is independent.	Non- compliant	Provide information or link/reference to a document containing information on the members of the Audit Committee, including their qualifications and type of directorship.	The Audit Committee ably assists the Board by exercising independent oversight over the Company's financial reporting, internal control system, internal and external audit processes, and compliance with laws and regulations.
			The Audit Committee consists of three (3) independent directors including the Chairman, and four (4) non-executive directors, one of whom, Ms. June Cheryl A. Cabal-Revilla, has solid experience in the areas of accounting, corporate finance, treasury, financial control and risk management, having been the Chief Finance, Risk and Sustainability Officer of another publicly-listed company and Appointed Member of the Financial and Sustainability Reporting Standards Council (FSRSC) of the Philippines, the accounting and sustainability standards-setters in the country, since 2010 for FRSC.
			Links: The members of the Audit Committee, including their qualifications and type of directorship are stated in the Company Website: Board Committees (meralco.com.ph)



	SEC Form 17-A Annual Report—MERALCO 2024 Integrated Report, pages 124 and 125 mer.ph/2024AR17A
	*Profile of Directors: Meralco Website: Https://mer.ph/BODirectors
	SEC Form 17-A Annual Report, pages 96-108; MERALCO 2024 Integrated Report, pages 140- 150 mer.ph/2024AR17A
	SEC Form 20-IS Definitive Information Statement, pages 11-22 mer.ph/DIS2025



3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	Compliant	Provide information or link/reference to a document containing information on the background, knowledge, skills, and/or experience of the members of the Audit Committee. The members of the Audit Committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance. The committee composition and their profiles can	
		be found in the Company Website. Links: Meralco website: Board Committees (meralco.com.ph) SEC Form 17-A Annual Report—MERALCO 2024 Integrated Report, pages 124 and 125	
		*Profile of Directors: Meralco Website: Https://mer.ph/BODirectors SEC Form 17-A Annual Report, pages 96-108; MERALCO 2024 Integrated Report, pages 140-150	
		mer.ph/2024AR17A SEC Form 20-IS Definitive Information Statement, pages 11-22 mer.ph/DIS2025	



4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	•	Provide information or link/reference to a document containing information on the Chairman of the Audit Committee Ret. Chief Justice Artemio V. Panganiban, Lead Independent Director and Chairman of the Audit Committee, is not the Chairman of the Board or of any other committee. The information on the Audit Committee Chairman can be found in the Company Website: Link: Meralco Website: Board Committees (meralco.com.ph) SEC Form 17-A Annual Report—MERALCO 2024 Integrated Report, pages 124 and 125 mer.ph/2024AR17A *Profile of Directors: Meralco Website: Https://mer.ph/BODirectors SEC Form 17-A Annual Report, pages 96-108; MERALCO 2024 Integrated Report, pages 140-150 mer.ph/2024AR17A SEC Form 20-IS Definitive Information Statement, pages 11-22 mer.ph/DIS2025	
Supplement to Recommendation 3.2			



Audit Committee approves all non-audit services conducted by the external auditor.	Compliant	Provide proof that the Audit Committee approved all non-audit services conducted by the external auditor. The Audit Committee reviews and approves the audit plan, scope of work and proposed fees of the Company's external auditors, SGV & Co. CPAs (SGV) for audit and non-audit services. For non-audit services, Management is required by required to disclose to the Audit Committee any engagement contracting the appointed independent auditors to ensure that their independence will not be compromised. The Audit Committee ensures that non-audit services, if allowed or approved, are disclosed in the Company's Annual Report.	
		In 2024, the non-audit services performed by the external auditor of the Company pertain to the review of the Business Separation and Unbundling Plan of the ERC and Audit of universal charge reports as required by PSALM. The fees for non-audit services did not exceed those for audit services. Link: The terms of engagement, scope of services and fees of the external auditors were reviewed and approved by the Audit Committee as shown in the following:	



SEC Form 17-A Annual Report, pages 154 and 155; MERALCO 2024 Integrated Report, pages 125, 205, and 138

mer.ph/2024AR17A

SEC Form 20-IS Definitive Information Statement, pages 53, 54, 160, and 206 (Annex D)
mer.ph/DIS2025

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https://company.meralco.com.ph/investor-relations/annual-reports

Manual of Corporate Governance, Section 4.3.8.2.6, page 25:

[Sgd] MANUAL OF CORPORATE GOVERNANCE v2024.pdf (meralcomain.s3.apsoutheast-1.amazonaws.com)

Meralco Website:

<u>Board Committees (meralco.com.ph)</u> <u>Internal Controls and Audit (meralco.com.ph)</u>



2.	Audit	Comm	ittee	conducts	regular
	meetin	igs and	dialogu	es with the	e external
	audit	team	withou	ut anyor	ne from
	manag	gement	present	•	

Provide proof that the Audit Committee conducted regular meetings and dialogues with the external audit team without anyone from management present.

The Audit Committee holds executive sessions with the External Auditors without the presence of Management. On December 05, 2024, the Audit Committee held separate executive session with the engagement partner of the external auditors, SGV, including the private session of the Audit Committee Chair with the Chief Audit Executive. The agenda in these meetings involved matters the Audit Committee and the auditors believe should be discussed without the presence of the executive director or officers from management.

Links:

SEC Form 17-A Annual Report, page 154 mer.ph/2024AR17A

SEC Form 20-IS Definitive Information Statement, page 159

mer.ph/DIS2025

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https://company.meralco.com.ph/investor-relations/annual-reports

Meralco Website:

Internal Controls and Audit (meralco.com.ph)

Board Committees (meralco.com.ph)



Optional: Recommendation 3.2			
Audit Committee meet at least four times during the year.	Compliant	Indicate the number of Audit Committee meetings during the year and provide proof	
		The Audit Committee had seven (7) meetings in 2024.	
		Links: Meralco Website: Board Committees (meralco.com.ph)	
		SEC Form 17-A Annual Report, page 130; MERALCO 2024 Integrated Report, pages 124 and 125 mer.ph/2024AR17A	
		SEC Form 20-IS Definitive Information Statement, page 49 mer.ph/DIS2025	
		Annual Report https://company.meralco.com.ph/investor- relations/annual-reports	



ensure that the intermal audit organization shall be free from interfering in determining its scope, performance of its work, and in communicating its results. In 2018, the Board approved the appointment of the new Chief Audit Executive (CAE), Melanie T. Oteyza, upon the recommendation of the Audit Committee. Ms. Oteyza is still the CAE of the Company. Audit Committee Charter: mer.ph/Audit.comCharter Definitive Information Statement 2018 (SEC Form 20-15), List of Acts of the Meralco Board: meralco. 2019 definitive information statement.pdf (amazonaws.com) SEC Form 17-A Annual Report, pages 111 and 155 mer.ph/2024ARI/A SEC Form 20-15 Definitive Information Statement, pages 26, 159, and 160 mer.ph/2024SQZS Annual Report https://company.meralco.com.ph/investor-relations/annual-reports
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 Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.

Compliant

Provide information or reference to a document containing information on the Corporate Governance Committee, including its functions

Indicate if the Committee undertook the process of identifying the quality of directors aligned with the company's strategic direction, if applicable.

The Company has a Nomination and Governance Committee. Its duties and responsibilities as reflected in its charter include screening qualified nominees for election as directors, assessing the independence of directors, introducing improvements on Board organization and procedures, setting-up of mechanisms for performance evaluation of the Board and Management, and providing programs for continuing education of the Board.

Moreso, the Nomination and Governance Committee undertook the process of identifying the qualification of directors aligned with the Company's strategic directions. It reviews and recommends to the Board for the appointment of Directors and members to the Board Committees. The process involves identifying, reviewing, and recommending potential candidates to the Board for consideration.

Links:

Revised Nomination and Governance Committee Charter:



Mer.ph/NomGovCharter	
SEC Form 17-A Annual Report, page 145; MERALCO 2024 Integrated Report, page 124 mer.ph/2024AR17A	
SEC Form 20-IS Definitive Information Statement, page 150 mer.ph/DIS2025	
Annual Report https://company.meralco.com.ph/investor- relations/annual-reports	



2. Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	compliant	Provide information or link/reference to a document containing information on the members of the Corporate Governance Committee, including their qualifications and type of directorship.	The Nomination and Governance Committee effectively ensures compliance with and proper observance by the Company with corporate governance principles and practices. Independent and objective judgment is practiced at all times by the Committee given that the Chairman and one other member are Independent Directors while all other members are nonexecutive directors. Link: Meralco Website: Board Committees (meralco.com.ph) *Profile of Directors: Meralco Website: Board of Directors (meralco.com.ph) SEC Form 17-A Annual Report, pages 96-108; MERALCO 2024 Integrated Report, 122, 124, 140-150 mer.ph/2024AR17A SEC Form 20-IS Definitive Information Statement, pages 11-22
			mer.ph/DIS2025 Annual/Integrated Report https://company.meralco.com.ph/investor-

relations/annual-reports



Chairman of the Corporate Governance Committee is an independent director.	Compliant	Provide information or link/reference to a document containing information on the Chairman of the Corporate Governance Committee.	
		The chairman of the Nomination and Governance Committee, Mr. Pedro Emilio O. Roxas, is an Independent Director.	
		Links: Meralco Website: Board Committees (meralco.com.ph)	
		*Profile of Nomination and Governance Committee Chairman Pedro Roxas: Meralco Website: Board of Directors (meralco.com.ph)	
		SEC Form 17-A Annual Report, page 106; MERALCO 2024 Integrated Report, 122, 124, 149 mer.ph/2024AR17A	
		SEC Form 20-IS Definitive Information Statement, page 21 mer.ph/DIS2025	
		Annual/Integrated Report https://company.meralco.com.ph/investor- relations/annual-reports	
Optional: Recommendation 3.3.			<u> </u>



Corporate Governance Committee meet at least twice during the year.	Compliant	Indicate the number of Corporate Governance Committee meetings held during the year and provide proof thereof.	
		The Nomination and Governance Committee met five (5) times in 2024.	
		Links: SEC Form 17-A Annual Report, page 131; MERALCO 2024 Integrated Report, pages 122 and 124: mer.ph/2024AR17A	
		SEC Form 20-IS Definitive Information Statement, page 49 mer.ph/DIS2025	
		Annual Report https://company.meralco.com.ph/investor- relations/annual-reports	
		Meralco Website: Board Committees (meralco.com.ph)	
Recommendation 3.4	·		



1.	Board establishes a separate Board Risk
	Oversight Committee (BROC) that should
	be responsible for the oversight of a
	company's Enterprise Risk Management
	system to ensure its functionality and
	effectiveness.

Provide information or link/reference to a document containing information on the Board Risk Oversight Committee (BROC), including its functions

The Risk Management Committee was formed to assist the Board of Directors in fulfilling its oversight responsibilities in establishing a risk management infrastructure capable of addressing risks to the Company.

Link:

Risk Management Committee Charter:

Risk Management Committee Charter.pdf [amazonaws.com]

SEC Form 17-A Annual Report—MERALCO 2024 Integrated Report, page 125 mer.ph/2024AR17A



BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	Non- compliant	Provide information or link/reference to a document containing information on the members of the BROC, including their qualifications and type of directorship	The Board is assisted by the Risk Management Committee that independently oversees the Company's Enterprise Risk Management System. It is chaired by a Non-Executive director while two (2) members are Independent Directors and the remaining members are all non-executive directors.
			Links: Meralco Website: Board Committees (meralco.com.ph) *Profile of Directors: Meralco Website: Board of Directors (meralco.com.ph) SEC Form 17-A Annual Report, pages 96-108;
			MERALCO 2024 Integrated Report, 122, 124, 140-150 mer.ph/2024AR17A SEC Form 20-IS Definitive Information Statement, pages 11-22 mer.ph/DIS2025 Annual/Integrated Report https://company.meralco.com.ph/investor-relations/annual-reports



3.	The Chairman of the BROC is not the Chairman of the Board or of any other	Compliant	Provide information or link/reference to a document containing information on the Chairman of the BROC	
	committee.		The Chairman of the Risk Management Committee, Mr. Patrick Henry C. Go, is not the Chairman of the Board or of any other	
			committee. Link: Meralco Website:	
			*Profile of Directors: Meralco Website: Board of Directors (meralco.com.ph)	
			SEC Form 17-A Annual Report, page 103; MERALCO 2024 Integrated Report, 146 and 147 mer.ph/2024AR17A	
			SEC Form 20-IS Definitive Information Statement, page 18 mer.ph/DIS2025	
			Annual/Integrated Report https://company.meralco.com.ph/investor- relations/annual-reports	



4.	At least one member of the BROC t	nas
	relevant thorough knowledge c	and
	experience on risk and risk manageme	ent.

Provide information or link/reference to a document containing information on the background, skills, and/or experience of the members of the BROC.

Ms. June Cheryl A. Cabal-Revilla, the Chairman of the Risk Management Committee, has solid experience in the areas of accounting, corporate finance, treasury, financial control and risk management, having been the Chief Finance, Risk and Sustainability Officer of another publicly-listed company and Appointed Member of the Financial Reporting and Sustainability Standards Council (FSRSC) of the Philippines, the accounting and sustainability standards-setters in the country, since 2010 for FRSC.

Links:

Profile of Ms. June Cheryl A. Cabal-Revilla:

<u>Microsoft Word - JUNE CHERYL A. CABAL-REVILLA</u> <u>(meralcomain.s3.ap-southeast-1.amazonaws.com)</u>

Company Website:

Board Committees (meralco.com.ph)

SEC Form 17-A Annual Report, pages 98-99 mer.ph/2024AR17A

SEC Form 20-IS Definitive Information Statement, page 14 mer.ph/DIS2025

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Recommendation 3.3					
1.	Board	establishes	а	Related	

Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.

Compliant

Party

Provide information or link/reference to a document containing information on the Related Party Transactions (RPT) Committee, including its functions.

The Related Party Transactions Committee was formed to assist the Board in reviewing material/significant RPTs to determine whether they are in the best interest of the Company and shareholders and ensure that all RPTs of the Company are conducted in fair and at arms' length terms. This information can be found in the Annual Report and the Company Website.

Link:

Related Party Transactions Committee Charter:

https://meralcomain.s3-ap-southeast-1.amazonaws.com/documents/pdf listing/2018-01/2017 rptcom 0.pdf?null



2.	RPT C	ommittee is cor	nposed of	at le	ast
	three	non-executive	directors,	two	of
	whom	should be inde	pendent, ir	ncludi	ng
	the Ch	nairman.			

Provide information or link/reference to a document containing information on the members of the RPT Committee, including their qualifications and type of directorship.

The Chairman, Mr. Pedro E. Roxas and another member, Ret, Chief Justice Artemio V. Panganiban are Independent Directors while all other members are non-executive directors. The information on the members of the RPT Committee, including their qualifications and type of directorship, are stated in the Annual Report as well as in the Company Website.

Links:

Meralco Website:

Board Committees (meralco.com.ph)

*Profile of Directors:

Meralco Website:

Board of Directors (meralco.com.ph)

SEC Form 17-A Annual Report, pages 96-108; MERALCO 2024 Integrated Report, 122, 126 mer.ph/2024AR17A

SEC Form 20-IS Definitive Information Statement, pages 11-22

mer.ph/DIS2025

Annual/Integrated Report

https://company.meralco.com.ph/investor-relations/annual-reports

Recommendation 3.6



 All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.

Compliant

Provide information on or link/reference to the company's committee charters, containing all the required information, particularly the functions of the Committee that is necessary for performance evaluation purposes.

The Company's Board Committees have their respective committee charters stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information. All the Charters are uploaded in the Company Website, particularly in the page for Board Committees.

Link:

Meralco Website:

Board Committees (meralco.com.ph)

Executive Committee Charter:

Executive Committee Charter.pdf (amazonaws.com)

Nomination and Governance Committee Charter:

Nom and Gov Charter Sad.pdf (meralcomain.s3.apsoutheast-1.amazonaws.com)

Audit Committee Charter:

A (meralcomain.s3.ap-southeast-1.amazonaws.com)

Risk Management Committee Charter:

<u>Risk Management Committe Charter Sad.pdf</u> [meralcomain.s3.ap-southeast-1.amazonaws.com]

Remuneration and Leadership Development Committee Charter:

Remuneration and Leadership Development
Committee Charter.pdf (meralcomain.s3.ap-southeast1.amazonaws.com)



Finance Committee Charter: Finance Committee Charter Sqd 0.pdf [meralcomain.s3.ap-southeast-1.amazonaws.com]
Related Party Transactions Committee Charter: RPT Committee Charter Sqd.pdf (meralcomain.s3.ap-southeast-1.amazonaws.com)
Sustainability Committee Sustainability Committee Charter 1.pdf (meralcomain.s3.ap-southeast-1.amazonaws.com)



Committee Charters provide standards for evaluating the performance of the Committees.	Compliant	The members of the Board evaluate the overall performance of the committees based on the provisions of the Board Committee Charters. Also, each committee member evaluates his committee's performance vis-à-vis the respective charters and SEC's Guidelines for the Assessment of the Performance of Audit Committee of Companies Listed on the Exchange.	
		Links: Meralco Website: Board Matters (meralco.com.ph) Board Committees (meralco.com.ph) SEC Form 17-A Annual Report, page 132; MERALCO 2024 Integrated Report, page 127 mer.ph/2024AR17A	
		SEC Form 20-IS Definitive Information Statement, page 50 mer.ph/DIS2025 Annual Report	
		https://company.meralco.com.ph/investor-relations/annual-reports Executive Committee Charter: Executive Committee Charter.pdf (amazonaws.com)	
		Nomination and Governance Committee Charter: Nom and Gov Charter Sgd.pdf (meralcomain.s3.ap-southeast-1.amazonaws.com) Audit Committee Charter: A (meralcomain.s3.ap-southeast-1.amazonaws.com)	



Risk Management Committee Charter:

Risk Management Committe Charter Sqd.pdf (meralcomain.s3.ap-southeast-1.amazonaws.com)

Remuneration and Leadership Development Committee Charter:

Remuneration and Leadership Development
Committee Charter.pdf (meralcomain.s3.ap-southeast1.amazonaws.com)

Finance Committee Charter:

Finance Committee Charter Sgd 0.pdf [meralcomain.s3.ap-southeast-1.amazonaws.com]

Related Party Transactions Committee Charter:

RPT Committee Charter Sqd.pdf (meralcomain.s3.apsoutheast-1.amazonaws.com)

Sustainability Committee

<u>Sustainability Committee Charter 1.pdf</u> [meralcomain.s3.ap-southeast-1.amazonaws.com]



•	Compliant	Provide link to company's website where the Committee Charters are disclosed.	
on the company's website.		The Committee Charters are all uploaded to	
		the Company Website.	
		Meralco Website:	
		Board Committees (meralco.com.ph)	
		Executive Committee Charter:	
		Executive Committee Charter.pdf (amazonaws.com)	
		Nomination and Governance Committee Charter:	
		Nom and Gov Charter Sgd.pdf (meralcomain.s3.ap-	
		southeast-1.amazonaws.com)	
		Audit Committee Charter:	
		A (meralcomain.s3.ap-southeast-1.amazonaws.com)	
		Risk Management Committee Charter:	
		Risk Management Committe Charter Sgd.pdf	
		[meralcomain.s3.ap-southeast-1.amazonaws.com]	
		Remuneration and Leadership Development Committee Charter:	
		Remuneration and Leadership Development	
		Committee Charter.pdf (meralcomain.s3.ap-southeast-	
		1.amazonaws.com)	
		Finance Committee Charter:	
		Finance Committee Charter Sad 0.pdf	
		(meralcomain.s3.ap-southeast-1.amazonaws.com)	
		Related Party Transactions Committee Charter:	
		RPT Committee Charter Sgd.pdf (meralcomain.s3.ap-	
		southeast-1.amazonaws.com)	
		Sustainability Committee	
		Sustainability Committee Charter_1.pdf	
		[meralcomain.s3.ap-southeast-1.amazonaws.com]	

Principle 4: To show full commitment to the company, the directors should devote the time and attention necessary to properly and effectively perform their duties and responsibilities, including sufficient time to be familiar with the corporation's business.

Recommendation 4.1



 The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tele-/videoconferencing conducted in accordance with the rules and regulations of the Commission.

Compliant

Provide information or link/reference to a document containing information on the process and procedure for tele/videoconferencing board and/or committee meetings.

Provide information or link/reference to a document containing information on the attendance and participation of directors to Board, Committee and shareholders' meetings.

Directors attend and actively participate in meetings of the Board, Committees and shareholders in person, through tele-/videoconferencing, or through remote communication. Procedures for board and/or committee meetings, including tele/videoconferencing are provided in the Company's By-Laws, Revised Manual of Corporate Governance, and Board Charter as supplemented by existing laws and SEC regulations.

As stated in the Board Charter, Article XIV, Section F, page 16, the Board observes the pertinent guidelines set in SEC Memorandum Circular no. 15 (2001) in the conduct of Board meetings through teleconferencing or videoconferencing. The Board likewise complies with SEC Memorandum Circular No. 6, Series of 2020 on the guidelines for remote participation in corporate meetings in support of an expanded community quarantine to contain the coronavirus (COVID-19) pandemic.

Mer.ph/BoardCharter



Other information on the attendance and participation of directors to Board, Committee and shareholders' meetings can be found in the following:

Meralco Website(Board Meeting):

Board Matters (meralco.com.ph)

By-Laws, Article II, Section 4, pages 10:

sec ctc meralco amended by-laws 19dec2018.pdf [amazonaws.com]

mer-bl-amended january 23 2025.pdf [meralcomain.s3.ap-southeast-1.amazonaws.com]

Board Charter, Article XIV, pages 15 and 16:

Mer.ph/BoardCharter

Revised Manual of Corporate Governance:

[Sgd] MANUAL OF CORPORATE GOVERNANCE v2024.pdf (meralcomain.s3.apsoutheast-1.amazonaws.com)

Information on the attendance and participation of directors to Board, Committee and shareholders' meetings are disclosed in the Annual Report and posted in the Company's website.

Links:

SEC Form 17-A Annual Report, pages 130-131; MERALCO 2024 Integrated Report, page 122

mer.ph/2024AR17A



		SEC Form 20-IS Definitive Information Statement, pages 49 mer.ph/DIS2025 Annual Report https://company.meralco.com.ph/investor- relations/annual-reports	
The directors review meeting materials for all Board and Committee meetings.	Compliant	In accordance with Section 4.1.2.4.1 (page 12) of the Revised Manual of Corporate Governance, materials and related supporting documents to be used in the meetings of the board and board committees are given at least five (5) business days in advance, to give sufficient time for the directors to read and understand them. Links: Meralco website: Board Matters (meralco.com.ph) Revised Manual of Corporate Governance: [Sgd] MANUAL OF CORPORATE GOVERNANCE v2024.pdf (meralcomain.s3.apsoutheast-1.amazonaws.com)	



3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	Compliant	Provide information or link/reference to a document containing information on any questions raised or clarification/explanation sought by the directors The directors may ask the necessary questions or seek clarifications and explanations during	
		the Board and Committee meetings.	
		Board members are also 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.	
		Link: Meralco Website: Board Matters (meralco.com.ph)	
Recommendation 4.2			



1.	Non-executive directors concurrently
	serve in a maximum of five publicly-listed
	companies to ensure that they have
	sufficient time to fully prepare for minutes,
	challenge Management's
	proposals/views, and oversee the long-
	term strategy of the company.

Noncompliant

Disclose if the company has a policy setting the limit of board seats that a non-executive director can hold simultaneously.

Provide information or reference to a document containing information on the directorships of the company's directors in both listed and non-listed companies

The Company is partially compliant in this recommendation as majority of the non-executive directors (7 of 10 non-executive director including independent) served in less than five publicly listed companies.

Nonetheless, under the Board Charter, the non-executive directors of the Board may concurrently serve as directors of other publicly listed companies, but they must ensure that they have sufficient time to fully prepare for meetings, challenge Management's proposals/views, and oversee the long-term strategy of the Company.

Non-executive directors are provided advance notice of proposed meeting agenda, together with supporting documents, so as to give them reasonable period of time within which to study and prepare for the meeting, challenge Management's proposals or views, and oversee the long-term strategy of the Company.

Also, the Board ensures that all its members attend most, if not all, of its meetings, extensively discuss all



matters affecting the Company and its stakeholders as well as its long-term strategy.

Accordingly, in 2024, most of the directors attended all the scheduled board meetings.

Board Charter

Mer.ph/BoardCharter

Meralco Website:

Board Matters (meralco.com.ph)

SEC Form 17-A Annual Report, pages 130-131; MERALCO 2024 Integrated Report, page 122 mer.ph/2024AR17A

SEC Form 20-IS Definitive Information Statement, pages 49 mer.ph/DIS2025

The directorships of the directors in both listed and non-listed companies are stated in the Annual Report 2024 and Definitive Information Statement (DIS) 2025:

SEC Form 17-A Annual Report, pages 96-108; MERALCO 2024 Integrated Report, pages 140-150

mer.ph/2024AR17A

SEC Form 20-IS Definitive Information Statement, pages 11-22 mer.ph/DIS2025

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Recommendation 4.3



The directors notify the company's board before accepting a directorship in another company.	Compliant Provide copy of written notification to the board or minutes of board meeting wherein the matter was discussed. On May 29, 2018, the Board approved a Board Charter which provides, among others, that a Director should notify the Board before accepting a directorship in another company. Link: Board Charter, Section IX (e): Mer.ph/BoardCharter Also, the Company's Conflict of Interest Policy requires all directors to submit a Full Business Interest Disclosure Statement not later than January 31 of each year. This includes the disclosure of each director's affiliations and directorships in other companies. The Nomination and Governance Committee of the Board annually reviews the prescribed Full Business Interest Disclosure of all incoming Directors to ensure that the Board's membership has a proper mix and diversity of qualifications, background, experience, independence, and skills needed to effectually perform its responsibilities. Link: Conflict of Interest Policy Mer.ph/COI2012	
Optional: Principle 4		



Company does not have any executive directors who serve in more than two boards of listed companies outside of the group. Compliant Compliant	The only executive director in the Board is the Company's CEO, Mr. Manuel V. Pangilinan who does not serve in more than two boards of listed companies outside of the group. The directorships of the only executive director in both listed and non-listed companies are stated in the Annual report 2024 and Definitive Information Statement (DIS) 2025: SEC Form 17-A Annual Report, pages 96-97; MERALCO 2024 Integrated Report, pages 140-141 mer.ph/2024AR17A SEC Form 20-IS Definitive Information Statement, pages 11-13 mer.ph/DIS2025 Annual Report https://company.meralco.com.ph/investor-relations/annual-reports	
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Company schedules board of directors' meetings before the start of the financial year.	Compliant	The Board, as part of the agenda of its meeting on November 6, 2023 approved the schedule of 2024 Board meetings. Link: Meralco website: Board Matters (meralco.com.ph)	
		SEC Form 17-A Annual Report— MERALCO 2024 Integrated Report, page 120 mer.ph/2024AR17A	
		SEC Form 17-A Annual Report— MERALCO 2023 Sustainability Report, page 55 mer.ph/2024AR17A	
		SEC Form 20-IS Definitive Information Statement- List of Acts of the Board, November 6, 2023 meeting, Annex B, page 2 msrd-meralco- amended dis 02 may 2024 pse pdex.pdf [meralcomain.s3.ap-southeast-1.amazonaws.com]	
		Annual Report https://company.meralco.com.ph/investor- relations/annual-reports	



3. Board of directors meet at least six times during the year.	Compliant	Indicate the number of board meetings during the year and provide proof The Board met sixteen (16) times in 2024. The 2024 Annual Stockholders' Meeting and Board Meeting Attendance are disclosed in the Annual Report and in the Company Website. Links:	
		SEC Form 17-A Annual Report, pages 130-131; MERALCO 2024 Integrated Report, page 122 mer.ph/2024AR17A SEC Form 20-IS Definitive Information Statement, page 49	
		mer.ph/DIS2025 Annual Report https://company.meralco.com.ph/investor-relations/annual-reports	
		Meralco website: Board Matters (meralco.com.ph)	



4.	Company requires as minimum quorum of at least 2/3 for board decisions.	Non- compliant	Indicate the required minimum quorum for board decisions	The minimum quorum adopted by the Board, which is in accordance with the Philippine Corporation Code and the Company's Amended By-Laws, is majority of 11 Directors of the Board (50% +1), or at least 6 Directors.
				Nevertheless, consensus among directors for most if not all resolutions are reached through open, transparent, and vigorous discussions. Based on the 2024 Board Meeting attendance and voting records, more than two-thirds (2/3) of the BOD were present at and have voted upon proposed resolutions at every meeting. Hence, in practice, board decisions are arrived at in a meeting attended by at least 2/3 of the members of the BOD.
				The 2024 Board Committee Meeting Attendance is stated in the Annual Report and Definitive Information Statement:
				SEC Form 17-A Annual Report, pages 130-131; MERALCO 2024 Integrated Report, page 122 mer.ph/2024AR17A
				SEC Form 20-IS Definitive Information Statement, page 49 mer.ph/DIS2025



			Annual Report https://company.meralco.com.ph/investor- relations/annual-reports Meralco website: Board Matters (meralco.com.ph)
Principle 5: The board should endeavor to exer	rcise an objecti	ve and independent judgment on all corporate	affairs
Recommendation 5.1			
The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher.	Non- compliant	Provide information or link/reference to a document containing information on the number of independent directors in the board	The Board has at least 3 independent directors. The Board is composed of a majority of non-executive directors and is able to constantly exercise objective and independent judgment on all corporate affairs. In 2024, out of 11 directors, three (3) are independent directors, only one (1), the CEO is executive director while the remaining seven (7) are all non-executive directors. Link: Meralco website: Https://mer.ph/BODirectors



1. The independent directors possess all the	Compliant	Provide information or link/reference to a document containing information on the qualifications of the independent directors.	
qualifications and none of the disqualifications to hold the positions.			
aisquaimeanons to Hola me posmens.		The independent directors possess all the qualifications and none of the	
		disqualifications to hold the positions. The	
		profiles of the independent directors are	
		disclosed in the Company Website while the	
		required qualifications of an independent	
		director are provided in the Manual of	
		Corporate Governance.	
		Links:	
		*Profiles of the independent directors	
		·	
		Definitive Information Statement 2025, page 11-22	
		mer.ph/DIS2025	
		T	
		The qualifications and disqualifications of the independent directors are stated in Section	
		independent directors are stated in Section 4.1.1.2, Section 4.1.1.3, and Section 4.5 of the	
		Revised Manual of Corporate Governance	
		(pages 6-9 and pages 32-34	
		mer.ph/CGManual2024	
Supplement to Recommendation 5.2			



Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.	Provide link/reference to a document containing informati directors are not constrained to vote independently. The Company has no shareh agreements, by-laws provisions, or arrangements that constrain the direct ability to vote independently. Links: *Board Independence: Https://mer.ph/BODirectors	older other
Recommendation 5.3		



1. The independent directors serve	for a Not	Provide information or link/reference to a document showing the	The Company's Revised Manual of
cumulative term of nine years (reck from 2012).		years IDs have served as such.	Corporate Governance states that independent directors may serve for a maximum of nine consecutive years reckoned from 2012, making sure, however, that the shareholders' legal right to vote and be voted directors remains inviolable.
			If the company wants to retain an independent director who has served for nine consecutive years, the Board should provide meritorious justification and advise the shareholders of such justification during the annual shareholders' meeting.
			The election in 2024 Annual Stockholders Meeting (ASM) of Ret. Chief Justice Artemio Panganiban and Pedro Emilio O. Roxas as the Company's Independent Directors for the ensuing year (ASM 2024 to ASM 2025) constitutes their 12 th year of being independent directors reckoned from 2012.
			Nonetheless, in the 2024 Annual Stockholders Meeting, in compliance with the Company's Manual of Corporate Governance and the SEC



Code of Corporate Governance, the Company opted to allow the renomination and election of Ret. Chief Justice Artemio Panganiban and Pedro Emilio O. Roxas as the Company's Independent Directors based on meritorious justification which was presented to, and approved by, the stockholders during said meeting. Ms. Lydia Echauz, on the other hand, is serving her third year as Independent Director of the Company.

Links:

Meralco website (Independent Directors):

<u>Board Matters (meralco.com.ph)</u>

Said profile and qualifications as well as the years the independent directors serve years as such are likewise reflected in the 2025 Definitive Information Statement:

SEC Form 17-A Annual Report, page 149 mer.ph/2024AR17A

Definitive Information Statement 2025, page 11-22 mer.ph/DIS2025



The company bars an independent director from serving in such capacity after the term limit of nine years.	Compliant	Provide an information or link/reference to document containing information on the company's policy on term limits for its independent director Section 4.5.2.2 of the Revised Manual of Corporate Governance states that independent directors may serve for a maximum of nine consecutive years reckoned from 2012, making sure, however, that the shareholders' legal right to vote and be voted directors remains inviolable.	
		If the company wants to retain an independent director who has served for nine consecutive years, the Board should provide meritorious justification and advise the shareholders of such justification during the annual shareholders' meeting. The Revised Corporate Governance Manual is uploaded to the website.	
		Link: Revised Manual of Corporate Governance, Section 4.5.2, page 32-34: mer.ph/CGManual2024	



3.	In the instance that the company retains
	an independent director in the same
	capacity after nine years, the board
	provides meritorious justification and
	seeks shareholders' approval during the
	annual shareholders' meeting.

Provide reference to the meritorious justification and proof of shareholders' approval during the annual shareholders' meeting.

Section 4.5.2.2 of the Company's Manual of Corporate Governance states that independent directors may serve for a maximum of nine consecutive years reckoned from 2012, making sure, however, that the shareholders' legal right to vote and be voted directors remains inviolable.

If the company wants to retain an independent director who has served for nine consecutive years, the Board should provide meritorious justification and advise the shareholders of such justification during the annual shareholders' meeting. The Revised Corporate Governance Manual is uploaded in the website.

The election in the 2024 Annual Stockholders Meeting (ASM) of Ret. Chief Justice Artemio Panganiban and Pedro Emilio O. Roxas as the Company's Independent Directors for the ensuing year (ASM 2024 to ASM 2025) constitutes their 12th year of being independent directors reckoned from 2012.

Nonetheless, in the 2024 Annual Stockholders Meeting, in compliance with the Company's Manual of Corporate Governance and the SEC Code of Corporate Governance, the Company opted to allow the re-nomination



and election of Ret. Chief Justice Artemio Panganiban and Pedro Emilio O. Roxas as the Company's Independent Directors based on meritorious justification which was presented to, and approved by, the stockholders during said meeting. Ms. Lydia Echauz, on the other hand, is serving her second year as Independent Director of the Company.

Links:

Meralco website (Independent Directors):
Board Matters (meralco.com.ph)

SEC Form 17-A Annual Report, page 149 mer.ph/2024AR17A

Definitive Information Statement 2025, page 46-48 mer.ph/DIS2025

Revised Manual of Corporate Governance, Section 4.5.2, page 32-34:

mer.ph/CGManual2024



Recommendation 5.4		
Recommendation 5.4 1. The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	Identify the company's Chairman of the Board and Chief Executive Officer	In 2024, Mr. Manuel V. Pangilinan served as the Company's Chairman and CEO. To ensure that the Chairman is able to exercise objective independent judgement on corporate affairs, the day-to-day operations of the Company are handled by the Company's COO and Chief Revenue Officer. Also, major shareholders were consulted in advance and reasons for delegation of both roles to a single person were set out to shareholders at the time of the appointment. Finally, a lead independent director was also designated to maintain independence of the Board from the management. Link: 2024 Amended General Information Sheet: https://meralcomain.s3.ap-southeast- 1.amazonaws.com/2024- 11/manila electric company-2024-gis-amended november 20 2024 redacted no botd.pdf
		botd.pdf Revised Manual of Corporate Governance, Section 4.5.3, page 34: mer.ph/CGManual2024 SEC Form 17-A Annual Report, page 146 mer.ph/2024AR17A



Recommendation 5.5		36: mer.ph/CGManual2024	
		Links: Revised Manual of Corporate Governance, page 17 and	
		The roles and responsibilities of the Chairman and the Chief Executive Officer are disclosed in the Revised Manual of Corporate Governance as well as in the By-Laws.	
 The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities. 	Compilarii	information on the roles and responsibilities of the Chairman of the Board and Chief Executive Officer. Identify the relationship of Chairman and CEO.	



1.	If the Chairman of the Board is not an
	independent director, the board
	designates a lead director among the
	independent directors.

Provide information or link/reference to a document containing information on a lead independent director and his roles and responsibilities, if any. Indicate if Chairman is independent.

Section 4.5.4 of the Revised Manual of Corporate Governance provides that the Board shall consider designating a lead director among the independent directors if the Chairman of the Board is not independent and if the positions of the Chairman of the Board and Chief Executive Officer are held by one person.

Considering that the Chairman of the Board is not an independent director, the appointment of a Senior or Lead Independent Director was endorsed to, and approved by, the Board of Directors. The Board subsequently appointed Independent Director (ID) Ret. Chief Justice Artemio V. Panganiban as the Lead Independent Director to serve as such until the next Lead ID is appointed.

Links:

Annual Report

Annual Reports (meralco.com.ph)

SEC Form 17-A Annual Report, page 147 mer.ph/2024AR17A

Meralco website:

Board Matters (meralco.com.ph)

SEC Form 17-A Annual Report, Sec. 4.5.4 page 134

mer.ph/2024AR17A

Recommendation 5.6



1.	Directors	with	material	intere	st	in	а
	transactio	on aff	ecting th	ne cor	rpor	atio	on
	abstain	from	taking	part	in	tl	he
	deliberati	ons on	the trans	action.			

Provide proof of abstention, if this was the case

The Company's Revised Code of Ethics in relation to Conflict of Interest Policy requires all its directors and officers to abstain and/or inhibit themselves from participating in discussions on a particular agenda when they are conflicted.

Revised Code of Ethics, Section 5.4 (page 6-10): https://mer.ph/COEthics

Except with respect to the Related Party Transactions as discussed in Note 23 to the consolidated financial statements as at December 31, 2024, there was no transaction involving MERALCO in which any of its directors or executive officers, any nominee for election as director, or security holder owning 10% or more of MERALCO's total outstanding shares and members of their immediate family had a material interest.

In 2024, the list of material RPTs in Note 23 does not include any transaction where a director has material interest that would affect the corporation and require his abstention.

Definitive Information Statement 2025, Certain Relationships and Related Transactions, page 51 in relation to Note 23 of the Notes to Consolidated Financial Statement, page 82 (page 331), mer.ph/DIS2025

Recommendation 5.7



1.	The non-executive directors (NEDs) have							
	separate periodic meetings with the							
	external auditor and heads of the internal							
	audit, compliance and risk functions,							
	without any executive present.							

Provide proof and details of said meeting, if any.

Provide information on the frequency and attendees of meetings.

The Audit Committee, which is composed of non-executive directors undertakes executive sessions with the Chief Audit Executive (CAE) and the External Auditors without the presence of Management. The conduct of executive session with the external auditors and the chief audit executive at least once a year is provided for in the charter of the Audit Committee.

On 05 December 2024, the Audit Committee held separate executive session with the engagement partner of the external auditors, SGV. The agenda in these meetings involves matters the Audit Committee or the auditors believe should be discussed without the presence of the executive director or officers from management.

Links:

Annual Report, Report of the Audit Committee:
Annual Reports (meralco.com.ph)

SEC Form 17-A Annual Report, page 159 mer.ph/2024AR17A

Meralco website (Board Committees):
Board Committees (meralco.com.ph)



The meetings are chaired by the lead independent director. Cor Cor Cor Cor Cor Cor Cor	The meetings between the non-executive directors (NEDs) and the external auditor and heads of the internal audit, compliance and risk functions, in the absence of the executive director, were chaired by Ret. CJ. Panganiban, the Company's lead independent director and Chairman of the Audit Committee. Annual Report, Report of the Audit Committee: Annual Reports (meralco.com.ph). SEC Form 17-A Annual Report, page 159 mer.ph/2024AR17A.	
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1. None of the directors is a former CEO of the company in the past 2 years. Not compliant Provide name/s of company CEO for the past 2 years Atty. Ray C. Espinosa was the President and CEO of the Company from May 2019 to May 2023. Mr. Manuel V. Pangilliana took the role of CEO from May 30, 2023 but to ensure that the Chairman is able to exercise objective independent judgement on corporate affairs, the day-to-day operations of the Company are handled by the Company's COO and Chief Revenue Officer. Also, major shareholders were consulted in advance and reasons for delegation of both roles to a single person were set out to shareholders at the time of the appointment. Finally, a lead independent director was also designated to maintain independence of the Board from the management.	Optional: Principle 5		
LINK: 2024 Amended General Information Sheet: https://meralcomain.s3.ap-southeast- l.amazonaws.com/2024- 11/manila electric company-2024-gis- amended november 20 2024 redacted no botd.pdf Revised Manual of Corporate Governance, Section 4.5.3, page 34: mer.ph/CGManual2024 SEC Form 17-A Annual Report, page 149 mer.ph/2024AR17A	1. None of the directors is a former CEO of	Provide name/s of company CEO for the past 2 years	President and CEO of the Company from May 2019 to May 2023. Mr. Manuel V. Pangilinan took the role of CEO from May 30, 2023 but to ensure that the Chairman is able to exercise objective independent judgement on corporate affairs, the day-to-day operations of the Company are handled by the Company's COO and Chief Revenue Officer. Also, major shareholders were consulted in advance and reasons for delegation of both roles to a single person were set out to shareholders at the time of the appointment. Finally, a lead independent director was also designated to maintain independence of the Board from the management. Link: 2024 Amended General Information Sheet: https://meralcomain.s3.ap-southeast-1.amazonaws.com/2024-11/manila electric company-2024-gis-amended november 20 2024 redacted no botd.pdf Revised Manual of Corporate Governance, Section 4.5.3, page 34: mer.ph/CGManual2024 SEC Form 17-A Annual Report, page 149



Principle 6: The best measure of the Board's effectiveness is through an assessment process. The Board should regularly carry out evaluations to appraise its performance as a body, and assess whether it possesses the right mix of backgrounds and competencies.

appraise its performance as a body, and assess whether it possesses the right mix of backgrounds and competencies.						
Recommendation 6.1						
Board conducts an annual self-assessment of its performance as a whole. Season annual self-assessment of its performance as a whole.	Compliant	Provide proof of self-assessments conducted for the whole board, the individual members, the Chairman and the Committees The Board conducts an annual self-assessment of its performance as a whole. The Board conducted the assessment of its 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 the discharge of their duties. The Corporate Secretary hereby attests that such annual self-assessment for the 2023 Board Performance was conducted by the Board from February 26 to March 14, 2024, and for the 2024 Board Performance, from February 24 to March 13, 2025. Links: Annual Report Annual Reports (meralco.com.ph) SEC Form 17-A Annual Report, page 155-156 mer.ph/2024AR17A Meralco website: Board Matters (meralco.com.ph)				



2. The Chairman conducts a self-assessment of his performance.	Compliant	The Chairman conducts a self-assessment of his performance.	
		The Chairman of the Board hereby attests that such annual self-assessment was conducted from February 26 to March 14, 2024 for the 2023 performance, and for 2024, from February 24 to March 13, 2025.	
		Links: Annual Report Annual Reports (meralco.com.ph)	
		SEC Form 17-A Annual Report, page 155-156 mer.ph/2024AR17A	
		Meralco website: Board Matters (meralco.com.ph)	



3. The individual members conduct a self-assessment of their performance.	Compliant	The individual members conduct a self-assessment of their performance. The Corporate Secretary hereby attests that such annual self-assessment was conducted from February 26 to March 14, 2024 for the 2023 performance, and for 2024, from February 24 to March 13, 2025.	
		Links: Annual Report Annual Reports (meralco.com.ph) SEC Form 17-A Annual Report, page 155-156 mer.ph/2024AR17A Meralco website:	
4. Each committee conducts a self-assessment of its performance.	Compliant	Board Matters (meralco.com.ph) Each committee conducts a self-assessment of its performance. The Corporate Secretary hereby attests that such annual self-assessment was conducted from February 26 to March 14, 2024 for the 2023 performance, and for 2024, from February 24 to March 13, 2025. Links: Annual Report Annual Reports (meralco.com.ph) SEC Form 17-A Annual Report, page 155-156 mer.ph/2024AR17A	
		Meralco website: Board Matters (meralco.com.ph)	



5. Every three years, the assessments are supported by an external facilitator.	Compliant	Identify the external facilitator and provide proof of use of an external facilitator.	
		In 2023, the Company engaged the services of the Good Governance Advocates and Practitioners of the Philippines (GGAPP) to support the evaluation process for the the 2022 Board, Committee, and Key Officers' performance assessment. The company will seek the support of an external facilitator in its assessment of the 2025 Board, Committee, and Key Officers' Performance. Links: Annual Report	
		Annual Reports (meralco.com.ph) SEC Form 17-A Annual Report, page 155-156 mer.ph/2024AR17A Meralco website: Board Matters (meralco.com.ph)	
Recommendation 6.2			



1.	Board	d h	has	in	place	а	system	that
	provi	des	s, at	the	minim	υm,	criteria	and
	proc	ess :	to de	eteri	mine the	e pe	erforman	ce of
	the	Во	ard,	ind	dividual	d	irectors	and
	comi	mitt	ees.					

Provide information or link/reference to a document containing information on the system of the company to evaluate the performance of the board, individual directors and committees, including a feedback mechanism from shareholders

The Board annually conducts a self-assessment of its 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 the discharge of their duties.

The Board conducted the performance assessment from February 26 to March 14, 2024 for the 2023 Performance, and for the 2024 Board Performance, from February 24 to March 13, 2025 through employment of the following assessment forms, with the following processes and criteria:

- 1. Collective Board Assessment each director assessed the board performance as a whole based on the following categories:
 a) Board composition; b) Board efficiency and performance; c) Board meetings and participation.
- 2. **Individual Director Self-Rating** each director evaluated their performance for the previous year.
- 3. **Board Committee Assessment –** each director assessed the overall



performance of the board committees as well as the individual board committees based on the provisions of Board Committee Charters. 4. **Key Officers' Ratings -** each director assessed the performance of the President and CEO, Chief Compliance Officer Chief Risk Officer, and Chief Audit Executive. In addition, the Chairman participated in the selfassessment of his performance in the previous year. Links: **Annual Report** Annual Reports (meralco.com.ph) SEC Form 17-A Annual Report, page 155-156 mer.ph/2024AR17A Meralco website: Board Matters (meralco.com.ph)



The system allows for a feedback mechanism from the shareholders.	Compliant	The Company Website (http://www.meralco.com.ph/), has a section, "Contact Us" that can be used by all stakeholders, including shareholders, in sending feedback, complaints or inquiries:	
		The Company website https://company.meralco.com.ph/investor- relations/shareholders-information also provides the contact information of Corporate Compliance (formerly Stockholder Affairs) as well as the Stock Transfer Agent:	
		Corporate Compliance (formerly Stockholder Affairs)	
		G/F, Lopez Building, Meralco Center, Ortigas Avenue, Brgy. Ugong, Pasig City, 1605 Philippines	
		Tel. No.: COMMON: (632) 8632-8884, (632) 8632-8883, (632) 8632-8765 PREFERRED: (632) 8632-8616, (632) 81622-2183	
		Fax No.: (632) 632-8885 E-mail: corporate.compliance@meralco.com.ph	
		TRANSFER AGENT	
		RCBC Stock Transfer, G/F Grepalife Building	



221 Sen. Gil Puyat Avenue corner Pasong Tamo St., Makati City

Telephone numbers:

(632) 88924197 - (Larnie Mari Vida / Irene Columbres) (632) 88949000 local 3694 - (Diane Laxamana) (632) 88949000 local 3692 - (Joey Bonoan) (632) 88927566 - (Dyan Del Castillo)

E-mail:

rcbcstocktransfer@rcbc.com abmadrid@rcbc.com joscruz@rcbc.com

Company Contact details are likewise reflected in the Annual Report.

Feedback from shareholders, if any, may be raised during the Nomination and Governance Committee meeting together with the performance assessments results or during the Annual Stockholders Meeting. Link:

Annual Report

Annual Reports (meralco.com.ph)

SEC Form 17-A Annual Report

mer.ph/2024AR17A

Meralco website:

Shareholders Information (meralco.com.ph)

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



Recommendation 7.1				
Board adopts a Conduct and Ethic standards for profes behavior, as we acceptable and una and practices in int dealings of the comp	ssional and ethical ell as articulate acceptable conduct ternal and external	Compliant	Provide information on or link/reference to the company's Code of Business Conduct and Ethics. Provide information on or discuss how the company disseminated the Code to its Board, senior management and employees. Provide a link to the company's website where the Code of Business Conduct and Ethics is posted/ disclosed.	
The Code is properly Board, senior m employees.		Compliant	The Company's Code of Business Conduct and Ethics (Revised Code of Ethics) prescribes the ethical values and behavioral standards,,	



3. The Code is disclosed and made	Compliant	which all directors, officers, and employees of	
available to the public through the		the Company are required to observe in the	
company website.		performance of their respective duties and	
, ,		responsibilities. The Revised Code of Ethics	
		also provides for the ethical standards to be	
		observed by all directors, officers, and	
		employees in their relationships among	
		themselves and in dealing with the	
		Company's customers, suppliers, business	
		partners, competitors, government,	
		regulators, creditors, stockholders and the	
		general public.	
		Revised Code of Ethics:	
		https://mer.ph/COEthics	
		Copies of the Revised Code of Ethics are	
		disseminated to all directors, officers and	
		employees, posted in the Company's internal	
		program—the MyHRExpress facility, and	
		explained to the directors, officers and	
		employees during onboarding or orientation	
		programs and seminars. It is also uploaded to	
		the Company Website.	
		Link:	
		Meralco website: Revised Code of Ethics (meralco.com.ph)	
		Kevised Code of Littles [Metalco.com.ph]	
		Annual Report,	
		Annual Reports (meralco.com.ph)	
		SEC Form 17-A Annual Report, page 171-172	
		mer.ph/2024AR17A	
Supplement to Recommendation 7.1			



1.	Company has clear and stringent policies							
	and	proc	edures	on	curbing	and		
	pena	lizing	compa	ny	involvemer	nt in		
	offerir	ng, pa	ying and	d rec	eiving bribe	s.		

Provide information on or link/reference to a document containing information on the company's policy and procedure on curbing and penalizing bribery

On February 26, 2018, the Company formalized its anti-corruption policy and program through an Anti-Bribery and Corruption Policy approved by the Board aiming to curb and penalize company involvement in offering, paying, and receiving bribes.

Anti-Bribery and Corruption Policy

Anti-Bribery and Corruption Policy.pdf (amazonaws.com)

The Company's Anti-Bribery and Corruption Policy and Program is also embodied in Section 5.1.3 of the **Revised Code of Ethics** which prohibits 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. https://mer.ph/COEthics

The Company's anti-corruption policy is reinforced by the following policies:

A. Conflict of Interest Policy which requires all Directors, Officers and Employees 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.

Mer.ph/COI2012



	B. Policy on Solicitation and Acceptance of Gifts which requires Directors, Officers, and Employees to 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, solicitation and acceptance of gifts from Third Party entities are prohibited.
	Policy on Solicitation and Acceptance of Gifts.pdf (amazonaws.com)
	C. Amended Suppliers Business Conduct which prohibits corruption, extortion and embezzlement. Suppliers shall comply, at all times, will all applicable anti-bribery and corruption laws. Suppliers shall not offer, accept, promise, pay, permit, or authorize bribes and kickbacks, which include giving of gifts to the Company's Directors, Officers or Employees or other means to obtain an undue or improper advantage.
	Policy on Solicitation and Acceptance of Gifts.pdf (amazonaws.com)
	Violations of these policies are penalized in the Company's Code on Right Employee Conduct. These policies are uploaded to the Company Website. Link: Meralco website: Other Policies (meralco.com.ph)
Recommendation 7.2	



1.	Board ensures the	e pro	per a	nd (effici	ent
	implementation	and	mor	nitor	ing	of
	compliance with	the (Code	of	Busir	ess
	Conduct and Ethic	CS.				

Provide proof of implementation and monitoring of compliance with the Code of Business Conduct and Ethics and internal policies.

Indicate who are required to comply with the Code of Business Conduct and Ethics and any findings on non-compliance.

The Company's Code of Business Conduct and Ethics (Code of Ethics) prescribes the ethical values and behavioral standards, which all directors, officers, and employees of the Company are required to observe in the performance of their respective duties and responsibilities.

The Board through the Nomination and Governance Committee and the Company's Corporate Governance Office has the specific task of implementing and monitoring corporate governance policies, including the Code of Ethics, throughout the organization and the definition of the process by which such policies are implemented and monitored. Reports of the same are made to the Nomination and Governance Committee and the Board.

The Revised Code of Ethics provides for specific guidelines on the implementation and monitoring of compliance.

The Company's Internal Audit Office audits the compliance of directors, officers, and employees to the Code of Ethics and other corporate governance related policies,



including required Company disclosures. The result of the Internal Audit review is reported to the Audit Committee which endorses the same to the Board for direction. The process of implementing and monitoring compliance with the Code of Ethics is disclosed in the Annual Report while the Code of Ethics is uploaded to the Company Website.

Links:

Annual Report

Annual Reports (meralco.com.ph)

Revised Code of Ethics, Section 6, page 12:

https://mer.ph/COEthics

Revised Internal Audit Charter:

mer.ph/AuditComCharter2024



2.	Board ensure	s the	proper	and	effici	ent
	implementati	on a	nd n	nonito	ring	of
	compliance	with	comp	oany	inter	nal
	policies.					

The Company's Corporate Governance Office has the specific task of implementing and monitoring corporate governance policies, including the Code of Ethics, throughout the organization and the definition of the process by which such policies are implemented and monitored and reports the same to the Nom&Gov Committee.

As provided in the Annual Report, the Company's Internal Audit Office audits the compliance of directors, officers, and employees to the Code of Ethics and other corporate governance related policies, including required Company disclosures. The result of the Internal Audit review is reported to the Audit Committee. Policies are uploaded to the Company Website.

Links:

Annual Report

Annual Reports (meralco.com.ph)

SEC Form 17-A Annual Report, page 172

mer.ph/2024AR17A
Meralco website:

Other Policies (meralco.com.ph)

Revised Internal Audit Charter: https://mer.ph/AuditComCharter

Disclosure and Transparency

Principle 8: The company should establish corporate disclosure policies and procedures that are practical and in accordance with best practices and regulatory expectations.



 Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations.

Compliant

Provide information on or link/reference to the company's disclosure policies and procedures including reports distributed/made available to shareholders and other stockholders

The Company, has always endeavored to faithfully comply with the disclosure and reportorial requirements of SEC, PSE, Philippine Dealing & Exchange Corp. (PDEx), and other relevant regulatory bodies. The Company's policies embody an utmost respect to the right of the minority shareholders while pursuing corporate interest. This includes the timely, fair, and accurate disclosure of material information.

Link:

Annual Report

Annual Reports (meralco.com.ph)

SEC Form 17-A Annual Report, page 145 mer.ph/2024AR17A

The Company reports its quarterly and full year financial results through the SEC, PSE and PDEx to provide the shareholders, the investors, and the public a balanced and informed assessment of the Company's performance, position, and prospects.

Quarterly Reports/Financial Results:
Quarterly Reports (meralco.com.ph)

Annual Reports:
Annual Reports (meralco.com.ph)



These and other corporate disclosures and procedures are found in the Company website:

Meralco website:

Compliance and Performance (meralco.com.ph)

SEC and PSE Filings (meralco.com.ph)

Section 5.1 of the Revised Code of Ethics, all directors, officers and employees are enjoined to comply with all laws, rules and regulations governing the business operations of the Company and enfranchising its corporate existence, listing in the stock exchange, and utility operations. In the performance of their duties, all directors, officers and employees shall, at all times, be aware of and adhere to the requirements and restrictions imposed by laws, rules and regulations and the Company's standards, policies, rules and procedures.

Link:

Revised Code of Ethics, Section 5.1, page 4: https://mer.ph/COEthics

Supplement to Recommendations 8.1



1. Company distributes or makes available annual and quarterly consolidated reports, cash flow statements, and special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within forty-five (45) days from the end of the reporting period.

Compliant

Indicate the number of days within which the consolidated and interim reports were published, distributed or made available from the end of the fiscal year and end of the reporting period, respectively.

Company distributes or makes available annual consolidated reports, cash flow statements, and special audit revisions. The Company's 2024 Audited Consolidated Financial Statements were released on March 1, 2025 sixty (60) days after financial year-end.

Links:

2024 Consolidated Financial Results of the Company:

manila electric company msrd sec 17c 01 mar 2025 2024 afs.pdf

2024 Quarterly reports are likewise disclosed and published within forty-five (45) days from reporting period.

Quarterly Financial and Operating Reports

SEC and PSE Filings (meralco.com.ph)

<u>Audited Financial Statements</u>



 Company discloses in its Annual Report the principal risks associated with the identity of the company's controlling shareholders; the degree of ownership concentration; cross-holdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company.

Compliant

Provide link or reference to the company's Annual Report where the following are disclosed:

- principal risks to minority shareholders associated with the identity of the company's controlling shareholders;
- 2. cross-holdings among company affiliates; and
- any imbalances between the controlling shareholders' voting power and overall equity position in the company.

The complete list of the Public Ownership Report of Meralco as at December 31, 2024 was disclosed to the SEC, PSE, and PDEx on January 14, 2025, where approximately 73.83% of the Company shares are held by principal and strategic shareholders, and the remaining 26.17% shareholdings are held by directors, officers, employees, the government, other corporations, and other individuals.

The Company has a straightforward structure of alliance among its affiliates, and joint ventures, with no joint-holding or cross-holding of shares. There is no pyramid shareholding structure within the Group. There is also an equitable treatment of all shareholders.

The Company's policies embody an utmost respect to the right of the minority shareholders while pursuing corporate interest. In this light, the Company ensures:

- i) The timely, fair, and accurate disclosure of material information;
- ii) The review of existing, and development of new, policies that will prevent the major shareholders from gaining undue advantage



over and at the expense of minority shareholders;

iii) That RPTs are disclosed in the Company's Notes to financial statements; and

iv) That Disinterested shareholders decide on all RPTs which require shareholders' approval. Links:

MER Public Ownership Report December 2024 manila electric company public ownership report su mmary 31 dec 2024.pdf

2024 Consolidated Financial Results of the Company: manila electric company msrd sec 17c_01_mar_2025_2024_afs.pdf

Annual Reports (meralco.com.ph)

SEC Form 17-A Annual Report, page 169 mer.ph/2024AR17A

Definitive Information Statement 2025, pages 399-400; Schedule I: Map Showing the Relationships among the Companies within the Group (Conglomerate Map): mer.ph/DIS2025



1.	Company	has	а	policy	requ	Jiring	all
	directors	to	disc	lose/rep	oort	to	the
	company	any c	deali	ngs in th	ne co	mpa	ny's
	shares with	in thi	ree k	ousiness	days	•	

Provide information on or link/reference to the company's policy requiring directors and officers to disclose their dealings in the company's share.

Indicate actual dealings of directors involving the corporation's shares including their nature, number/percentage and date of transaction.

Insider Trading Policy regulates trading of shares by Company directors, executives, officers and employees with direct access to unpublished information relating to the Company's financial and operating results, in the interest of CG and transparency. All Directors and Key Officers of the Company are required to disclose/report to the company any dealings in the company's shares not later than one (1) trading day after the event occurrence. This policy took effect on December 1, 2014. An earlier version of the Policy took effect on July 16, 2010.

Link:

Insider Trading Policy:

1507537559.0c7102e38f99560a3b96d3d9a605c801.pdf (meralcomain.s3-ap-southeast-1.amazonaws.com)

The actual dealings of the directors and officers for Y2024 are reported to the SEC through Statement of Beneficial Ownership of Securities (23-A) and published in the Company Website:

SEC and PSE Filings (meralco.com.ph)



	The list of actual dealings in 2024 of directors and officers involving the corporation's shares including their nature, and number/percentage is stated in the Annual Report Annual Reports (meralco.com.ph) SEC Form 17-A Annual Report, pages 137-139 mer.ph/2024AR17A	
2. Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days. Supplement to Possemendation 8.2	Insider Trading Policy regulates trading of shares by Company executives, officers and employees with direct access to unpublished information relating to the Company's financial and operating results, in the interest of CG and transparency. All Directors and Key Officers of the Company are required to disclose/report to the company any dealings in the company's shares not later than one (1) trading day after the event occurrence. his policy took effect on December 1, 2014. An earlier version of the Policy took effect on July 16, 2010. Link: Insider Trading Policy: https://meralcomain.s3-ap-southeast- 1.amazonaws.com/inline- files/1507537559.0c7102e38f99560a3b96d3d9a605c801. pdf?null	
Supplement to Recommendation 8.2		



1. Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buy-back program).

Compliant

Provide information on or link/reference to the shareholdings of directors, management and top $100\,\mathrm{shareholders}$.

Provide link or reference to the company's Conglomerate Map.

The Company discloses the shareholdings of directors, management, and top 100 shareholders in its Annual Report and in the Company website while the changes in the beneficial ownership of directors, officers (or persons performing similar functions) and controlling shareholders resulting from the trading of Company shares are regularly posted in the Company Website.

The company's Conglomerate Map is published in the Annual Report as well as in the Definitive Information Statement.

Links:

Annual Report

Annual Reports (meralco.com.ph)

SEC Form 17-A Annual Report, pages 137-139

mer.ph/2024AR17A

Definitive Information Statement 2025, pages 399-400; Schedule I: Map Showing the Relationships among the Companies within the Group (Conglomerate Map): mer.ph/DIS2025

List of Top 100 Stockholders as at December 31, 2024:

https://meralcomain.s3.ap-southeast-

1.amazonaws.com/2025-

01/manila electric company top 100 stockholders 31 december 2024.pdf

MER Public Ownership Report December 2024

manila electric company public ownership report su mmary 31 dec 2024.pdf



Recommendation 8.3

I. Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.

Compliant

Provide link or reference to the directors' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended.

The Board discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment. The profiles of directors are made available through the Company's Annual Report, the Definitive Information Statement, and the Company Website.

Links:

Meralco website:

Https://mer.ph/BODirectors

Annual Report

Annual Reports (meralco.com.ph)

Definitive Information Statement 2025

mer.ph/DIS2025



2. Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.

Compliant

Provide link or reference to the key officers' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended.

Relevant and material information on key executives are disclosed in the Company's Definitive Information Statement, and the Company Website.

Links:

Definitive Information Statement 2025

mer.ph/DIS2025

Annual Report

Annual Reports (meralco.com.ph)



1.	Company provides a clear disclosure of
	its policies and procedure for setting
	Board remuneration, including the level
	and mix of the same.

Disclose or provide link/reference to the company policy and practice for setting board remuneration

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. 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 Company's directors receive per diem fees for their attendance to Board and Board Committee meetings. In 2024, each director is entitled to a per diem allowance of PhP140,000 for every board meeting attended and PhP24,000 for every committee meeting. The Board remuneration in 2024 is disclosed in the Company's Annual Report.

Link:
Annual Report

Annual Reports (meralco.com.ph)

SEC Form 17-A Annual Report, page 134-135

mer.ph/2024AR17A



2.	Company provides a clear disclosure of						
	its policies and procedure for setting						
	executive remuneration, including the						
	level and mix of the same.						

Disclose or provide link/reference to the company policy and practice for determining executive remuneration

The Company adopts a remuneration policy comprised of fixed and variable components in the form of base salary and variable bonus linked to the Company's and the individual's performance. Compensation packages and revisions of key Management's remuneration are subject to the review and approval of the Board's Remuneration and Leadership Development Committee (RLDC).

The Company compensates employees, including the Senior Management and executives, based on Company, team, and individual performance to help achieve corporate goals and targets. The Company provides for assessment that account for performance beyond short-term financial measures.

It also provides for short-term incentives through variable pay, such as Annual Performance-Based Bonuses (APB) and Variable Incentive Plan (VIP), to reward individual and team performance that contribute to the achievement of corporate goals and objectives.

Long-term incentives include additional compensation conditioned on Meralco's achievement of specified level of



consolidated core net income approved by the Board and determined on an aggregate basis for a three-year period as well as executives' attainment of a minimum level of performance rating.	
Link: SEC Form 17-A Annual Report, page 149-150 mer.ph/2024AR17A Annual Report Annual Reports (meralco.com.ph)	



3. Company discloses the remuneration on an individual basis, including termination and retirement provisions.

Compliant

Provide breakdown of director remuneration and executive compensation, particularly the remuneration of the CEO.

The remunerations of directors and executives are disclosed in the Annual Report, including Board remuneration on an individual basis.

	Remuneration for Board Meetings Attended in 2024	Remuneration for Committee Meetings Attended in 2024	TOTAL
EXECUTIVE DIRECTOR			
Manuel V. Pangilinan	₽1,820,000	₽312,000	₽2,132,000
NON-EXECUTIVE DIRECTORS			
Lance Y. Gokongwei	1,820,000	600,000	2,420,000
June Cheryl A. Cabal-Revilla	1,820,000	600,000	2,420,000
Ray C. Espinosa	1,820,000	72,000	1,892,000
James L. Go	1,540,000	552,000	2,092,000
Patrick Henry C. Go ¹	1,680,000	408,000	2,088,000
Jose Ma. K. Lim	1,820,000	792,000	2,612,000
Victorico P. Vargas	1,820,000	384,000	2,204,000
INDEPENDENT DIRECTORS			
Lydia B. Echauz	1,820,000	552,000	2,372,000
Artemio V. Panganiban	1,820,000	408,000	2,228,000
Pedro Emilio O. Roxas	1,820,000	768,000	2,588,000
TOTAL INDEPENDENT DIRECTORS	5,460,000	1,728,000	7,188,000
GRAND TOTAL	₱19,600,000	₱5,448,000	₱25,048,000

Link:

SEC Form 17-A Annual Report, page 134-135 mer.ph/2024AR17A

Annual Report

Annual Reports (meralco.com.ph)

Definitive Information Statement 2025, page 333 mer.ph/DIS2025



1. Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.

Compliant

Disclose or provide reference/link to company's RPT policies

Indicate if the director with conflict of interest abstained from the board discussion on that particular transaction.

Related Party Transactions (RPT) Policy ensures that transaction of the Company with its related parties are conducted in fair and at arms' length terms. It requires review of material/significant RPTs by the RPT Committee to determine whether these RPTs are in the best interest of the Company. The RPT Policy is disclosed in the Company's Revised Manual of Corporate Governance, and the Company Website.

Link:

Revised Manual of Corporate Governance, Section 4.2.6, page 19-20:

mer.ph/CGManual2024

In 2024, the list of material RPTs in Note 23 does not include any transaction where a director has material interest that would affect the corporation and require his abstention.

Link:

Definitive Information Statement 2025, page 331-333 mer.ph/DIS2025

RPT Policy

Revised RPT Policy 2.pdf (amazonaws.com)



Company discloses material or significant RPTs reviewed and approved during the year.	Compliant	Provide information on all RPTs for the previous year or reference to a document containing the following information on all RPTs: 1. name of the related counterparty; 2. relationship with the party; 3. transaction date; 4. type/nature of transaction; 5. amount or contract price; 6. terms of the transaction; 7. rationale for entering into the transaction; 8. the required approval (i.e., names of the board of directors approving, names and percentage of shareholders who approved)
		9. other terms and conditions Note 23 of the Consolidated Financial Statement of the Company discloses the RPTs involving the Company including details of each material/significant RPT. Link: Definitive Information Statement 2025, page 331-
Supplement to Recommendation 8.5		333 mer.ph/DIS2025



Company requires directors to disclose their interests in transactions or any other conflict of interests.	Compliant	Indicate where and when directors disclose their interests in transactions or any other conflict of Interest Policy requires directors and officers to annually sign and submit a Full Business Interest Disclosure form not later than January 31 of each year detailing all their material transactions or conflict of interest situations. Also, 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 within fifteen (15) days from occurrence thereof. Link: Conflict of Interest Policy: https://mer.ph/COI2012	
Optional : Recommendation 8.5			
Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length.	Compliant	Provide link or reference where this is disclosed, if any The Annual Report provides a categorical disclosure that RPTs are conducted in such a way to ensure that they are fair and at arms' length. SEC Form 17-A Annual Report, page 157 mer.ph/2024AR17A Annual Report Annual Reports (meralco.com.ph)	
		Meralco website (RPT Committee): Board Committees (meralco.com.ph)	



Recommendation 8.6

1. Company makes a full, fair, accurate and timely disclosure to the public of every material fact or event that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders.

Compliant

Provide link or reference where this is disclosed

The Board commits 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.

Link:

Material facts or events, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders are disclosed in the Meralco website: SEC and PSE Filings (meralco.com.ph)



2. Board appoints an independent party to	Compliant	Identify independent party appointed to evaluate the fairness of the			
evaluate the fairness of the transaction		transaction price			
price on the acquisition or disposal cassets.		Disclose the rules and procedures for evaluating the fairness of the transaction price, if any.			
		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.			
		In 2024, there is no acquisition of corporate			
		control in the capital markets and other			
		extraordinary transactions such as mergers			
		and sales of substantial portions of the corporate assets which would require the			
		Company, through its BOD, to appoint an			
		independent party to evaluate the fairness of			
		the transaction.			
Supplement to Recommendation 8.6	Supplement to Recommendation 8.6				
supplement to recommendation of					



1. Company discloses the existence, justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company.

Compliant

Provide link or reference where these are disclosed.

It is the policy of the Company to disclose the existence, justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company. Disclosure shall be made to the SEC which will be published in the Company Website:

SEC and PSE Filings (meralco.com.ph)

In 2024, the Company has no such agreements to disclose.

Link:

Definitive Information Statement 2018, page 74: 2018 definitive information statement -.pdf (amazonaws.com)



Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	Compliant	Provide link to the company's website where the Manual on Corporate Governance is posted. The Revised Manual of Corporate Governance is the foundation of Meralco's governance policies, which states the responsibilities of the Board, Management and the Company to stockholders and all other stakeholders. It complies with the SEC Code of Corporate Governance under SEC Memorandum Circulars No. 2 Series of 2002,	
		No. 6 Series of 2009, No. 9 Series of 2014, and No. 19 Series of 2016. Link: Revised Manual of Corporate Governance mer.ph/CGManual2024	



. Company's MCG is submitted to the SEC and PSE.	Compliant	The Revised Manual of Corporate Governance was amended and submitted to the SEC and PSE on April 24, 2017. It was then updated on July 29, 2024.	
		Links: Submissions to the SEC: 1494222146.7586e05c9d2962383115025a670b5cc e.pdf (meralcomain.s3.ap-southeast- 1.amazonaws.com)	
		Submission to the PSE: Other SEC Forms, Reports and Requirements (pse.com.ph)	
		Revised Manual of Corporate Governance: mer.ph/CGManual	
. Company's MCG is posted on its company website.	Compliant	The Company's Revised Manual of Corporate Governance is posted on the website.	
		Link: Revised Manual of Corporate Governance mer.ph/CGManual2024	
	and PSE. Company's MCG is posted on its	and PSE. Company's MCG is posted on its Compliant	Governance was amended and submitted to the SEC and PSE on April 24, 2017. It was then updated on July 29, 2024. Links: Submissions to the SEC: 1494222146.7586e05c9d2962383115025a670b5cc e.pdf (meralcomain.s3.ap-southeast- 1.amazonaws.com) Submission to the PSE: Other SEC Forms, Reports and Requirements (pse.com.ph) Revised Manual of Corporate Governance: mer.ph/CGManual The Company's Revised Manual of Corporate Governance is posted on the website. Link: Revised Manual of Corporate Governance



Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.	Compliant	Provide proof of submission. The Revised Manual of Corporate Governance was amended and submitted to the SEC and PSE on April 24, 2017 it was then updated on July 29, 2024. Links: Submission to the SEC: https://meralcomain.s3.ap-southeast- 1.amazonaws.com/2018- 03/1494222146.7586e05c9d2962383115025a670b5cce.p df?null Submission to the PSE: Other SEC Forms, Reports and Requirements (pse.com.ph) Revised Manual of Corporate Governance mer.ph/CGManual2024	
Optional: Principle 8			
Does the company's Annual Report disclose the following information:	Compliant	Provide link or reference to the company's Annual Report containing the said information.	
		The Annual Report discloses the following	
a. Corporate Objectives	Compliant	information: a. Corporate Objectives, pages 151-153	
b. Financial performance indicators	Compliant	b. Financial performance indicators, page 153	
c. Non-financial performance indicators	Compliant	c. Non-financial performance indicators, page 153	
d. Dividend Policy	Compliant	d. Dividend policy, page 158 e. Biographical details of all directors, 96-107	



e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	Compliant	f. Attendance details of each director in all meetings held during the year, pages 130-131 g. Total remuneration of each member of the board of directors, page 135 SEC Form 17-A Annual Report	
f. Attendance details of each director in all directors meetings held during the year g. Total remuneration of each member of the board of directors	Compliant	mer.ph/2024AR17A Annual Report Annual Reports (meralco.com.ph)	
2. The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance and where there is non-compliance, identifies and explains reason for each such issue.	Compliant	Provide link or reference to where this is contained in the Annual Report The Annual Report includes a statement confirming the Company's full compliance with the Code of Corporate Governance. Links: Definitive Information Statement 2025. page 145 mer.ph/DIS2025 SEC Form 17-A Annual Report, page 140 mer.ph/2024AR17A Annual Report Annual Reports (meralco.com.ph)	



3.	The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational, financial and compliance controls) and risk management systems.	Compliant	Provide link or reference to where this is contained in the Annual Report The Annual Report includes a statement that the Board reviewed the Company's material controls (including operational, financial and compliance controls) and risk management systems. Link: Definitive Information Statement 2025, page 152-153 mer.ph/DIS2025 SEC Form 17-A Annual Report, mer.ph/2024AR17A Annual Report Annual Reports (meralco.com.ph)	
4.	The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems.	Compliant	Provide link or reference to where this is contained in the Annual Report The Annual Report/Annual CG Report contains a statement from the Audit Committee commenting on the adequacy of the company's internal controls/risk management systems. Link: Definitive Information Statement 2025, page 158-160 mer.ph/DIS2025 SEC Form 17-A Annual Report, mer.ph/2024AR17A Report of the Audit Committee, Annual Report Annual Reports (meralco.com.ph)	



5. The company discloses in the Annual Report the key risks to which the company is materially exposed to (i.e. financial, operational including IT, environmental, social, economic).

Compliant

Provide link or reference to where these are contained in the Annual Report $\,$

The Company h discloses in its Annual Report the key risks to which the company is materially exposed to. The Company adopted ISO 31000 as its model for ERM framework. The ERM framework helps manage risks by influencing and collaborating with internal organizations and external stakeholders to identify best practices, controls, and process improvement opportunities to address risks.

Link:

Definitive Information Statement 2025, page 161-166 mer.ph/DIS2025

SEC Form 17-A Annual Report, mer.ph/2024AR17A

Annual Report

Annual Reports (meralco.com.ph)

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

Recommendation 9.1



 Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors. 	Compliant	Provide information or link/reference to a document containing information on the process for approving and recommending the appointment, reappointment, removal and fees of the company's external auditor.	
and rees of the external aballois.		Included in the primary responsibility of the Audit Committee is the recommendation on the appointment or replacement of the External Auditor based on the results of their review of their performance. It is also their responsibility to review and approve the fees	
		of the external auditors. The same is disclosed in the Definitive Information Statement, Annual Report, Integrated Report, and Audit Committee Charter.	
		Links: Definitive Information Statement 2025, page 160 mer.ph/DIS2025	
		SEC Form 17-A Annual Report, page 155 mer.ph/2024AR17A	
		Integrated Report, page 233 Annual Reports (meralco.com.ph)	

Audit Committee Charter mer.ph/AuditComCharter2024



2.	The	appointment,	re	reappointment,					
	removal, and fees of the external audito								
	is	recommended	by	the	Audit				
	Committee, approved by the Board and								
	ratified by the shareholders.								

Compliant

Indicate the percentage of shareholders that ratified the appointment, reappointment, removal and fees of the external auditor.

The Audit Committee recommends to the Board for approval, the appointment, reappointment, removal of the external auditors, duly accredited by the SEC, and ratified by the Shareholders.

Link:

Audit Committee Charter, Article C, Section 2.10, page 3:

mer.ph/AuditComCharter2024

In 2024, the Company's external auditors, SyCip Gorres Velayo & Co. (SGV), were evaluated, nominated, and recommended for appointment including their audit fees by the AuditCom and Risk Management Committee, and such recommendation was approved by the Board. The re-appointment of SGV was thereafter confirmed by the 883,278,406 shareholders vote in the Annual Stockholders' Meeting (ASM) held on May 28, 2024 or 78.37% of the total outstanding shares. The same is disclosed in the 2024 Annual Stockholders' Meeting (ASM) Voting Results per Resolution.

Links:

Resolution 5. Appointment of External Auditors.



Meralco's external auditors for 2024-2025, tasked with the preparation of the annual audited financial statements, will be appointed by the Stockholders. This is upon favorable recommendation by the Audit Committee. Below is the text of the proposed resolution: "RESOLVED, that SGV & Company, Certified Public Accountants, be, as they hereby are, re-appointed as external auditors of the Company for the year 2024-2025."

	Count	%
Approve	883,278,406	78.37%
Against	581,360	0.05%
Abstain	1,506,644	0.13%

Minutes of the 2024 ASM, pages 14-15: mer.ph/MinutesASM

Voting Results of the 2024 ASM, page 3:

mer.ph/MinutesASM



3. For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	Compliant	Provide information on or link/reference to a document containing the company's reason for removal or change of external auditor. In case of removal of the external auditor, the reasons for removal or change are to be disclosed to the regulators and the public through the Company Website and required disclosures. The same is provided in the Audit Committee Charter.	
		Link:	
		Audit Committee Charter, Article C, Section 2.10, page	
		mer.ph/AuditComCharter2024	
Supplement to Recommendation 9.1		,	
Company has a policy of rotating the lead audit partner every five years.	Compliant	Provide information on or link/reference to a document containing the policy of rotating the lead audit partner every five years.	
		The Audit Committee 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 as provided under applicable	
		laws and regulations.	
		Links	
		Link: Audit Committee Charter, Article C, Section 2.16, page	
		4:	
		mer.ph/AuditComCharter2024	
Recommendation 9.2			·



*		
1. Audit Committee Charter includes the	Compliant Provide link/reference to the company's Audit Committee Charter	
Audit Committee's responsibility on: i. assessing the integrity and independence of external auditors;	Article C, Section 2.15 of the Audit Committee Charter provides that the Audit Committee has the responsibility of reviewing and confirming the independence of the external auditors by obtaining statements from the	
ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and	auditors on relationships between the auditors and the Company (Statement of Independence) and evaluate any relationship or service disclosed in such	
iii. exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.	Statement that may impact that may impact the objectivity, independence or quality of services of the external auditors and take response to such Statement to satisfy itself of the external auditor's independence. The Audit Committee also monitors compliance and adherence by the Company with all applicable laws and regulations to which the Company conducts its operations and business activities (Section 3.1, page 4). The Audit Committee Charter can be downloaded from the Company Website.	
	Audit Committee Charter, Article C, Sections 2.15 and 3.1, page 4: mer.ph/AuditComCharter2024	



Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	Compliant	Provide link/reference to the company's Audit Committee Charter The Audit Committee performs annual evaluation of the external auditors, reviews and assesses the integrity and independence of external auditors, exercises effective oversight to review and monitor the external auditor's independence and objectivity and the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements. The review and monitoring of the external auditor's suitability and effectiveness is done on an annual basis. Links: Audit Committee Charter, Article C, Sections 2.10 and 2.15, pages 3 and 4:	
		mer.ph/AuditComCharter2024	
Supplement to Recommendations 9.2	Camaralianat	Provide link/reference to the company's Audit Committee Charter	
 Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions. 	Compliant	The Audit Committee assessed the independence, performance and effectiveness of the External Auditors, SGV & Co. CPAs (SGV) taking into consideration their credibility, competence, ability to understand	



2. Audit Committee ensures that the	Compliant	complex related party transactions, and the	
external auditor has adequate quality		adequacy of their quality control procedures.	
control procedures.			
		Links:	
		Audit Committee Charter:	
		mer.ph/AuditComCharter2024	
		Integrated Report, Report of the Audit Committee, pages	
		249-252	
		Annual Reports (meralco.com.ph)	
Recommendation 9.3			



Company discloses the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	Compliant	Disclose the nature of non-audit services performed by the external auditor, if any. The Audit Committee ensures that non-audit services performed by its external auditor are disclosed in the Company's Annual Report. In 2024, the non-audit services performed by the external auditor of the Company is in relation to the review of the Company's BSUP, UC report, and quarterly reviews for SP New Energy Corporation ("SPNEC"). CONSOLIDATED EXTERNAL AUDITOR'S FEES* (in PhP million)
		2024 2023
		Financial Statements Audit* 24.8 22.9
		Audit of financial statements in 2.0 2.2 accordance with the requirements of the Business Separation and Unbundling Plan of the ERC, Audit of universal charge reports as required by PSALM, quarterly reviews for SP New Energy Corporation ("SPNEC")
		Note: The fees for non-audit services did not exceed those for audit services.
		Links: Audit Committee Charter, Article C, Section 2.14, page 4: mer.ph/AuditComCharter2024
		Definitive Information Statement 2025, page 160 mer.ph/DIS2025
		SEC Form 17-A Annual Report, page 155 mer.ph/2024AR17A
		Integrated Report, page 233 Annual Reports (meralco.com.ph)



2.	Audit Con	nmittee	stays	alert	for	any
	potential d	conflict	of inte	erest s	situat	ions,
	given the	guideline	es or p	olicies	on	non-
	audit servic	es, whic	h coul	d be v	iewe	ed as
	impairing		exterr	nal	aud	itor's
	objectivity.					

Compliant

Provide link or reference to guidelines or policies on non-audit services

The Audit Committee reviews the external auditor's proposed scope and approach, all audit and non-audit services to be performed by the external auditors, and the disclosure of any non-audit services performed by the external auditor to ensure that any potential conflict of interest will be immediately addressed.

Under Section 4.11.3.7 of the Revised Manual of Corporate Governance, the Audit Committee is required to 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 consultancy expenses.

The Audit Committee shall 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;

Link:

Audit Committee Charter, Article C, Section 2.14, page 4: mer.ph/AuditComCharter2024

Revised Manual of Corporate Governance, pages 40-41: mer.ph/CGManual2024

Supplement to Recommendation 9.3



Fees paid for non-audit services do not outweigh the fees paid for audit services.	Compliant	Provide information on audit and non-audit fee The fees paid for non-audit se outweigh the fees paid for a Details of the non-audit services the external auditor are disclo company's Definitive Information 1024, the non-audit services the external auditor of the Corelation to the review of the Couc report, and quarterly reviem Energy Corporation ("SPNEC").	ervices of audit sets perform sed the on State perform Compan mpany' ws for S	ervices. med by in the ement. ned by ny is in s BSUP,	
		(in PhP million)	2024	2023	
		Financial Statements Audit*	24.8	22.9	
		Audit of financial statements in accordance with the requirements of the Business Separation and Unbundling Plan of the ERC, Audit of universal charge reports as required by PSALM, quarterly reviews for SP New Energy Corporation ("SPNEC")	2.0	2.2	
		Links: Audit Committee Charter, Artic page 4: mer.ph/AuditComCharter2024, Definitive Information Statement 2024, mer.ph/DIS2025 SEC Form 17-A Annual Report, page 15 mer.ph/2024AR17A	<u>1</u> page 160		
		Integrated Report, page 233 Annual Reports (meralco.com.ph).		_	
Additional Recommendation to Principle 9					



Company's external auditor is duly accredited by the SEC under Group A category.	Compliant	Provide information on company's external auditor, such as:	
		 Name of the audit engagement partner; Accreditation number; Date Accredited; Expiry date of accreditation; and Name, address, contact number of the audit firm. 	
		SyCip Gorres Velayo & Co. (SGV &Co.) was reappointed as the independent external auditor of the Company through the recommendation of the Audit Committee and the approval of the Board.	
		Mr. Narciso T. Torres, who has extensive accounting and auditing experience, is the SGV lead engagement partner for the external audit of MERALCO for 2024. He is duly accredited by the SEC under Group A category with Accreditation Number 84208-SEC, valid to cover audit of 2021 to 2025 financial statements of SEC covered institutions.	
		SGV & Co. has its office at 6760 Ayala Avenue, Makati City, 1226 Metro Manila, Philippines Tel: (632) 891-0307 Fax: (632) 819-0872 / (632) 818-1377	



2.	Company's external auditor agreed to
	be subjected to the SEC Oversight
	Assurance Review (SOAR) Inspection
	Program conducted by the SEC's Office
	of the General Accountant (OGA).

Compliant

Provide information on the following:

- 1. Date it was subjected to SOAR inspection, if subjected;
- 2. Name of the Audit firm; and Members of the engagement team inspected by the SEC.

As a covered firm under SEC Memorandum Circular No. 9, series of 2017 (Rules and Regulations on the Implementation of the Securities and Exchange Commission (SEC) Oversight Assurance Review (SOAR) Inspection Program, one of the engagement teams of SGV & Co. underwent SOAR inspection conducted by the SEC's Office of the General Accountant (OGA) on August 1 to 12, 2022. The names of the members of this engagement team were provided to SEC during the inspection.

Principle 10: The company should ensure that the material and reportable non-financial and sustainability issues are disclosed.

Recommendation 10.1



1. Board has a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability.

Compliant

Disclose or provide link on the company's policies and practices on the disclosure of non-financial information, including EESG issues.

The Company abides by the SEC's guidelines on sustainability reporting guidelines for publicly-listed companies.

The Company also discloses its policies and practices on the management of economic, environmental, social and governance (EESG) issues in its website.

These are reflected in the Sustainability Report for 2024 attached to the Annual 17 (SEC Form 17-A) submitted to the SEC on April 15, 2025 Link:

Meralco Sustainability Report 2024 attached to SEC 17-A, pages 469-623 mer.ph/2024AR17A

Also, disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business can be found in the following reports:

Financial and Economic Reports:

https://company.meralco.com.ph/companydisclosures/audited-financial-statement SEC and PSE Filings (meralco.com.ph)

Environmental, Health, and Safety:

Environment, Health and Safety (meralco.com.ph)



			Social: The Company's policies, programs and practices to interact positively with the communities in which it operates, through OMF, are discussed in detail in the OMF's website: https://www.meralco.com.ph/2022-annual-report/one-meralco-foundation Governance: Corporate Governance in Meralco	
2.	Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	Compliant	Provide link to Sustainability Report, if any. Disclose the standards used. The Company's Sustainability Report for 2024 was prepared in accordance with the Global Reporting Initiative (GRI) Standards: Core Option with external assurance from DNV GL which is an independent organization and global provider of certification, assurance assessment, and training services. The organization validated the data presented in this report through a two-week external assurance process which included interviews with pertinent data handlers across the group. It is also fully aligned with the SASB Standards for Electric Utilities and Power Generators as well as the TCFD Guidance/Framework. A copy of the Sustainability Report for 2024 submitted to the SEC on April 15, 2025: Meralco Sustainability Report 2024 attached to SEC 17-A, pages 469-623 mer.ph/2024AR17A	



Principle 11: The company should maintain a comprehensive and cost-efficient communication channel for disseminating relevant information. This channel is crucial for informed decision-making by investors, stakeholders and other interested users.

Recommendation 11.1

1. Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors.

Compliant

Disclose and identify the communication channels used by the company (i.e., website, Analyst's briefing, Media briefings /press conferences, Quarterly reporting, Current reporting, etc.).

Provide links, if any.

The officers of the Company, led by the Chairman and CEO, with the Chief Finance Officer and Investor Relations and other officers, present information on performance results, business progress, industry trends, impact of external factors, and regulations to shareholders, analysts, investors, and media every quarter during the Investors Briefing and Teleconference, as well as Media Briefina. Presentation materials used in these meetings are posted on the Company's website to comprehensive information ensure dissemination to all stakeholders and investors, including those who were not able to participate in the briefings.

Financial, Annual, and Quarterly reports are also posted in the company website.

Links:

Investor Relations

https://company.meralco.com.ph/investor-relations/overview

Disclosures



		https://company.meralco.com.ph/company- disclosures/sec-filings
		News and Articles https://company.meralco.com.ph/news-and-advisories
Supplemental to Principle 11		
Company has a website disclosing up-to- date information on the following:		Provide link to company website The following information can be found in the Company Website:
a. Financial statements/reports (latest quarterly)	Compliant	a. Financials statements - "Quarterly Financial Statement Link": Quarterly Reports (meralco.com.ph)
b. Materials provided in briefings to analysts and media	Compliant	b. Materials provided in briefings to analysts and media: Quarterly Reports (meralco.com.ph)
c. Downloadable Annual Report	Compliant	c. Downloadable Annual Report: Annual Reports (meralco.com.ph)
d. Notice of ASM and/or SSM	Compliant	d. Notice of ASM and/or SSM: Notice of Annual or Special Stockholders' Meetings (meralco.com.ph)
e. Minutes of ASM and/or SSM	Compliant	e. Minutes of ASM and/or SSM: Minutes of all General or Special Stockholders' Meetings (meralco.com.ph)
f. Company's Articles of Incorporation and By-Laws Additional Recommendation to Principle 11	Compliant	f. Company's Articles of Incorporation and By-Laws: https://company.meralco.com.ph/corporate- profile/articles-of-incorporation-and-by-laws



through the link below. Link: https://company.meralco.com.ph/	L https://company.meralco.com.ph/	Company complies with SEC-prescribed website template.		Link:	
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Internal Control System and Risk Management Framework

Principle 12: To ensure the integrity, transparency and proper governance in the conduct of its affairs, the company should have a strong and effective internal control system and enterprise risk management framework.

internal control system and enterprise risk management framework.			
Recommendation 12.1			
Company has an adequate and effective internal control system in the conduct of its business.	· ·	List quality service programs for the internal audit functions. Indicate frequency of review of the internal control system The Audit Committee Report in 2024 discloses that the Board of Directors has conducted a review of and has found adequate the company's material controls (including operational, financial and compliance controls) and risk management systems. The directors have reviewed the effectiveness of the internal control system to ensure the integrity, effectiveness and adequacy of Meralco's accounting and financial reporting systems, including the independent audit, and that appropriate systems of control are in place, in particular, systems for risk management, financial and operational control, and compliance with the law and relevant standards. The Internal Audit Office reports to the Audit Committee of the Board, which is also responsible for managing the relationship with	



the external auditor, thereby allowing a coordinated response by the board. The Audit Committee reviews and reports to the Board the most critical accounting policies which are the basis for financial reports. It is the board that retains final responsibility for ensuring the integrity of the reporting systems.

The Audit Committee also performed the following:

- 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.

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

Link:

SEC Form 17-A Annual Report, pages 621-623 mer.ph/2024AR17A



		Report of the Audit Committee, Integrated Report, pages 249-252 Annual Reports (meralco.com.ph) For a more detailed list of quality service programs for internal audit functions: Revised Internal Audit Charter: mer.ph/AuditComCharter2024 Internal Controls and Audit page, Meralco Website: Internal Controls and Audit (meralco.com.ph)	
Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Compliant	Identify international framework used for Enterprise Risk Management Provide information or reference to a document containing information on: 1. Company's risk management procedures and processes 2. Key risks the company is currently facing 3. How the company manages the key risks Indicate frequency of review of the enterprise risk management framework. 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 every employee. This enhances its ability to manage Business Risks. The Board reviews the company's material controls (including operational, financial and compliance controls) and risk management	



systems with the advice and recommendation of the Audit Committee, which in turn conducts a regular review of the Company's risk management activities. This is included in the accomplishment of the Board and the Risk Management Committee in 2024.

The Risk Management Committee oversees the conduct of the annual risk assessment and update on the risk mitigation activities for specific risks. These are reported to the Board by the Risk Management Committee.

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.



	The Company's ERM framework is anchored	
	mainly on ISO 31000.	
	Links: Risk Management Committee Charter Risk Management Committee Charter.pdf (amazonaws.com) Enterprise-Wide Risk Management (meralco.com.ph)	
	Integrated Report, pages 52-57, 227-229 Annual Reports (meralco.com.ph)	
	A more detailed discussion on the major risks/ factors affecting the Company's financial position and results of operations is found in the Definitive Information Statement:	
	Definitive Information Statement 2025, pages 163-165 mer.ph/DIS2025	
Supplement to Recommendations 12.1		
Company has a formal comprehensive enterprise-wide compliance program covering compliance with laws and relevant regulations that is annually	Provide information on or link/ reference to a document containing the company's compliance program covering compliance with laws and relevant regulations. Indicate frequency of review.	
reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding,	The Company faithfully complies with the corporate governance code, rules, and regulations promulgated and enforced by	
acceptance and compliance with the said issuances.	the SEC, PSE, Philippine Dealing & Exchange Corp. (PDEx), and other relevant regulatory bodies. It has consistently also kept itself abreast of the regulatory developments in the industry.	
Page 202 of 208	1	



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

- Chairman
- President and Chief Executive Officer
- Compliance Officer

The Audit Committee Report in 2024 discloses that the Board of Directors has conducted a review of and has found adequate the company's material controls (including operational, financial and compliance controls) and risk management systems. The directors have reviewed the effectiveness of the internal control system to ensure the integrity, effectiveness and adequacy of Meralco's accounting and financial reporting systems, including the independent audit, and that appropriate systems of control are in place, in particular, systems for risk management, financial and operational control, and compliance with the law and relevant standards. This review is conducted annually by the directors based on the reports of the Management, Internal and external auditors.

Links:

Meralco website:

<u>Corporate Governance and Compliance Office</u> (meralco.com.ph)



	Certificate of Compliance for Y2024 https://meralcomain.s3.ap-southeast- 1.amazonaws.com/2025- 02/manila electric company msrd sec 17- c 28 jan 2025 attendance r.pdf
	SEC Form 17-A Annual Report, page 145 mer.ph/2024AR17A
	Report of the Audit Committee, Integrated Report Annual Reports (meralco.com.ph)
Optional: Recommendation 12.1	
Company has a governance process on IT issues including disruption, cyber security, and disaster recovery, to ensure that all key risks are identified, managed and reported to the board. Compliant Compliant	Provide information on IT governance process The Board, through its Risk Management Committee, oversees the governance process around IT issues including disruption, cyber security, disaster recovery, to ensure that all key risks are identified, managed and reported to the Board. Management is accountable to the Board for the Company's information security governance. Management provides the strategic direction and adequate resources to manage appropriately the information security risks of the organization.
	Management reviews and approves the information security policies ensuring that the implementation of ISMS requirements is coordinated and integrated in the relevant processes across the organization, and adequate resources are in place and



	Information on the Company's Information Security Governance process is detailed in the Company website. Information Security Governance and Data Privacy	
	SEC Form 17-A Annual Report, pages 161-162 mer.ph/2024AR17A Integrated Report, pages 176-182, 228-229 Annual Reports (meralco.com.ph)	
	of authority for the information security roles and responsibilities across line organizations. The Company adopts an Information Security Policy which guides the MERALCO workforce in supporting this company thrust and in managing and protecting the Company's information assets, forming the basis of information security plans and initiatives in MERALCO. The policy provides mechanisms to help identify weaknesses, protect from possible threats, detect attacks, respond and recover during incidents that will compromise the security of information assets and critical infrastructure.	



value and improve the company's operations.		internal audit activities conform to the concepts and principles enunciated in the definition of internal auditing as an independent, objective assurance and consulting activity designed to add value and improve an organization's operations. Internal audit services are performed in accordance with the International Standards for the Professional Practice of Internal Auditing. The Internal Audit group is led by the Chief Audit Executive and includes highly qualified professionals with certifications, which include Certified Internal Auditors, Certified Information Systems Auditor, Certified Public Accountants and Registered Electrical Engineers. Link: Meralco website:: Internal Controls and Audit (meralco.com.ph) SEC Form 17-A Annual Report, pages 159-160 mer.ph/2024AR17A Definitive Information Statement 2025, pages 161-162 mer.ph/DIS2025 Integrated Report, pages 232-233 Annual Reports (meralco.com.ph)	
Recommendation 12.3 1. Company has a qualified Chief Audit	Compliant	Identify the company's Chief Audit Executive (CAE) and provide information on or reference to a document containing his/her	
Executive (CAE) appointed by the Board.		responsibilities.	



			Ms. Melanie T. Oteyza is the Chief Audit Executive of the Manila Electric Company or MERALCO. Ms. Oteyza is a certified public accountant with international certifications from IIA USA such as Certified Internal Auditor, Certification in Risk Management Assurance, Certification in Control Self Assessment and a Qualified Validator in Quality Assurance for Internal Audit. The responsibilities of the CAE are defined in Section 4.11.6.1.5 of the Revised Manual of Corporate Governance and Revised Internal Audit Charter. Links: Revised Manual of Corporate Governance, pages 43-44: mer.ph/CGManual2024 Revised Internal Audit Charter: mer.ph/AuditComCharter2024 SEC Form 17-A Annual Report, pages 116-117, 159-160 mer.ph/2024AR17A Definitive Information Statement 2025, pages 28-29, 161-162 mer.ph/DIS2025	
2.	CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider.	Compliant	The Chief Audit Executive (CAE) oversees and is responsible for the internal audit activity of the organization. Links: Revised Manual of Corporate Governance, pages 44-45:	



		mer.ph/CGManual2024	
		Revised Internal Audit Charter: https://meralcomain.s3.ap-southeast- 1.amazonaws.com/images/ckeditor- documents/Internal%20Audit%20Charter Feb%2021%20 2024.pdf SEC Form 17-A Annual Report, pages 116-117, 159-160 mer.ph/2024AR17A Definitive Information Statement 2025, pages 28-29, 161- 162	
3. In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.	Compliant	Identify qualified independent executive or senior management personnel, if applicable. Section 3, Definition of Terms (3.13) of the Revised Manual of Corporate Governance provides that the Internal Auditor or Chief Audit Executive is the highest position in the corporation responsible for internal audit activities. If internal audit activities are performed by outside service providers, s/he is the person responsible for overseeing the service contract, the overall quality of these activities, and follow-up of engagement results. In 2022, the internal audit activity of the Company has not been outsourced. Revised Manual of Corporate Governance, Definition of Terms, page 4: mer.ph/CGManual2024	
Recommendation 12.4			



Company has a separate risk management function to identify, assess and monitor key risk exposures.	Compliant	Provide information on company's risk management function. The Company has a separate risk management function to identify, assess and monitor key risk exposures. Meralco has a robust Enterprise Risk	
		Management (ERM) framework to monitor and manage its strategic, regulatory, operational and financial risks. The EWRM is also a proactive process that is well linked to corporate goals and objectives, embedded in the corporate culture and is well integrated into critical and strategic planning and	
		operational processes of the company. EWRM helps manage risks by influencing and collaborating with internal organizations and external stakeholders to identify best practices, controls and process improvement opportunities to address risks.	
		The Risk Management Policy Manual of the company which was approved in September 2009, provides for the methodology and process for the identification and assessment of risks, defines management accountability and covers a systematic process of assessing and reporting the company's top business risks.	
		The Risk Management Committee oversees the EWRM framework, the identification and assessment of top risks and reviews the	



		effectiveness of risk mitigation strategies and treatment plans developed by management. Links: Meralco website: https://company.meralco.com.ph/corporate-governance/enterprise-wide-risk-management SEC Form 17-A Annual Report, pages 601-602 mer.ph/2024AR17A Definitive Information Statement 2025, pages 163-167 mer.ph/DIS2025 Integrated Report, pages 52-57, 212, 227-228	
		Annual Reports (meralco.com.ph)	
Supplement to Recommendation 12.4		Little 197 and a second a second and a second a second and a second a second and a second and a second and a	
Company seeks external technical support in risk management when such competence is not available internally.	Compliant	Identify source of external technical support, if any. The Company's Chief Risk Officer and risk management function suggests ERM policies and related guidance, as may be needed this may include seeking external technical support in risk management if such competence is not available internally. In 2024, the Company's risk management function was able to adequately perform the necessary risk management activities and did not require external technical support. Links: Meralco website: https://company.meralco.com.ph/corporate-governance/enterprise-wide-risk-management	



		SEC Form 17-A Annual Report, pages 601-602 mer.ph/2024AR17A Definitive Information Statement 2025, pages 163-167 mer.ph/DIS2025	
		Integrated Report, pages 52-57, 212, 227-228 Annual Reports (meralco.com.ph)	
Recommendation 12.5	•		
1. In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM).	·	Identify the company's Chief Risk Officer (CRO) and provide information on or reference to a document containing his/her responsibilities and qualifications/background. Ms. Betty C. Siy-Yap is the Company's Chief Risk Officer. She is a member of the Holdings Market Governance Board of the Philippine Dealing System Corp. She was a Partner at SyCip Gorres Velayo & Co. (a Member Firm of Ernst & Young Global) before joining Meralco. Ms. Siy-Yap holds a Bachelor of Science in Business Administration and Accountancy degree from the University of the Philippines and a Masters in Business Administration from the J.L. Kellogg School of Management at Northwestern University/The Hong Kong University of Science and Technology. The qualifications and backgrounds of Ms. Betty Siy-Yap are listed in the Definitive Information Statement, pages 27 and 28 and in the Annual Report (SEC Form 17-A), pages 117-118 and Integrated Report. SEC Form 17-A Annual Report, page 117-118 mer.ph/2024AR17A	



		Definitive Information Statement 2025, page 27-28 mer.ph/DIS2025	
		Integrated Report Annual Reports (meralco.com.ph)	
		The responsibilities of the Chief Risk Officer are detailed in Section 4.11.6.2.3 of the Revised Manual of Corporate Governance, page 45: mer.ph/CGManual	
CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	Compliant	Ms. Betty C. Siy-Yap, the Company's CRO, has the position of Senior Vice President and has adequate authority, stature, resources and support to fulfill her responsibilities. SEC Form 17-A Annual Report, page 117 mer.ph/2024AR17A Definitive Information Statement 2025, page 29	
Additional Recommendation to Principle 12		mer.ph/DIS2025	
1. Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively.	Compliant	Provide link to CEO and CAE's attestation The Company's Chairman and Chief Executive Officer and Chief Audit Executive reviewed the adequacy and effectiveness of the overall internal control system of MERALCO and its subsidiaries, covering all material controls, including financial, operational and compliance controls and confirmed that the MERALCO Group's systems of internal control for 2024 are adequate and effective.	



Cultivating a Synergic Relationship with Shareh	olders	Link: Meralco website: Internal Controls and Audit (meralco.com.ph) Confirmation Statement on Internal Control: https://meralcomain.s3.ap-southeast- 1.amazonaws.com/images/ckeditor- documents/2024%20Year%20End%20Confirmation%20St atement%20on%20Internal%20Control%20%28Sgd%29_0 .pdf	
		nd equitably, and also recognize, protect and fo	rcilitate the evergise of their rights
Recommendation 13.1	enducis fairly ar	ia equitably, and also recognize, profect and ic	delinate the exercise of their lights.
Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	Compliant	Provide link or reference to the company's Manual on Corporate Governance where shareholders' rights are disclosed. Shareholders' rights, namely Voting Right; Preemptive Right; Right of Inspection; Right to Information; Right to Dividends; Appraisal Right; Right to Transparent, Fair Conduct of Stockholders' Meeting; and all other relevant rights are all provided in the Revised Manual of Corporate Governance, particularly in Section 4.11.7 thereof (pages 46-51): Link: Revised Manual of Corporate Governance https://mer.ph/CGManual	
Board ensures that basic shareholder rights are disclosed on the company's website.	Compliant	Provide link to company's website The Revised Manual of Corporate Governance which provides the basic rights of the shareholders is uploaded to the Company Website. Furthermore, the rights of	



		shareholders are separately discussed in the Company Website under the page discussing Key Players in ensuring the application of good governance practices and policies within the Company. Links: Revised Manual of Corporate Governance, page 46-51: mer.ph/CGManual Key Players page: Key Players (meralco.com.ph)	
Supplement to Recommendation 13.1	T		
Company's common share has one vote for one share.	Compliant	The Company's class of outstanding shares entitles the holder to one vote for one share. The same is disclosed in the Annual Report. Link: SEC Form 17-A Annual Report, page 158 mer.ph/2024AR17A Definitive Information Statement 2025, page 169 mer.ph/DIS2025 Integrated Report (Page 217) Annual Reports (meralco.com.ph)	
2. Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	Compliant	Provide information on all classes of shares, including their voting rights if any. The Company has only one (1) classification of shares (common shares), with each share entitled to one (1) vote.	



		Link: SEC Form 17-A Annual Report, page 158 mer.ph/2024AR17A Definitive Information Statement 2025, page 169 mer.ph/DIS2025 Integrated Report (Page 217) Annual Reports (meralco.com.ph)	
3. Board has an effective, secure, and efficient voting system.	Compliant	Provide link to voting procedure. Indicate if voting is by poll or show of hands. The ASM was held on Tuesday, May 28, 2024, at 10:22 AM. The Annual Stockholders' Meeting was conducted virtually and streamed live from the MERALCO Multipurpose Hall, Ortigas Avenue, Brgy. Ugong, Pasig City. The Company conducted its virtual ASM via live broadcast of the proceedings through the Stockholders Electronic Registration and Voting Express (SERVE). Stockholders were given opportunity to propound questions and raise concerns to the Board during the meeting.	
		As in the previous years, the Company facilitated participation of stockholders who cannot attend virtually by enclosing proxy forms in the ASM Notice where they can indicate their votes on matters that are taken up during the ASM. Shareholders can download the proxy forms together with	



details on how to appoint a proxy from the Company's website.

The Company granted all stockholders, including minority stockholders, the right to nominate directors and propose or inquire on agenda items. The "Call for Nominations" was posted on the Company's website on January 29, 2024 for submission of proposed agenda and nomination of qualified candidates on or before March 8, 2024.

Voting Procedures

The Corporate Secretary reported a quorum with the attendance of stockholders who own or hold a total of approximately over 885,518,431 or 78.57% of the total issued and outstanding shares of 1,127,098,705 represented in person and by proxy. An electronic system facilitated the registration and vote tabulation to ensure accuracy and reliability of information. SERVE was also enhanced to allow the stockholders to attend and actively participate via remote communication and to cast their votes for the agenda items online.

The Corporate Secretary explained the vote tabulation procedures to the shareholders and stated that all shareholders were entitled to one vote for one share.



Representatives from Sycip Gorres Velayo and Co. (SGV & Company), an independent third party, validated the voting results for each agenda item. The Company also allowed shareholders to freely express their views and raise their questions during the ASM through the SERVE portal.

The Chairman of the Board, Chairman of the AuditCom, Chairman of the RLDC, Chairman of the Nom&Gov, Chairman of the Finance Committee, the Board, Chief Operations Officer (COO), Chief Finance Officer (CFO), Corporate Secretary, Compliance Officer and Assistant Corporate Secretary, other officers of the Company, and its external auditor attended the ASM to present the performance results of the Company and respond to any question from the shareholders relevant thereto. The appropriate meeting procedures and guidelines were followed before, during and after the ASM.

The Company posted the resolutions approved during the ASM on its website the following day so that non-attending shareholders may be immediately informed.

Link:

2024 ASM Voting Results (Page 2-15)



		mer.ph/MinutesASM	
		SEC Form 17 A Annual Bonort names 1/0	
		SEC Form 17-A Annual Report, pages 169 mer.ph/DIS2025	
		<u> </u>	
		Integrated Report (Page 219) Annual Reports (meralco.com.ph)	
		Annual Reports (meralco.com.pn)	
4. Board has an effective shareholder voting mechanisms such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.	Compliant	Provide information on shareholder voting mechanisms such as supermajority or "majority of minority", if any. The Company's policies embody an utmost respect to the right of the minority shareholders while pursuing corporate interest. Salient provisions are: a) Timely, fair, and accurate disclosure of material information b) Review of existing, and development of new, policies that will prevent the major shareholders from gaining undue advantage over and at the expense of minority shareholders c) Related Party Transactions are disclosed in the Company's Notes to financial statements d) Disinterested shareholders decide on all	
		Related Party Transactions which require shareholders' approval.	
		Link: SEC Form 17-A Annual Report, page 160-161 mer.ph/2024AR17A	
		Definitive Information Statement 2025, page 169-170 mer.ph/DIS2025	



			Integrated Report (Page 223)	
			Annual Reports (meralco.com.ph)	
5.	Board allows shareholders to call a special shareholders' meeting and submit a	Compliant	Provide information on how this was allowed by board (i.e., minutes of meeting, board resolution)	
	proposal for consideration or agenda item		The Board affords stockholders the right to	
	at the AGM or special meeting.		propose the holding of meetings and to	
			include agenda items ahead of the	
			scheduled Annual and Special Shareholders'	
			Meeting. The Board also adopts appropriate measures to ensure that stockholders'	
			meetings are conducted in a fair and	
			transparent manner as provided in its Revised	
			Manual of Corporate Governance -	
			Investors' Rights and Protection, Right to	
			Transparent and Fair Conduct of Stockholders	
			Meeting - which is similarly posted in the	
			Company Website.	
			Link:	
			Revised Manual of Corporate Governance	
			mer.ph/CGManual	
			In accordance with the Revised Manual of	
			Corporate Governance, the Board affords	
			shareholders the right to propose the holding	
			of meetings and to include agenda items	
			ahead of the scheduled Annual and Special	
			Shareholders' Meeting. Proposals for agenda	
			items and for the holding of special	
			stockholders meeting may be sent to the Corporate Governance Office through	
			cgo.staff@meralco.com.ph. Proposals shall	
			<u> cgo.siair@maiaico.com.pn</u> . noposais shall	



			be evaluated by the Nomination and	
			Governance Committee and/or endorsed to	
			the Board of Directors for its review and/or	
			-	
			approval.	
			Link:	
			Meralco website:	
			<u>Stakeholder Engagement (meralco.com.ph)</u>	
6	. Board clearly articulates and enforces	Compliant	Provide information or link/reference to the policies on treatment of	
	policies with respect to treatment of		minority shareholders	
	minority shareholders.		The Board commits to treat all shareholders	
			fairly and equitably, and recognize, protect,	
			and facilitate the exercise of their rights.	
			Salient provisions are:	
			a) Timely, fair, and accurate disclosure of	
			material information	
			b) Review of existing, and development of	
			new, policies that will prevent the major	
			shareholders from gaining undue advantage	
			over and at the expense of minority	
			shareholders	
			c) Related Party Transactions are disclosed in	
			the Company's Notes to financial statements	
			d) Disinterested shareholders decide on all	
			Related Party Transactions which require	
			shareholders' approval.	
			Link:	
			SEC Form 17-A Annual Report, page 161	
			mer.ph/2024AR17A	
			Definitive Information Statement 2025, page 169-170	



		mer.ph/DIS2025	
		Integrated Report (Page 223) Annual Reports (meralco.com.ph)	
		Annoar Reports (meraico.com.pn)	
		Policies with respect to protection of	
		shareholders' rights are also detailed in the	
		Company's Revised Manual of Corporate Governance.	
		Governance.	
		Link:	
		Revised Manual of Corporate Governance, Section	
		4.11.7: mer.ph/CGManual	
		mer.pn/comanual	
7. Company has a transparent and specific dividend policy.	Compliant	Provide information on or link/reference to the company's dividend Policy.	
		Indicate if company declared dividends. If yes, indicate the number	
		of days within which the dividends were paid after declaration. In case the company has offered scrip-dividends, indicate if the	
		company paid the dividends within 60 days from declaration	
		The Company's dividend policy, as approved	
		by the Board on February 22, 2010, and	
		ratified by the shareholders during the May 25,	
		2010 ASM, calls for the payment of regular	
		cash dividend equivalent to 50% of the	
		audited Consolidated Core Net Income	
		(CCNI) for the year with a "look-back" basis,	
		which allows the Company to pay special dividends beyond 50% of the CCNI for the	
		year, subject to the availability of unrestricted	



retained earnings in accordance with the guidelines of the SEC.

Above are the cash dividends declared by the Board on common shares for 2024. Link:

Integrated Report (Page 217)
Annual Reports (meralco.com.ph)

SEC Form 17-A Annual Report, page 158 mer.ph/2024AR17A

Definitive Information Statement 2025, page 120 mer.ph/DIS2025

The Company follows the general practice in the country in the declaration and payment of dividends to its shareholders:

• The Declaration Date is the day that the corporation's Board of Directors announces

Declaration Date	Record Date	Payable Date	Rate per Share
February 26, 2024	March 27, 2024	April 24, 2024	PhP 11.24
July 29, 2024	August 28, 2024	September 23, 2024	PhP 10.30

its approval of a dividend payment. The Board will also announce the Record Date and the Payment Date of the dividend.

• The Ex-Dividend Date is the first day when buying a stock does not entitle the buyer to the dividends.



Optional: Recommendation 13.1		The Record Date is the date after which new buyers of the shares will not qualify to receive dividend payments. The Payment Date is the date that the dividends are actually paid in the form of checks or credited to shareholders' investment accounts.	
Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.	Compliant	Identify the independent party that counted/validated the votes at the ASM, if any. The Company appointed an independent auditing firm, SyCip Gorres Velayo & Co. to supervise and validate the canvassing of votes of the shareholders during the Annual Stockholders' Meeting (ASM) of 2024. This was recorded in the ASM Minutes which was also posted in the company website. Link: Minutes of the 2024 ASM, page 14: mer.ph/MinutesASM	
Recommendation 13.2			
1. Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 28 days before the meeting.	Compliant	Indicate the number of days before the annual stockholders' meeting or special stockholders' meeting when the notice and agenda were sent out Indicate whether shareholders' approval of remuneration or any changes therein were included in the agenda of the meeting. Provide link to the Agenda included in the company's Information Statement (SEC Form 20-IS)	



To provide shareholders enough time to examine the Company's information, the ASM Notice was posted on the Company's website on January 29, 2024. The Definitive Information Statement (DIS) was distributed to the shareholders starting April 24, 2024. Stockholders who have provided their email address were furnished a copy of the Notice through electronic mail. The Notice was also published in the Business Mirror and Philippines Star and posted in the Company's website at www.meralco.com.ph. The notices were released through various means prior to the annual stockholders meeting in accordance with the Revised Corporation Code, Securities Regulation Code, By-Laws of the Company, and the internal guidelines for participation in meetings via remote communications and for voting in absentia, which are embodied in the Company's Definitive Information Statement as approved by the Securities and Exchange Commission (SEC).

Links:

Notice of the 2024 Annual Stockholders' Meeting with detailed agenda:

Definitive Information Statement 2024, page 3:

mer.ph/DIS2025

Minutes of the 2024 ASM, page 2-3:



mer.ph/MinutesASM	
shareholders, including minority stockholders, to participate in decisions affecting the Company such as in the approval of remuneration or increase in remuneration of non-executive and executive directors. In 2024, no Agenda of ASM includes the shareholders' approval of the remuneration or any changes therein.	
mer.ph/2024AR17A	
Annual Report (Page 217) Annual Reports (meralco.com.ph)	
academic qualifications, date of first appointment, experience, and directorships in other listed companies) are stated in Notice of Annual Stockholders' Meeting incorporated in the Definitive Information Statement:	
Compliant	The Company upholds the rights of all shareholders, including minority stockholders, to participate in decisions affecting the Company such as in the approval of remuneration or increase in remuneration of non-executive and executive directors. In 2024, no Agenda of ASM includes the shareholders' approval of the remuneration or any changes therein. Link: SEC Form 17-A Annual Report, page 158 mer.ph/2024AR17A Annual Report (Page 217) Annual Reports (meralco.com.ph) Provide link or reference to the company's notice of Annual Shareholders' Meeting Compliant The profiles of the Directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies) are stated in Notice



		Definitive Information Statement 2025, page 11-22: mer.ph/DIS2025	
b. Auditors seeking appointment/re- appointment	Compliant	The information on the Auditors seeking reappointment is stated in Notice of Annual Stockholders' Meeting incorporated in the Definitive Information Statement:	
		Link:	
		Definitive Information Statement 2025, Notice of Annual Stockholders' Meeting, Agenda No. 10 in reference to pages 53-54 of the Definitive Information Statement mer.ph/DIS2025	
c. Proxy documents	Compliant	Proxy forms are provided in the Notice and can be downloaded from the Company Website as well. Links: Definitive Information Statement 2025 (Page 4): mer.ph/DIS2025 Meralco website: Notice of Annual or Special Stockholders' Meeting: Notice of Annual or Special Stockholders' Meetings	
		(meralco.com.ph)	
Optional: Recommendation 13.2		<u>, </u>	
Company provides rationale for the agenda items for the annual stockholders meeting	Compliant	Provide link or reference to the rationale for the agenda items The Notice of 2024 ASM issued to all shareholders provided the rationale for each agenda item requiring shareholders' approval/ ratification. Copy of the Notice of	



			2024 ASM was also posted in the Company website. Links: Notice of the 2024 Annual Stockholders' Meeting with detailed agenda: Definitive Information Statement 2025: mer.ph/DIS2025 Meralco website: Notice of Annual or Special Stockholders' Meeting: Notice of Annual or Special Stockholders' Meetings (meralco.com.ph) Meralco website: Notice of Annual or Special Stockholders' Meeting: Notice of Annual or Special Stockholders' Meeting: Notice of Annual or Special Stockholders' Meetings (meralco.com.ph)	
Recommendat				
participation votes take Annual or S	courages active shareholder on by making the result of the en during the most recent Special Shareholders' Meeting ailable the next working day.	Compliant	Provide information or reference to a document containing information on all relevant questions raised and answers during the ASM and special meeting and the results of the vote taken during the most recent ASM/SSM. The 2024 ASM Minutes, together with the 2024 ASM Voting Results per resolution were also posted in the Company website, the day after the ASM, for the information of the shareholders. All relevant questions raised and answers during the 2024 ASM and the resolution and the number of votes of the shareholders for each of the issues to be resolved or voted upon are found in the Minutes of the Annual Stockholders' Meeting.	



		Links: Minutes of the 2024 ASM: mer.ph/DIS2025 Voting Results (Page 2-15: mer.ph/MinutesASM Meralco website: Minutes of all General or Special Stockholders' Meetings (meralco.com.ph)	
2. Minutes of the Annual and Special Shareholders' Meetings were available on the company website within five business days from the end of the meeting. Output Description:	Compliant	Provide link to minutes of meeting in the company website. Indicate voting results for all agenda items, including the approving, dissenting and abstaining votes. Indicate also if the voting on resolutions was by poll. Include whether there was opportunity to ask question and the answers given, if any The minutes of the 2024 ASM was posted in the Company Website, on May 29, 2024, the day after the ASM, for the information of the shareholders. Also posted in the Company Website is Voting Results for all the items, including approving, dissenting, and abstaining votes. Also posted in the Company Website is Voting Results for all the items, including approving, dissenting, and abstaining votes. At the Annual Stockholders' Meeting (ASM) held virtually via	



https://sms.meralco.com.ph/smsonline/ on May 28, 2024, approximately over 885,518,431 or 78.57% of the total issued and outstanding shares of 1,127,098,705 represented in person and by proxy. Stockholders voted on each of the 2024 ASM resolutions by poll. Sycip Gorres Velayo and Co. (SGV & Company) was the independent party duly appointed to validate the votes. Stockholders were afforded opportunity to ask questions. Issues raised during the meeting together with answers are stated in the ASM Minutes.

Below are the voting results for the ASM Resolutions. The difference between the total stockholder votes and the total stock represented during the ASM is the volume of shares whose owners or proxy did not vote as to whether they approved, abstained or were against:

Resolution 1. Approval of the Minutes of the Annual Meeting of Stockholders held on May 30, 2024. Copies of the draft Minutes are available for examination during office hours at the Office of the Corporate Secretary and at the website of Meralco, www.meralco.com.ph. Stockholders will be asked to approve the draft Minutes and acknowledge the completeness and accuracy thereof.

Below is the text of the proposed resolution: "RESOLVED, that the Stockholders of the



Corporation hereby approve the Minutes of the Annual Stockholders' Meeting held on May 30, 2024."

	r	
	Count	%
1. Approved	883,893,021	78.42%
2. Against	0	0.00%
3. Abstained	1,499,931	0.13%

Resolution 2. Approval of the 2024 Audited Consolidated Financial Statements. Meralco's audited financial statements, highlights of which are explained in the President's Report and in the Information Statement, will be presented to the Stockholders for approval. Copies of the 2024 Audited Financial Statements, previously approved by the Board of Directors, were also submitted to the Securities and Exchange Commission and the Bureau of Internal Revenue.

Below is the proposed resolution: "RESOLVED, that the audited consolidated financial statements for the year ended December 31, 2024 be, as the same are hereby, approved."

	Count	%
1. Approved	883,494,525	78.39%
2. Against	210,030	0.02%



Resolution 3. Ratification of Acts of the Board and Management. Ratification of the acts of the Board of Directors and Management crucial to the successful performance of the Company in 2024 will be sought from the Stockholders.

Below is the proposed resolution: "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, 2024 up to the date of this meeting be as they hereby are, confirmed, ratified and approved."

	Count	%
1. Approved	883,012,198	78.34%
2. Against	610,437	0.05%
3. Abstained	1,762,459	0.16%

Resolution 4. Election of Directors for the ensuing year. Copies of the curriculum vitae and profiles of the candidates to the Board of Directors are provided in the Information Statement for the examination of the Stockholders. Stockholders will be given the opportunity to elect the directors who will serve for the term 2024-2025 by way of individual voting administered by a third party. For this year, the stockholders elected



the following to the Company's 11-seat Board:

	Name	Yes	No	Abstain
1.	June Cheryl A. Cabal-Revilla	837,987,748	45,694,679	1,452,945
2.	Ray C. Espinosa	850,192,615	33,686,088	1,452,945
3.	James L. Go	835,860,183	47,759,971	1,452,945
4.	Patrick Henry C. Go	847,548,800	36,050,710	1,452,945
5.	Lance Y. Gokongwei	835,934,997	47,944,801	1,452,945
6.	Jose Ma. K. Lim	835,706,163	47,926,081	1,452,945
7.	Lydia B. Echauz*	882,541,563	1,195,933	1,452,945
8.	Artemio V. Panganiban*	850,070,944	33,819,439	1,452,945
9.	Manuel V. Pangilinan	875,673,661	9,754,203	1,452,945
10.	Pedro Emilio O. Roxas*	862,095,934	21,611,725	1,452,945
11.	Victorio P. Vargas	838,148,309	45,543,339	1,452,945
	*Independent Director			

Resolution 5. Appointment of External Auditors. Meralco's external auditors for 2024-2025, tasked with the preparation of the annual audited financial statements, will be appointed by the Stockholders. This is upon favorable recommendation by the Audit Committee. Below is the text of the proposed resolution: "RESOLVED, that SGV & Company, Certified Public Accountants, be, as they hereby are, re-appointed as external auditors of the Company for the year 2024-2025."

	Count	%
1. Approved	883,278,406	78.37%
2. Against	581,360	0.05%
3. Abstained	1,506,644	0.13%

Links:

Minutes of the 2024 ASM:



	mer.ph/MinutesASM	
	Meralco website: Minutes of all General or Special Stockholders' Meetings (meralco.com.ph)	
Supplement to Recommendation 13.3		
1. Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders' questions during the ASM and SSM.	Indicate if the external auditor and other relevant individuals were present during the ASM and/or special meeting. Board ensures the attendance of relevant individuals to answer shareholders' questions during the ASM. The 2024 ASM was presided by the Chairman of the Board, Mr. Manuel V. Pangilinan, and was attended by stockholders, who own or hold approximately over 885,518,431 or 78.57% of the total issued and outstanding shares of 1,127,098,705 represented in person and by proxy. The ASM was attended by the Chairperson of the Audit Committee, Retired Chief Justice Artemio V. Panganiban; and all other members of the Board elected at the ASM. The members of the Company's External Auditor were also present during the stockholders' meeting as well as key officers of	
	the Company. In compliance with the disclosure requirements, the results of the meeting, together with the list of the	
	attendees including the elected board members, were disclosed to the SEC and PSE within the day of the ASM.	



		Please refer to the section on Board Performance for the detailed attendance of the Board to the ASM. Links: Minutes of the 2024 ASM, page 2:	
		mer.ph/MinutesASM	
		Integrated Report (Page 233) Annual Reports (meralco.com.ph)	
		All Shareholders were given equal opportunity to voice their opinions and raise questions	
		during the meeting within the appropriate	
		time frame and allowed concerned directors	
		and officers of the Company to answer and	
		provide clarifications. Even prior to the	
		meeting, shareholders were also allowed to	
		submit their questions through phone or e-	
		mail to the Stockholder Relations office at	
		stockholder.affairs@meralco.com.ph.	
		However, only questions related to the	
		Company's operations or with material	
		impact on the operating results were	
		considered in the ASM.	
Recommendation 13.4			
·	Compliant	Provide details of the alternative dispute resolution made available to resolve intra-corporate disputes	
shareholder, an alternative dispute			
mechanism to resolve intra-corporate			



2.	disputes in an amicable and effective manner. The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	Compliant	Provide link/reference to where it is found in the Manual on Corporate Governance The Board adopts and makes available at the option of a shareholder, an established alternative dispute resolution (ADR) mechanism to resolve intra-corporate disputes in an amicable and effective manner as provided in the Alternative Dispute Resolution Policy and Revised Manual of Corporate Governance. Links: Alternative Dispute Resolution Policy: ADR.pdf (amazonaws.com). Revised Manual of Corporate Governance: mer.ph/CGManual	
	Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	Compliant	Disclose the contact details of the officer/office responsible for investor relations, such as: 1. Name of the person 2. Telephone number 3. Fax number 4. E-mail address Meralco has an Investor Relations Office which regularly communicates relevant and timely information about the Company to both current and potential investors, to analysts, fund managers, potential business partners and the general public. Investors may get in touch with the Company's Investor Relations Office located at 11/F of Lopez Building, Ortigas Avenue,	



Barangay Ugong, Pasig City, 1605 Philippines with the e-mail address: investor.relations@meralco.com.ph. Such information can be found on the Annual Report.

Link:

SEC Form 17-A Annual Report, (page 124-125) mer.ph/2024AR17A

Integrated Report (Page 235)
Annual Reports (meralco.com.ph)

Shareholders may also access daily updates on Meralco's shares of stock through the Investor Relations page of the Company's Website.

Link:

Meralco website: Investor Relations Page

Overview (meralco.com.ph)

The Company presents information on performance results, business progress, industry trends, impact of external factors, and regulations to shareholders, analysts, investors, and media every quarter during the investors briefing and teleconference, as well as the media briefing.

Presentation materials used in these meetings are posted on the Company's website to



		ensure comprehensive information dissemination to all stakeholders and investors, including those who were not able to participate in the briefings.	
		Link: Meralco website: Quarterly Reports Quarterly Reports (meralco.com.ph)	
IRO is present at every shareholder's meeting.	Compliant	Indicate if the IRO was present during the ASM. The Company's Chief Investor Relations Officer (CIRO), Mr. Paul Jayson I. Ramos, currently handles the Investor Relations Office and is present at the recent shareholders' meeting held last 2024. Link: Minutes of the 2024 ASM: mer.ph/MinutesASM	
		SEC Form 17-A Annual Report (Page 124-125) mer.ph/2024AR17A	
Supplemental Recommendations to Principle 1	3	THET. PHY ZOZ-FARLITA	
Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group	Compliant	Provide information on how anti-takeover measures or similar devices were avoided by the board, if any. The Company does not employ any anti-takeover measure or similar devices that may entrench ineffective management or the existing controlling shareholder group. The Company upholds the rights of all	
		shareholders, including the minority	



shareholders, to effectively participate in decisions affecting the Company:

- Changes or amendments to the Company's Articles of Incorporation or Bylaws
- Authorization for issuance of additional shares
- Authorization of extraordinary transactions, including the transfer of all or substantially all assets that in effect result in the sale of the Company
- Approval of remuneration or increase in remuneration of non-executive and executive directors
- Voting on matters in absentia through the use of proxy forms

Submitting the foregoing items to the approval of all shareholders prevents or discourages the Board from devising measures or defenses intended to prevent takeover of the Company. In particular, the Board is prevented from unilaterally transferring all or substantially all its assets, increasing remuneration of directors, or effecting changes in the Charter that tend to make the Company less attractive to investors or less conducive for takeover or acquisition.



		The Company likewise allows tender offer of shares and exercise of proxy vote which are recognized strategies in takeovers. Link: SEC Form 17-A Annual Report, page 159 mer.ph/2024AR17A	
2. Company has at least thirty percent (30%) public float to increase liquidity in the market.	Non-compliant	Indicate the company's public float.	Based on the Company's Annual Report and Public Ownership Report as of December 31, 2024, 26.10% of its issued and outstanding shares are freely available and tradable in the market. This is above the current 10% minimum public float requirement prescribed by the Philippine Stock Exchange Inc. (as approved by the SEC), and has increased from 18.68% in 2016. Links: Integrated Report Annual Reports (meralco.com.ph) MER Public Ownership Report December 2024 chrome-extension://efaidnbmnnnibpcajpcglclefindmkaj/https://meralcomain.s3.ap-southeast-1.amazonaws.com/documents/pdf_listing/2025-01/manila_electric_company_public_ownership_report_summary_31_dec_2024.pdf



			PSE Memorandum CN No. 2012-003 (Annex B) dated 3 January 2012 re: Amended Rule on Minimum Public Ownership https://www.pse.com.ph/stockMarket/circulars.html
Optional: Principle 13			
Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting	Compliant	Disclose or provide link/reference to policies and practices to encourage shareholders' participation beyond ASM The Stockholders' Affairs Office/Corporate Compliance Office under the Corporate Governance and Compliance Office encourages shareholders to engage with the Company beyond the Annual Stockholders' Meeting by providing them with accessible channels through which timely, fair, and accurate disclosures of material information affecting their shares are made and through which concerns on their share may be addressed. To ensure comprehensive dissemination to all stakeholders and investors, share prices, financial results of the Company, and Company disclosures which may affect the share prices are regularly updated and uploaded to the Company website. Links: Meralco website: Investor Relations Investor Relations (meralco.com.ph)	



Disclosures
SEC and PSE Filings (meralco.com.ph)

Shareholders and investors are provided with adequate facilities to communicate with Meralco through telephone, mail, electronic mail, and website, www.meralco.com.ph. The Investor Relations Office supervises the investors' briefings and teleconference, and attends to institutional investors' needs. Stockholder Affairs Office attends to the inquiries and other concerns of shareholders.

Shareholders are given Notice and Agenda of the Annual Stockholders Meeting, or ASM, at least twenty-eight (28) working days before the said meeting. ASM Notices are posted in Notice of Annual or Special Stockholders' Meetings (meralco.com.ph)

In accordance with the Revised Manual of Corporate Governance, the Board affords shareholders the right to propose the holding of meetings and to include agenda items ahead of the scheduled Annual and Special Shareholders' Meeting. Proposals for agenda items and for the holding of special stockholders meeting may be sent to the Corporate Governance Office through cgo.staff@meralco.com.ph. Proposals shall be evaluated by the Nomination and Governance Committee and/or endorsed to



		the Board of Directors for its review and/or approval.	
		To allow minority shareholders to nominate candidates to the Board of Directors, Meralco submits a call for nomination to the Securities and Exchange Commission (SEC) which is also published in the website for public notice.	
		The Company facilitates participation of shareholders who cannot attend the stockholders' meeting in person by enclosing proxy forms in the ASM Notice where they can indicate their votes on matters that will be taken during the meeting. Shareholders may download proxy forms together with details on how to appoint a proxy by clicking this link: Notice of Annual or Special Stockholders' Meetings (meralco.com.ph)	
		For shareholders who are able to attend the ASM, an electronic system facilitates the registration and vote tabulation to ensure accuracy and reliability of information. Link:	
		Meralco website: Stakeholder Engagement (meralco.com.ph)	
Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.	Compliant	Disclose the process and procedure for secure electronic voting in absentia, if any.	
		During the 2024 ASM, the Company conducted its virtual ASM via live broadcast of the proceedings through the Stockholders	



Electronic Registration and Voting Express (SERVE). The online platform fully enabled the electronic voting in absentia by the stockholders during the ASM. Stockholders were also given opportunity to propound questions and raise concerns to the Board during the meeting.

Link:

Meralco website SERVE portal for electronic voting in absentia:

SERVE - Voting in Absentia (meralco.com.ph)

Key Players (meralco.com.ph)

Duties to Stakeholders

Principle 14: The rights of stakeholders established by law, by contractual relations and through voluntary commitments must be respected. Where stakeholders' rights and/or interests are at stake, stakeholders should have the opportunity to obtain prompt effective redress for the violation of their rights.

Recommendation 14.1

1. Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth, and sustainability.

Compliant

Identify the company's shareholder and provide information or reference to a document containing information on the company's policies and programs for its stakeholders.

The following are the Company's stakeholders:

- Shareholders
- Employees
- Subsidiaries
- Community
- Other Stakeholders such as creditors and suppliers

As a result of its continuous interactions with its stakeholders, the Company has formulated



		guidelines and strategies to ensure sustainable development determined to operate a business that is anchored on good governance.			
		The policies and programs for the Company's stakeholders are disclosed in the Annual Report and the Company Website.			
		Links: SEC Form 17-A Annual Report, pages 161, 164 mer.ph/2024AR17A			
		Integrated Report (Page 223) Annual Reports (meralco.com.ph)			
		Meralco website: Key Players: Key Players (meralco.com.ph)			
		Stakeholder Engagement: Stakeholder Engagement (meralco.com.ph)			
Recommendation 14.2					
Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of	Compliant	Identify policies and programs for the protection and fair treatment of company's stakeholders			
stakeholders.		The Company implements policies and			
SIGREFICIOLEIS.		activities that protect the rights and promote			
		the interest of its various stockholders:			
		Customers			
		It is the Company's policy to provide all customers with excellent service and fair			



treatment, and complete and accurate information. Towards this end, the Company:

- Provides customized services to home and micro businesses, small and medium-size enterprises and corporate business groups;
- Standardizes policies and work processes related to customers in all business centers and public information on the services and rates affecting them (e.g., the monthly Meralco Advisory);
- Communicates significant operational plans and holding appreciation events such as Meralco Luminaries with customers at least once a year;
- Undertakes surveys on customers' level of satisfaction to improve the Company's service standards;
- Establishes a Consumer Welfare Desk (CWD) at the business centers and a Customer Assistance Office (CAO) at the Energy Regulatory Commission (ERC), both manned by trained CWD officers, pursuant to ERC Resolution No. 42, series of 2006;
- Implements various programs to delight the customers (Information Drive on Rates and Tips such as the Orange Tag and Power Ideas,



Customer experience Transformation Program, Partnership and customer engagements through Power Up Forums and the Power Club Magazine, Meralco Business (Biz) Partnership with SME entities, and Meralco Home and Microbiz engagements with local government units, Variety of payment programs such as the Automatic Debit Arrangement program and Interruptible Load program

The Company promotes safety as a way of life by providing a safe and healthy environment to prevent accidents or injuries to its customers. As such, the Company's activities include:

- -Undertaking safety and health orientation programs to enhance safety consciousness and safe practice for all customers and stakeholders.
- Complying with all applicable safety, and environmental regulations and closely monitoring the state of well-being and safety of all customers and the public at-large.
- -Conduct of the Kuryenteng Ligtas Awards, the first award-giving body that honors organizations, businesses and individuals that uphold excellence in their practice of



electrical safety and promotion of safety in the workplace.

Suppliers/Contractors

The Company observes a clearly defined and transparent procurement and supplier selection process through the Suppliers' Business Conduct Policy and the Vendor Accreditation Program. It ensures faithful compliance to all the terms and conditions of its procurement contracts. Under these programs:

- Only accredited suppliers are qualified to participate in bids and awards.
- Purchases are made on the basis of competitive bidding where the commercial and technical requirements are jointly evaluated.
- Suppliers are responsible and accountable for providing the required information in the Suppliers' Business Conduct Commitment Form. They are likewise expected to adhere to certain corporate governance standards and undertaking to apply these standards to their offices and employees.

Creditors

The Company faithfully complies with all loan agreements with creditors. It ensures timely



payment of its loans and efficiently operates its business to assure creditors of the Company's sound financial standing and loan payment capabilities. In this regard, the Standard & Poor's (S&P) global ratings raised its long-term corporate credit rating on Meralco to Investment Grade at BBB- with Stable Outlook from BB+ with Positive Outlook in 2017.

The rights of creditors are protected by public disclosures of material information such as results of operations, systems of internal controls and regular assessment of risks to compliance with loan covenants and bonds. Periodic reports are made by the Company of its financial position through the submission of its quarterly and latest audited financial statements. The Company also conducts regular financial and operating results briefings.

Environment and Community

As an advocate of sustainable development, the Company is committed to operate profitably within the bounds of its social and environmental responsibility. Its commitment is expressed in the One Meralco Foundation, Inc.

(http://www.onemeralcofoundation.org/)

Links:



	SEC Form 17-A Annual Report, pages 161
	mer.ph/2024AR17A
	Annual Reports (meralco.com.ph) (Page 223)
	Sustain glality of Margles
	<u>Sustainability at Meralco</u>
	Company Website, Key Players:
	Key Players (meralco.com.ph)
De common delice 14.2	<u>Rey Flayers (meraico.com.pri)</u>
Recommendation 14.3	
1. Board adopts a transparent framework Compliant	Provide the contact details (i.e., name of contact person, dedicated phone number or e-mail address, etc.) which stakeholders can use
and process that allow stakeholders to	to voice their concerns and/or complaints for possible violation of
communicate with the company and to	their rights.
obtain redress for the violation of their	Provide information on whistleblowing policy, practices and
rights.	procedures for stakeholders.
	The e-Report Mo (Whistleblowing Policy/Anti-
	Corruption Programs and Procedures)
	encourages the reporting of any violation of
	, , ,
	corporate governance rules or policies,
	questionable accounting or auditing matters,
	and other malfeasance committed by the
	,
	Company's directors, officers, and
	employees.
	The Company provides appropriate
	. ,
	protection against retaliation to an
	employee/stakeholder who reports illegal/
	unethical behavior. In the event of retaliation,
	' l
	the reporting person or witness may file a
	report to the the Corporate Governance
	Office (CGO) by filling out a Retaliation
	Protection Report Form.
	THORECHOTT REPORT FORTH.



		Employees, suppliers, customers and other stakeholders can download, through the Company Website, a whistleblower report form and submit the same via email or regular mail to the CGO through the following contact information:	
		Corporate Governance Office Manila Electric Company (Meralco) 8th Floor, Lopez Building, Ortigas Avenue, Brgy. Ugong, Pasig City, Philippines Tel: (+632) 1622-2798 Mobile: 09088661670 email: cgo.staff@meralco.com.ph	
		Links: Whistleblowing Policy (Speak Out Policy): Speak Out Policy.pdf (amazonaws.com) Whistleblowing Report, Annex 1:	
		Microsoft Word - eReport Form (amazonaws.com) Protection from Retaliation Form: Microsoft Word - Retaliation Protection Report Form (amazonaws.com)	
Supplement to Recommendation 14.3		SEC Form 17-A Annual Report, page 164 mer.ph/2024AR17A	
Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner.	Compliant	Provide information on the alternative dispute resolution system established by the company.	



The Company adopts the following alternative dispute resolution system to address conflicts and differences with key stakeholders:

Corporation & Stakeholders

The Company has created the office of Stockholder Affairs/ Corporate Compliance Office in assisting shareholders to resolve issues affecting

their concerns. The Board has adopted and made available at the option of a shareholder, an established alternative dispute resolution (ADR) mechanism to resolve intra-corporate disputes in an amicable and effective manner as provided in the Alternative Dispute Resolution Policy and Revised Manual of Corporate Governance.

Links:

Alternative Dispute Resolution Policy: ADR.pdf (amazonaws.com)

Revised Manual of Corporate Governance <u>mer.ph/CGManual</u>

Corporation & Third Parties

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 handles consumer complaints and ensures the adequate promotion of consumer interests. Similarly, the ERC has 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.

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 CWD Officers 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.

Employees

The Company enforces a Code on Right Employee Conduct (COREC) and mechanisms that resolve employee-related



		conflict and provide for effective grievance machinery.	
Additional Recommendations to Principle 14			
1. Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation.	Compliant	Disclose any requests for exemption by the company and the reason for the request. The Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue.	
2. Company respects intellectual property rights.	Compliant	Provide specific instances, if any. The Company respects intellectual property rights as provided by law. This is signified in the Revised Code of Ethics which provides that the directors, officers and employees of the Company shall respect and uphold the confidential and proprietary information of other companies and shall not knowingly appropriate, infringe or make an unauthorized use of a valid trademark, patent, trade secret or proprietary technology belonging to the Company or to another person or entity. Link: Revised Code of Ethics https://mer.ph/COEthics	



Pursuant thereto, the Company has always applied for and sought approval of the Intellectual Property Office for the registration and use of any trademark related to the Company's services and programs such as:

- Bright Ideas for electric service, appliance, promotions, andenergy efficiency tips to help consumers make informed decisions on managing their electric consumptions;
- Salba Bote for life-saving improvised floatation device consisting of buoyant, belt or jacket. The device is made of empty 1-liter bottles enclosed in a strong rubber mesh bag which may be worn like a typical life vest, and may also be attached to other units to form a raft or to a sturdy post or tree to prevent the users from being carried away by raging flood waters.; and
- Kuryente Load (KLoad) for prepaid electricity service for consumers to manage electricity spending. It allows daily and on-demand load balance notification via SMS, and notification of rate adjustments, disconnection/reconnection alerts.



		among others through mobile device and network				
Optional: Principle 14						
Company discloses its policies and practices that address customers' welfare.	Compliant	Identify policies, programs and practices that address customers' welfare or provide link/reference to a document containing the same.				
		The Company remains responsive to the requirements of our customers. The Company implements various policies and programs to continually engage customers and ensure their welfare.				
		It is the Company's policy to provide all customers with excellent service and fair treatment, and complete and accurate information. Towards this end, the Company:				
		- Provides customized services to home and micro businesses, small and medium-size enterprises and corporate business groups;				
		- Standardizes policies and work processes related to customers in all business centers and public information on the services and rates affecting the customers, e.g., the monthly Meralco Advisory;				
		- Communicates significant operational plans and holding appreciation events such as Meralco Luminaries with customers at least once a year;				



- Undertakes surveys on customers' level of satisfaction to improve the Company's service standards;
- Establishes a Consumer Welfare Desk (CWD) at the business centers and a Customer Assistance Office (CAO) at the Energy Regulatory Commission (ERC), both manned by trained CWD officers, pursuant to ERC Resolution No. 42, series of 2006; and
- Implements various programs to delight the customers such as Information Drive on Rates and Tips such as the Orange Tag and Power Ideas, Customer experience Transformation **Partnership** and customer Program, engagements through Power Up Forums and the Power Club Magazine, Meralco Business (Biz) Partnership with SME entities, and Meralco Home and Microbiz engagements with local government units, Variety of payment programs such as the Automatic Debit Arrangement program and Interruptible Load Program

The Company promotes safety as a way of life by providing a safe and healthy environment to prevent accidents or injuries to its customers. As such, the Company's activities include:



- Undertaking safety and health orientation programs to enhance safety consciousness and safe practice for all customers and stakeholders;
- Complying with all applicable safety, and environmental regulations and closely monitoring the state of well-being and safety of all customers and the public at-large; and
- Conduct of the Kuryenteng Ligtas Awards, the first award-giving body that honors organizations, businesses and individuals that uphold excellence in their practice of electrical safety and promotion of safety in the workplace.

The policies and programs for customers are also disclosed in the Company's Annual Report and in the **Meralco website:** https://www.meralco.com.ph/:

Links:

SEC Form 17-A Annual Report (Page 98) mer.ph/2024AR17A

Integrated Report (Page 166)
Annual Reports (meralco.com.ph)

Company Website, Key Players: Key Players (meralco.com.ph)



2. Company discloses its policies and practices that address supplier/contractor selection procedures	Compliant	Identify policies, programs and practices that address supplier/contractor selection procedures or provide link/reference to a document containing the same.	
		The Company observes a clearly defined and transparent procurement and supplier selection process through the Suppliers' Business Conduct Policy and Vendor Accreditation Program. These ensure faithful	
		compliance to all the terms and conditions of its procurement contracts.	
		 Under these programs, Only accredited suppliers are qualified to participate in bids and award. Purchases are made on the basis of competitive bidding – where the commercial and technical requirements are jointly evaluated. Suppliers are responsible and accountable for providing the required information in the Suppliers' Business Conduct Commitment Form. They are likewise expected to adhere to corporate governance standards and apply these standards to their offices and employees. 	
		Link: Vendor's Code of Business Conduct and Ethics: Revised Code of Business Conduct and Ethics for Vendors 1.pdf (amazonaws.com)	
		Meralco Website:	



		Key Players (meralco.com.ph)	
		Stakeholder Engagement (meralco.com.ph)	
Branch and Article Article Control of the Control o		handa alamada and hanasa la ana abbababa an basan	and the Partition of the state
Principle 15: A mechanism for employee partici	•	be developed to create a symblotic environment	ent, realize the company's goals and
participate in its corporate governance processe	es.		
Recommendation 15.1			
	Compliant	Provide information on or link/reference to company policies, programs and procedures that encourage employee participation.	
procedures that encourage employees to			
actively participate in the realization of the		The Company encourages the development	
company's goals and in its governance.		of performance-enhancing mechanisms for	
		employee participation. The Company	
		recognizes that performance enhancing	
		mechanisms for participation benefits	
		companies directly as well as indirectly	
		through the readiness by employees to invest	
		in firm specific skills, or skills/competencies	
		that are related to production technology	
		and/or organizational aspects that are	
		unique to Meralco.	
		Mechanisms for employee participation in	
		Meralco include: employee representation	
		on senior management committee, board	
		and board committee meetings; work	
		committees and councils that consider	
		employee viewpoints in certain key decisions	
		such as the Meralco Rescue Team, Anti- Sexual Harassment Committee, First Line	
		Association of Meralco Supervisory Employees	



and Meralco Employees and Workers Association.

Other performance enhancing mechanisms in Meralco are the Employee Stock Purchase Plans (ESPP), balanced scorecard and other profit-sharing mechanisms.

The Company provides its employees with opportunities for learning and development, fair and competitive remuneration, and programs to promote health and safety in a conscious effort to build a culture of excellence, knowledge sharing, and personnel integrity, and development through the following:

Recruitment and Onboarding

The Company uses an online hiring portal, eRecruit, which is a fully web-enabled system powered by SAP with the following features and benefits to job applicants:

- Keeps resumes readily available when search process is initiated by the recruiter;
- Tracks and notifies applicants on the status of their applications; and
- Allows job applicants mobility as it enables them to apply anytime, anywhere using their mobile device.



Once hired, the employees attend an orientation by Learning & Development (L&D) to understand Meralco's history, mission, values, and business practices, and undergo a customized immersion program through Orange Plug-in.

Orange Plug-In (OPI) is the onboarding program of the Company that aims to facilitate a new hire's immersion into the Company's organization and culture leading to early employee engagement and productivity.

OPI is a one-day orientation for new employees in general that aims to inform new employees about Meralco. It is divided into five segments: Meralco Facilities, Meralco Business, Meralco Policies, Meralco Tools, Meralco Benefits, and Engagement Programs.

Through the Orange Plug-in Plus (OPI+), a separate orientation day is provided to all new employees holding leadership positions. This portion will give them the necessary information they need to better manage their people.

The OPI is being managed by Talent Resourcing and it covers the following:



- Digital Welcome Kit which contains relevant information about the company and campus-like home;
- The Buddy System where an onboarding "buddy" will be assigned to a new hire and will help him/her navigate his/her way about Meralco way of life, key people, and company policies and practices; and
- My First 100 Days Plan where the new hire's supervisor will help him/her set milestones from Day 1 and every month thereafter, capped with an assessment of his/her immersion, and the development of intervention plans, as needed.

Learning and Development

The Company is committed to the development and welfare 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 for their professional growth.

The Company uses a globally-accepted training and development metrics relevant to value creation for business and society. Learning and development initiatives are delivered using the strategic framework of 70-20-10: 70% experiential learning / on-the-job



learning, 20% from social learning and learning through others such as coaching and mentoring, and 10% formal learning. In 2024, the average annual training man-hours is at 45.4 hours per person.

Key talent management and development programs include:

Talent Management an Development	d Program Description
Analyst Curriculum	In Meralco, analysts are the second largest employee group. Their role in the company is vital in the day-to-day operations. There is a need for our analysts to be fully equipped in performing their roles — hence the Analyst Curriculum was developed. The Analyst Curriculum is composed of eight common competencies that an analyst should possess, namely: (1) Problem Analysis and Solution Formulation, (2) Process Management, (3) Policy Management, (4) Data Management, (5) Project Management, (6) Stakeholder Management, (7)



	Documents & Records	
	Management, and (8)	
	Risk Management.	
	Meralco has already	
	conducted training	
	programs for 6 out of	
	the 8 competencies in	
	the curriculum, with	
	last 2 (Policy and	
	Documents & Records	
	Management) for	
	curriculum design.	
New Frontiers	New Frontiers is a 20-	
	day/ 40- half day	
	program which is in	
	partnership with the	
	Asian Institute of	
	Management. This	
	program is composed	
	of modules that are	
	linked with Meralco's	
	Leadership	
	Competencies and	
	identified Job Focus	
	Areas for middle	
	managers. The	
	curriculum includes	
	modules like Thinking	
	Suite, Strategy Series,	
	Finance and	
	Accounting,	
	Functional Drivers and	
	Enablers, and	
	Leadership and	
	Mastery. It uses a	
	blended learning	
	approach consisting	
	of action learning	
	projects, case studies,	
	gamification, and	
	business simulations.	
	Completion of the	



	course is a minimum requirement for consideration of any future nominations for promotion to EC/SC Ranks.	
Breakthroughs	Breakthroughs is a twice a week, 3-month classroom / virtual instructor-led training program which aims to equip high potential individual contributors to be ready to take on a first-line leadership position. This program focuses on the important roles and functions one must have as a Team Leader and highlights skills like Data Analytics, Developing a Business Mindset, Execution Excellence, and Enhancing Team Performance. Elearning, Case Study, Lecturette, Structured Learning Experiences,	
	Simulation, and Action Learning Projects are utilized as delivery methods. Completion	



·			
		of the course is a minimum requirement for consideration of any future nominations for promotion to TC 1-4 ranks.	
	LEAP	This is a 5 half-day leadership program designed for incumbent team leaders or supervisors in the organization. This is to aid them (1) in agranged by the control of the c	
	Meralco Linecrew Training		
	Curriculum	Training Curriculum 1, which is intended for apprentice/linecrew-trainees, is a six-month program which aims to equip linecrew trainees with the necessary knowledge, skills, and attitude to perform duties and responsibilities of a	



	linecrew trainee as an	
	individual and working	
	as part of a crew. At	
	the end of the	
	program, the	
	participants are	
	expected to observe	
	industrial safety	
	practices, apply	
	electrical formula in	
	simple circuits, install	
	materials and	
	equipment of de-	
	energized overhead	
	line, and assist upper	
	class lineman by	
	acting as the	
	groundman and	
	performing good	
	housekeeping.	
	Through this, we are	
	able to ensure that	
	the Business is	
	supported by a steady	
	supply of skilled	
	workforce to support	
	business requirements.	
Meter Technician		
Curriculum	Curriculum is divided	
Comedium		
	into three parts -	
	Basic, Specialized and	
	Supplemental	
	Courses. Each part is	
	anchored on the	
	approved technical	
	competency	
	framework which	
	serves as guide for the	
	development of our	
	Meter Field	
	Technicians. The	



T		
	training programs and	
	learning interventions	
	were mapped based	
	on the competency	
	descriptors identified.	
	This curriculum aims to	
	provide the	
	participants	
	necessary knowledge	
	and skills to perform	
	their job responsibilities	
	efficiently and safely.	
MERALCO Cadet	MERALCO Cadet	
Engineering Program	Engineering Program	
	(MCEP) is a five to seven-	
	month onboarding	
	program of MERALCO	
	Learning & Development	
	for cadet engineers	
	newly hired registered	
	electrical engineers, that	
	aims to expose them to	
	the business of MERALCO.	
	This cadetship program is	
	designed to help cadets	
	gain basic knowledge	
	about the whole	
	MERALCO, specializing on	
	the assigned organization.	
	Over the course of this	
	program, cadets will learn	
	theoretical knowledge	
	through classroom sessions	
	and experience them in	
	practical setting to help	
	prepare cadets upon their	
	deployment by immersing	
	them in different offices.	
	During the immersion,	
	cadets will be able to	
	meet and interact with the	
	employees which would	



also enable understanding of the MERALCO culture. We also incorporated programs to develop in the cadets the necessary life skills to be able to upgrade themselves not just professionally, but also personally.

Performance and Rewards

The Company values and recognizes the contributions of individuals in the attainment of team, organization and corporate goals.

Revving up to Achieve a Culture of Excellence (RACE) is Meralco's Employee Performance Management System. It was created to ensure alignment between performance and the overall company objectives to promote a culture of high performance meritocracy and (advancement based on individual ability or achievement). It is a holistic approach that captures the key elements of effective performance management such as performance planning, monitoring and development, and evaluation.

The appRACE, a cloud-based people and performance management system, designed to support the RACE, was developed and launched last April 20, 2016.



Through the *Performance Evaluation Plan* (*PEP*), the overall contributions of individuals are recognized by accurately measuring what the employee delivers (i.e., results) and objectively assessing how the employee delivers results (i.e., behavior) over set targets for each year. It is the aim of the PEP to produce relevant information on employee performance that will serve as basis for various people management decisions relating to employee development and rewards.

Compensation Philosophy

The Company implements short-term and long-term incentive programs to attract, retain, and motivate its employees. The Company compensates employees based on Company, team, and individual performance to help achieve corporate goals and targets. The Company provides for assessment that account for performance beyond short-term financial measures.

The Company's performance management process assesses employee performance on the basis of:

- 1) actual vs. desired results; and
- 2) how results were delivered in light of corporate core values.



Therefore, the achievement of financial and non-financial measures is reflected in performance planning and assessment which drives the Company's merit and incentive pay programs.

Employee Benefits

On top of legislated benefits, the Company implements several benefits policies for its qualified employees such educational loan, housing equity assistance loan, cash assistance for death or disasters, among others.

In-Job Progression

The Company fosters the advancement of its people. It is therefore the policy of the Company to recognize and reward employees who contribute to the achievement of organizational goals while continuously enhancing their competencies and performance on the job.

Accordingly, in addition to merit increases granted to employees with good performance rating, an employee may also be considered for in-job progression by his/her supervisor given consistent demonstration of higher-level competencies. An employee who qualifies for in-job progression will be aranted an appropriate pay adjustment as



		determined by Human Resources and approved by the functional head.	
		Work-life balance The Company promotes work-life balance through a wide array of employee engagement activities. To determine people engagement levels, THE PULSE: Employee Engagement Survey was conducted in 2017 and was participated in by 99% of employees. The survey showed a 91% total engagement score, the highest so far.	
		The program <i>Orange Fit</i> remained to be a highly motivating program for employees' total wellness in body, mind, and spirit. Teamwork, communication, employee engagement, and productivity were strengthened through activities on values cascade, management dialogues, and collaboration tools such as Workplace by Facebook.	
		Link: Meralco website: Employee Development and Engagement: Employee Development and Engagement (meralco.com.ph)	
Supplement to Recommendation 15.1	Cananalianat	Disclose if company has in place a merit-based performance	
Company has a reward/compensation policy that accounts for the performance	Compliant	incentive mechanism such as an employee stock option plan (ESOP) or any such scheme that awards and incentivizes employees, at the same time aligns their interests with those of the shareholders.	



of the company beyond short-term financial measures.

As disclosed in the Annual Report, the Company compensates employees based on Company, team, and individual performance to help achieve corporate goals and targets. The Company provides for assessment that account for performance beyond short-term financial measures. It also provides for short-term incentives through variable pay, such as Annual Performance-Based Bonuses (APB) and Variable Incentive Plan (VIP), to reward individual and team performance that contribute to the achievement of corporate goals and objectives.

Revving up to Achieve a Culture of Excellence (RACE) is Meralco's Employee Performance Management System. It was created to ensure alignment between performance and the overall company objectives to promote a culture of high performance and meritocracy (advancement based on individual ability or achievement). It is a holistic approach that captures the key elements of effective performance management such performance planning, monitoring and development, evaluation. and

The appRACE, a cloud-based people and performance management system, designed



to support the RACE, was developed and launched last April 20, 2016.

Through the Performance Evaluation Plan (PEP), the overall contributions of individuals are recognized by accurately measuring what the employee delivers (i.e., results) and objectively assessing how the employee delivers results (i.e., behavior) over set targets in a year. It is the aim of the PEP to produce relevant information on employee performance that will serve as basis for various people management decisions relating to employee development and rewards.

Employee performance is evaluated based on two critical factors:

- 1. Goals & Initiatives (GAINs) measures the employee's work accomplishments during the performance period (i.e., individual goals vs. actual work accomplishments); and
- 2. Values & Behavior (V&B) measures how well the employee met expectations based on the behavioral manifestations of the seven Corporate Values, namely:
 - Customer Service.
 - Performance,
 - Accountability/Empowerment,
 - Integrity/Transparency,
 - Teamwork/ Collegiality,



	– Malasakit and
	- Makabayan.
	The merit increase is based on the employee's
	performance rating and is effective January 1
	, ,
	of every year.
	For covered employees with less than 12
	months of service during the performance
	period (e.g. involuntary separation, death,
	new hires), the merit increase will be prorated
	based on the actual number of months and
	days served.
	For PG employees promoted to the Exempt
	Group within the performance year, merit
	increases will also be pro-rated.
	Link:
	SEC Form 17-A Annual Report, pages 134, 149 and 150
	mer.ph/2024AR17A
	Integrated Report
	Annual Reports (meralco.com.ph)
2. Company has policies and practices on Compl	ant Disclose and provide information on policies and practices on
health, safety and welfare of its	nealth, safety and welfare of employees. Include statistics and data,
employees.	if any.
впроувь.	Employee Engagement and Wellness is a
	Employee Engagement and Wellness is a
	holistic approach through the Company's
	ORANGE FIT program that targets physical,
	mental and spiritual well-being. To develop
	physical wellness, the ORANGE FIT campaign



has institutionalized sports clubs, after-work health programs (Zumba, Yoga, Cross-fit), employee sports events (sports fests, interoffice sports competition), the orange lane (to encourage walking in the Meralco Center), health reminders, and the use of the sports and health facilities.

Emotional and mental wellness are also elements of the ORANGE FIT campaign with the provision of in-house counselors and medical experts as well as access to the Zen Room made available to all employees through the Corporate Wellness Center.

Spirituality is also of major importance as the Company ensures that different beliefs and religions have a place and venue for worship. More than 3,400 Meralco Employees actively participate in the different ORANGE FIT initiatives.

On the other hand, to help drive the sustainability of the Company and ensure a safe workplace, Meralco's "TARGET ZERO: Zero Incident, Zero Harm" was launched in 2019 and immediately improved safety performance by significantly decreasing incident frequency and severity. This was supported by award-winning safety programs such as



safety alerts, an improved Incident Report Management System and Daily Safety Huddles (DASH). Meralco also successfully transitioned to the new Occupational Health and Safety (OHS) ISO Management System (45001:2018).

As part of Meralco's vision to be resilient in times of disaster, the Company partnered with various local government units and agencies through programs such as the Makati Shakeout Simex, the Metro Manila Shake Drill, the hosting of the 4th Quarter Nationwide Simultaneous Earthquake Drill, and the training of 17 Meralco Rescue Team Members and 31 Incident Response Team Members through TESDA.

All employees are required to attend the Mandatory 8-Hour Occupational Safety and Health (OSH) Seminar to enable the participants to identify hazards, evaluate and correct them, so none of unsafe conditions or acts turn to life-threatening situations that may curb the Company's productive output.

The OSH Seminar is in compliance with Section 16 (b) of Republic Act No. 11058 "An Act Strengthening Compliance with Occupational Safety and Health Standards and Providing Penalties for Violations Thereof" and Section 3 of the Department Order No.



198-18 "Implementing Rules and Regulations of RA 11058".

Meralco successfully passed both the surveillance audit conducted by a third-party certifying body for its OHSAS 18001 Certification on Occupational Health and Safety Management System as well as the Department of Labor and Employment (DOLE) audit on the compliance to Occupational Safety and Health (OSH) Standards. Likewise, an additional eight (8) safety officers of the Company were able to secure their Safety

Practitioner accreditation from the DOLE.

The Company was invited to be part of the DOLE Technical Working Group and actively contributed to the development of the implementing rules and regulations of Republic Act 11058, also known as the New OSH Law intended to strengthen OSH practices and compliance in all workplaces in the country.

Link:

Integrated Report

Annual Reports (meralco.com.ph)

SEC Form 17-A Integrated Report Pages (557), Sustainability Report section, pages (89-91) mer.ph/2024AR17A



			Meralco website: Key Players: Key Players (meralco.com.ph) Stakeholder Engagement: Stakeholder Engagement (meralco.com.ph)	
3.	Company has policies and practices on training and development of its employees.	Compliant	Disclose and provide information on policies and practices on training and development of employees. Include information on any training conducted or attended. The Company is committed to the development and welfare 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 for their professional growth. The Company uses a globally accepted training and development metrics relevant to value creation for business and society. Learning and development initiatives are delivered using the strategic framework of 70-20-10: 70% experiential learning / on-the-job learning, 20% from social learning and learning through others such as coaching and mentoring, and 10% formal learning. The Company dedicated in 2024 an average of 45.4 training hours per employee hours per employee. These programs covered competency upgrade, professional and	



		leadership development, and safety and technical skills development. Link: SEC Form 17-A Annual Report (Page 81), Sustainability Report section, pages (549) mer.ph/2024AR17A Integrated Report (Page 136-137) Annual Reports (meralco.com.ph)	
1. Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct. Recommendation 15.2	Compliant	Identify or provide link/reference to the company's policies, programs and practices on anti-corruption The Company adopted the Anti-Bribery and Corruption Policy which formalized its anti-corruption policy and program to curb and penalize company involvement in offering, paying, and receiving bribes.	
		Link: Anti-Bribery and Corruption Policy Anti-Bribery and Corruption Policy.pdf (amazonaws.com)	
		The Company's Anti-Bribery and Corruption Policy and Program is also embodied in the Revised Code of Ethics which prohibits 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.

Revised Code of Ethics: Revised Code of Ethics (meralco.com.ph)

The Company's anti-corruption policy is reinforced by the following policies:

A. Conflict of Interest Policy which requires all Directors, Officers and Employees 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.

Mer.ph/COI2012

B. Policy on Solicitation and Acceptance of Gifts which requires Directors, Officers, and Employees to 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, solicitation and acceptance of gifts from Third Party entities are prohibited.

<u>Policy on Solicitation and Acceptance of Gifts.pdf</u> (amazonaws.com)

C. Vendor's Code of Business Conduct and Ethics which prohibits corruption, extortion and embezzlement. Suppliers shall comply, at all times, will all applicable anti-bribery and corruption laws. Suppliers shall not offer, accept, promise, pay, permit, or authorize bribes and kickbacks, which include giving of gifts to the Company's Directors, Officers or Employees or other means to obtain an undue or improper advantage.

Revised Code of Business Conduct and Ethics for Vendors 1.pdf (amazonaws.com)

Violations of these policies are penalized in the Company's Code on Right Employee Conduct.

These policies are uploaded to the Company Website.

Link:

Meralco website: (Other Policies):



			Other Policies (meralco.com.ph)	
2.	Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	Compliant	Identify how the board disseminated the policy and program to employees across the organization Company policies are discussed during new employee orientation programs and included in Company Corporate Governance trainings and roadshows. Said policies are also made available in the Company Website. Link: Meralco website: Policies: Other Policies (meralco.com.ph)	
			Programs: <u>Corporate Governance Programs (meralco.com.ph)</u>	
Su	pplement to Recommendation 15.2		The effective section of the first of the section o	
1.	Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes.	Compliant	Identify or provide link/reference to the company policy and procedures on penalizing employees involved in corrupt practices. Include any finding of violations of the company policy The Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes as embodied in the Anti-Bribery and Corruption Policy approved by the Board aiming to curb and penalize company involvement in offering, paying, and receiving bribes. Link:	



	<u>Anti-Bribery</u>	and	Corruption	Policy.pdf
(amazonaws.com)				

The Company's Anti-Bribery and Corruption Policy and Program is also embodied in Article VIII, Section 1 of the Revised Code of Ethics which prohibits 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. The Company's anticorruption policy is reinforced by the following policies:

A. Conflict of Interest Policy which requires all Directors, Officers and Employees 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.

Mer.ph/COI2012

B. Policy on Solicitation and Acceptance of Gifts which requires Directors, Officers, and Employees to 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, solicitation and acceptance of gifts from Third Party entities are prohibited.

<u>Policy on Solicitation and Acceptance of Gifts.pdf</u> [amazonaws.com]

C. Vendor'sCode of Business Conduct and Ethics which prohibits corruption, extortion and embezzlement. Suppliers shall comply, at all times, will all applicable anti-bribery and corruption laws. Suppliers shall not offer, accept, promise, pay, permit, or authorize bribes and kickbacks, which include giving of gifts to the Company's Directors, Officers or Employees or other means to obtain an undue or improper advantage.

Revised Code of Business Conduct and Ethics for Vendors 1.pdf (amazonaws.com)



		Violations of these policies are penalized in the Company's Code on Right Employee Conduct. These policies are uploaded to the Company Website. Link: Meralco website: Other Policies: Other Policies (meralco.com.ph)	
Recommendation 15.3			
 whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation 2. Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns. 	Compliant Compliant	Disclose or provide link/reference to the company whistle-blowing policy and procedure for employees. Indicate if the framework includes procedures to protect the employees from retaliation. Provide contact details to report any illegal or unethical behavior. Provide information on how the board supervised and ensured enforcement of the whistleblowing framework, including any incident of whistleblowing. The Speak Out Policy (Whistleblowing Policy/Anti-Corruption Programs and	
3. Board supervises and ensures the enforcement of the whistleblowing framework.	Compliant	Procedures) encourages the reporting of any violation of corporate governance rules or policies, questionable accounting or auditing matters, and other malfeasance committed by the Company's directors, officers, and employees. The Company provides appropriate protection against retaliation to an	



employee/stakeholder who reports illegal/unethical behavior. In the event of retaliation, the reporting person or witness may file a report to the Corporate Governance Office (CGO) by filling out a Retaliation Protection Report Form.

Employees, suppliers, customers and other stakeholders can download, through the Company Website, a whistleblower report form and submit the same via email or regular mail to the CGO through the following contact information:

Corporate Governance Office

Manila Electric Company (Meralco) 8th Floor, Lopez Building, Ortigas Avenue, Brgy. Ugong, Pasig City, Philippines Tel: (+632) 1622-2798

Mobile: 09088661670

email: cgo.staff@meralco.com.ph

All reports will be referred to the CGO for preliminary validation.

CGO will refer the reports to the Assisting Investigation Unit whenever necessary.

All organizations are required to act immediately on the reports referred to them, in accordance with the existing relevant procedures. The Whistleblower 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 Whistleblower, 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, the concerned AIU shall notify CGO in writing citing the justification for the extension not later than three days before the expiration of the 60-day period within which to resolve the report.

CGO will report quarterly to the Board through the Nomination and Governance Committee or the Audit Committee (in case the Whistleblower alleged violations by the Internal Auditor/Corporate Audits) any progress in compliance with the handling of reports.

The concerned offices shall ensure the confidentiality of the identities of the Whistleblower, the witnesses and the information disclosed, except under any of the following:



- a) the Whistleblower waives his right to confidentiality, or
- b) identification is required by law or when essential to an investigation.

In either case, the Company shall inform the Whistleblower or the witnesses of the need to reveal their identities and/or information.

The immediate Head of the respondent shall initiate the necessary investigation on the report and gather the appropriate supporting documents/pieces of evidence. Said immediate Head may however seek the assistance of the appropriate Assisting Investigation Unit (AIU) to facilitate the investigation. The immediate Head shall exercise judgment in determining the appropriate office to seek assistance aside from those listed above.

If the violation is related to a breach in financial internal controls after a preliminary investigation has been conducted, Corporate Audits should immediately inform the President or Chief Financial Officer. The said officer, in turn, should carefully discern, considering materiality and/or severity, if the matter has to be elevated or merely transmitted as information to the relevant Board Committee or its Chairman.



The President shall determine if there is a need for convening the Management Disciplinary Committee or designate a Company official to conduct a full investigation. The President, in addition to the internal investigation, may allow such designated body or official to engage the services of external auditors or lawyers, or some other external investigating body. This Investigating Committee shall also handle reports where the respondents are directors and officers.

Links:

Whistleblowing Policy (Speak Out Policy):

Speak Out Policy.pdf (amazonaws.com)

Whistleblowing Report, Annex 1:

Microsoft Word - eReport Form (amazonaws.com)

Protection from Retaliation Form:

<u>Microsoft Word - Retaliation Protection Report Form</u> (amazonaws.com)

In 2024, the Company received certain reports of alleged violations and illegal/unethical behavior. These reports were investigated and accordingly resolved based on the evidence provided and in accordance with the procedures defined in the whistleblowing policy.

Links:

Meralco website:

Other Policies (meralco.com.ph)



17-A Integrated Report, page 164 mer.ph/2024AR17A	
Integrated Report Annual Reports (meralco.com.ph)	

Principle 16: The company should be socially responsible in all its dealings with the communities where it operates. It should ensure that its interactions serve its environment and stakeholders in a positive and progressive manner that is fully supportive of its comprehensive and balanced development.

Recommendation 16.1

1. Company recognizes and places importance on the interdependence between business and society and promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates.

Compliant

Provide information or reference to a document containing information on the company's community involvement and environment-related programs.

One Meralco continues to strengthen its commitment to delivering and enabling the good life for all by driving meaningful and inclusive growth through its business units and subsidiaries. The Group recognizes that sustainable progress can be achieved only through active collaboration across all its areas of expertise, including power generation and distribution, electric transport, telecommunications, digital payment services, engineering, construction, logistics, and manpower services. As such, in 2024, One Meralco introduced more sustainable and innovative solutions and offerings across its businesses to power—and empower—the millions of Filipinos that depend on the Group's vital services.



Meralco contributes to the Philippines' sustainable growth by electrifying government offices, central business districts, educational and health institutions, and industrial parks. It also powers the country's unserved or underserved communities.

One Meralco recognizes that a robust and comprehensive approach is integral to driving a meaningful and impactful sustainability journey. As such, the Group established a sustainability agenda, captured by the phrase Powering the Good Life, which is supported by four pillars: Power, Planet, People, and Prosperity. This agenda, which is core to and drives One Meralco's vision, guides the Group's pursuit of genuine progress towards the achievement of the United Nations' Sustainable Development Goals (SDGs). POWER Providing energy for all, always. One Meralco delivers affordable, accessible, reliable, and clean energy to all, with a special focus on bringing power to unserved and underserved communities. PLANET Protecting and preserving Mother Earth. One Meralco safeguards the health of the planet by reducing its impact on the natural environment. PEOPLE Nurturing sustainability from within. One Meralco promotes a shared vision and understanding of sustainability within the organization while the holistic development of ensurina



		employees in a safe and inclusive workplace. PROSPERITY Creating better lives for all. One Meralco brings meaningful and enduring value to all its stakeholders, ensuring no one is left behind. A comprehensive report on the Company's Sustainability and Corporate Social Responsibility efforts is found in the Sustainability Report attached to the Annual Report and One Meralco Foundation's website.	
		SEC Form 17-A Integrated Report (Page 505), Sustainability Report section (Page 37-41) mer.ph/2024AR17A	
		One Meralco Foundation website (http://www.onemeralcofoundation.org/)	
		<u>Sustainability at Meralco</u>	
Optional: Principle 16	1	'	
Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development	Compliant	Identify or provide link/reference to policies, programs and practices to ensure that its value chain is environmentally friendly or is consistent with promoting sustainable development. The Company's sustainability initiatives are discussed in a GRI-compliant Sustainability Report.	
		Link: Meralco Sustainability Report 2022:	



*			
		mer.ph/AnnualReport17A2022	
		Identify or provide link/reference to policies, programs and practices to interact positively with the communities in which it operates.	
		Meralco's preference for solar-based technology is a testament of the Company's support for the development of renewables, especially in areas where connection to the grid is a challenge. Solar power is also abundant and unobstructed in most rural communities and is relatively. easy to operate and less costly to maintain—an ideal solution for schools that rely on government subsidy for Maintenance.	
Company exerts effort to interact positively with the communities in which it operates	Compliant	Meralco also endeavors to provide an alternative source of electricity to off-grid public schools through its School Electrification Program. It benefits schools located in mountain and island communities, such as those that provide education to indigenous peoples. Under the program, schools are installed with up to 2 kilowatt-peak solar photovoltaic (PV) systems capable of producing enough electricity to power classroom lights, laptop computers and	
		multimedia learning equipment. Meralco pioneered an advocacy that educates the youth on essential topics pertaining to energy such as generation, distribution, efficiency, safety and	



renewables. The goal of the energy education program is to develop the capacity of teachers to impart energy concepts in an in-depth and contextualized manner and provide students with resources that will help them develop innovative ways for communities to use electricity sustainably.

Meralco takes on a proactive role in promoting energy safety and efficiency in public schools within its franchise area. Each year, the Company participates in the weeklong national school maintenance program called "Brigada Eskwela" of the Department of Education (DepEd), sending hundreds of employee-volunteers to inspect the electrical safety of classrooms and offices, clear nearby powerlines of safety hazards (e.g. tree branches), and recommend ways to improve efficient energy use.

Together with the Department of Environment and Natural Resources (DENR), Meralco launched a competition that recognizes the best energy efficiency and safety programs implemented in schools.

The Company's policies, programs and practices to interact positively with the communities in which it operates, through OMF, are discussed in detail in the Annual Report Annual Reports (meralco.com.ph) and its



website http://www.onemeralcofoundation.org/)
The Company's sustainability initiatives are discussed in a GRI-compliant Sustainability Report.
Link: SEC Form 17-A Integrated Report (page 557), Sustainability Report section (Page 109) mer.ph/2024AR17A
A copy the Company's Integrated/Sustainability Report will also be posted in the Company Website on May 28, 2024, the date of the ASM, or immediately thereafter.
<u>Sustainability at Meralco</u>



ATTY. SIMEON KEN R. FERRER
CORPORATE SECRETARY

PEDRO O. ROXAS INDEPENDENT DIRECTOR

ATTY. WILLIAM[/]S. PAMINTUAN COMPLIANCE OFFICER

LYDIA B. ECHAUZ

INDEPENDENT DIRECTOR

RET. CHIEF JUSTICE ARTEMIO V. PANGANIBAN

LEAD INDEPENDENT DIRECTOR

MANUEL V. PANGILINAN

CHAIRMAN and CHIEF EXECUTIVE OFFICER

SUBSCRIBED AND SWORN to before me this <u>29 MAY 2025</u>, affiants exhibiting to me their competent evidence of identity as follows:

Name	Competent Evidence of Identity	Date of Issue	Place of Issue
MANUEL V. PANGILINAN			,
RET. CJ ARTEMIO V. PANGANIBAN			
PEDRO EMILIO O. ROXAS	-		ı
LYDIA B. ECHAUZ			
ATTY. SIMEON KEN R. FERRER			Ī
ATTY. WILLIAM S. PAMINTUAN		į.	

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ATTY. SHELLA C. BACABA

Paso and oteros
Issued on August 12, 2024 at Pasig City
Appointment No. 264 (2024-2025)
Roll No. 77028/ IBP No. 499687 06/01/2025 RSM Chapter
PTR No. 2937617 01/10/25 Pasig City
MCLE Exempt pursuant to 8.O. No. 1S-2008
8th Floor Lopez Bidg., Ortigas Avenue, Pasig City