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Note: In case of death, resignation or cessation of office of the officer designated as contact person, such incident shall be reported to the Commission within thirty (30) calendar days from the occurrence thereof with information and complete contact details of the new contact person designated.

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-Q

QUARTERLY REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17(2)(b) THEREUNDER

1. For the quarterly period ended: June 30, 2024

2. Commission identification number: PW-102

3. BIR Tax Identification Code: 000-101-528-000

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

5. Country of Incorporation: Philippines

6. Industry Classification: (SEC use only)

7. Address of issuer's principal office: Lopez Building, Ortigas Avenue, Barangay Ugong, Pasig City

Postal Code: 1605

8. Issuer's Telephone Numbers including area code: (+632) 8633-4553

9. Former name, former address and former fiscal year, if changed since last report: N/A

10. Securities registered pursuant to Sections 8 and 12 of the Code, or Sections 4 and 8 of RSA:

Title of Each Class

Number of Shares of Common Stock

Outstanding

Common Stock

1,127,098,705

Amount of Debt Outstanding

Debt Securities – bonds

PhP2.87 Billion Fixed Rate Notes

11. Are any or all of these Securities listed on a Stock Exchange?

Yes [x] No []

If yes, the name of such Stock Exchange and the class/es of Securities:

Philippine Stock Exchange

- 12. Indicate by check mark whether the registrant:
 - (a) has filed all reports required to be filed under Section 17 of the Code and SRC Rule 17 thereunder or Sections 11 of the RSA and RSA Rule 11(a)-1 thereunder, and Sections 26 and 141 of the Corporation Code of the Philippines, during the preceding twelve (12) months (or for such shorter period that the registrant was required to file such reports):

Yes [x] No []

(b) has been subject to such filing requirements for the past ninety (90) days:

Yes [x] No []

PART I – FINANCIAL INFORMATION

Item 1. Financial Statements

The 1H 2024 Financial Statements is hereto attached and made integral part of this report.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

Please refer to the attached 1H 2024 Management's Discussion and Analysis of Financial Condition and Results of Operations.

<u>PART II – OTHER INFORMATION</u>

Not applicable.

SIGNATURES

Pursuant to the requirements of the Securities Regulation Code, the issuer has caused this report to be signed on its behalf by the undersigned duly authorized representatives.

MANILA ELECTRIC COMPANY Issuer

WILLIAM S. PAMINTUAN Senior Vice President

Assistant Corporate Secretary & Information Disclosure Officer

BETTY C. SIV-YAP
Senior Vice President &
Chief Finance Officer

Date: August 14, 2024

Cc: Disclosure Department Listings and Disclosure Group Philippine Stock Exchange

Issuer Compliance and Disclosure Department Philippine Dealing & Exchange Corp.

Management's Discussion and Analysis of Financial Position and Results of Operations

The following discussion and analysis of financial position and results of operations of Manila Electric Company ("MERALCO") and its subsidiaries, collectively referred to as the "MERALCO Group" should be read in conjunction with the unaudited interim consolidated financial statements as at June 30, 2024 and December 31, 2023 and for the six months ended June 30, 2024 and 2023. The consolidated financial statements have been prepared in compliance with the Philippine Financial Reporting Standards ("PFRSs"). PFRS includes statements named PFRS and Philippine Accounting Standards, including Interpretations issued by the PFRS Council.

The financial information appearing in this report and in the accompanying unaudited interim consolidated financial statements is presented in Philippine peso, *MERALCO Group*'s functional and presentation currency, as defined under *PFRS*. All values are rounded to the nearest million pesos, except for earnings per share ("*EPS*") data. The exchange rate used to translate U.S. dollar to Philippine peso in this report and in the accompanying unaudited interim consolidated financial statements is US\$1.00 to ₱58.61, the closing rate as at June 30, 2024 quoted through the Philippine Dealing System.

Financial Highlights and Key Performance Indicators (amounts in million, except earnings per share, and operational data)

	June 30, 2024	December 31, 2023 -	Increase (Decrease)		
	(Unaudited)	(Audited)	Amount	%	
Condensed Statements of Financial Position					
Total assets	₽631,352	₽586,042	₽45,310	8	
Current assets	178,047	162,759	15,288	9	
Cash and cash equivalents	86,614	82,789	3,825	5	
Equity attributable to equity holders of the parent	134,777	122,295	12,482	10	
Total debt	98,044	99,446	(1,402)	(1)	
Current liabilities	253,491	233,273	20,218	` <u> </u>	
Total liabilities	449,752	418,723	31,029	7	

		Unaudited		
	Six Months Ended	d June 30	Increase (Dec	rease)
	2024	2023	Amount	%
Condensed Statements of Income				
Revenues	₽237,477	₽224,820	₽12,657	6
Costs and expenses	212,473	206,982	5,491	3
Other income, net of expenses	3,640	4,387	(747)	(17)
Income before income tax	28,644	22,225	6,419	29
Net income	23,117	18,346	4,771	26
Net income attributable to equity holders of the parent	22,441	17,853	4,588	26
Earnings per share (EPS), attributable to equity holders				
of the parent	19.91	15.84	4.07	26
Condensed Statements of Cash Flows				
Net cash provided by operating activities	21,335	7,152	14,183	198
Net cash provided by (used in) investing activities	(1,284)	3,629	(4,913)	(135)
Net cash used in financing activities	(16,096)	(15,529)	(567)	4
Operational Data				
Number of customers (in thousands):				
Residential	7,326	7,125	201	3
Commercial	588	575	13	2
Industrial	11	11	_	_
Streetlight	5	5	_	_
Electricity sales volume (in <i>GWh</i>)	26,954	24,792	2,162	9
System loss (in percentage):	- /	,,,,	, -	
MERALCO	6.07	5.78	0.29	5
Clark Electric Distribution Corporation	2.26	1.80	0.46	25
("Clark Electric")				-

The Key Performance Indicators ("KPI") of MERALCO are as follows:

Financial KPI	Definition	June 30, 2024 (Unaudited)	December 31, 2023 (Audited)
Debt to Equity	Total debt		
	Equity attributable to equity holders of the parent	0.73	0.81
Current Ratio	Current assets	0.70	0.70
	Current liabilities	0.70	0.70
		Unau	
	_		s Ended June 30
	_	2024	2023
Core EBITDA	CCNI excluding depreciation and amortization, interest and other financial charges, interest and other financial income, and provision for income tax	₽39,750	₽33,161
Profit Margin	Net income attributable to equity holders of the parent Revenues	9%	8%
Return on Equity	Net income attributable to equity holders of the parent Equity attributable to equity holders of	17%	15%
	the parent	1770	1370
Asset Turnover	Revenues	39%	44%
	Average total assets		

OVERVIEW

MERALCO is the Philippines' largest electric power distribution company, with franchise area covering 9,685 square kilometers. It provides power to over 7.9 million customer accounts in 38 cities and 73 municipalities, which include Metro Manila, all of the provinces of Rizal, Cavite and Bulacan, and parts of the provinces of Pampanga, Batangas, Laguna and Quezon.

The MERALCO Group's operating business are organized and managed separately according to the nature of services provided, with each segment representing a strategic business unit that offers different products and/or services, as follows:

Power

The power segment consists of (a) electricity distribution, (b) power generation and (c) retail electricity supply ("RES").

Electricity distribution – This is principally electricity distribution and supply of power on a pass-through basis covering all captive customers in the *MERALCO* and the Clark Electric Distribution Corporation ("*Clark Electric*") franchise areas in Luzon. Electricity distributed within the *MERALCO* franchise area accounts for over 50% of the power requirements of the country. *Clark Electric*'s franchise area covers Clark Special Economic Zone ("*CSEZ*") and the sub-zones.

Shin Clark Power Holdings, Inc. ("Shin Clark") through a Joint Venture Agreement ("JVA") with BCDA, manages the development, operation, and maintenance of the electric power distribution system in the 9,450-hectare New Clark City located within the Clark Special Economic Zone in the towns of Capas and Bamban, Tarlac. In accordance with the JVA, BCDA assigned its franchise to operate the electric distribution system in New Clark City, granted to it by the Congress under Republic Act No. 11420, to Shin Clark Power. BCDA's assignment of its franchise to Shin Clark Power, based on a valuation by a third-party independent appraiser, represents BCDA's contribution to Shin Clark Power in exchange for a 10% equity interest in Shin Clark Power. Shin Clark Power was incorporated and registered with the Securities and Exchange Commission ("SEC"). In a Decision dated March 22, 2023, the ERC granted Shin Clark Power a Certificate of Public Convenience and Necessity to operate as a distribution utility.

MERALCO manages the electric distribution facilities of Pampanga Electric Cooperative II ("PELCO II") through Comstech under a 25-year Investment Management Contract ("IMC") until August 10, 2034. MERALCO also manages the electric distribution facilities in the Cavite Economic Zone ("CEZ") under a 25-year concession agreement with Philippine Economic Zone Authority ("PEZA") until May 2039.

Power generation – The *MERALCO Group* has a combined group generating capacity of 2,404.5 *MW* (net) of coal, liquid natural gas, and oil and diesel and renewable plants in the Philippines and Singapore.

MERALCO PowerGen Corporation ("MGen") owns 51% interest in San Buenaventura Power Ltd. Co. ("SBPL") which operates a 455 MW (net) supercritical coal-fired plant in Mauban, Quezon. Global Business Power Corporation ("GBPC") owns 831 MW (net) of operating coal and diesel-fired power plants in the Visayas and Mindanao. GBPC also has a 50% interest in Alsons Thermal Energy Corporation ("ATEC"), which holds a 75% interest in Sarangani Energy Corporation ("Sarangani Energy"). Sarangani Energy operates a 2 x 105 MW (net) CFB plant in Maasim, Sarangani.

MGen Renewable Energy, Inc. ("MGreen") is a wholly owned subsidiary of MGen engaged in the development, construction and operation of solar-powered generation facilities. It has a 60% equity in First Bulacan. First Bulacan owns and operates a 80 MWdc/50 MWac utility scale solar facility located in San Miguel, Bulacan, which began commercial operations on May 12, 2021 and has since delivered solar energy to MERALCO under an ERC-approved PSA. The PSA is for a period of 20 years.

Following MGreen's acquisition of a majority stake in SP New Energy Corporation ("SPNEC") in December 2023, MGreen further raised its stake in the listed renewable energy company to 53.7% from 50.5% with the acquisition of additional 2.17 billion SPNEC shares in January 2024. Terra Solar, a wholly owned subsidiary of SPNEC, is developing a 3.5-GWp solar power plant facility with a 4,500-MWh battery energy storage system.

MGen and Therma NatGas, Inc. ("TNGP") have jointly entered into an Investment Agreement to acquire equity interest in CGHI. MGen owns 60% interest in CGHI while TNGP owns the balance of 40%.

CGHI intends to invest in two gas-fired power plants owned by San Miguel Global Power Holdings Corp. ("SMGP"), the 1,278 MW Ilijan power plant, and a new 1,320 MW combined cycle power facility that is currently under construction. Together with SMGP, CGHI will invest in the liquefied natural gas ("LNG") import and regasification terminal owned by Linseed Field Corporation.

The transaction is subject to the customary review and approval of the Philippine Competition Commissiion ("PCC").

MGreen, through PH Renewables Inc. ("PHRI"), a joint venture with Mitsui's local unit Mit-Renewables Philippine Corporation, has energized 67.5 MWac of its 75 MWac solar plant in Baras, Rizal and has started generating power since March 2023. Phase 2 of PHRI solar plant is undergoing testing and commissioning. As of June 30, 2024, PHRI delivered 77 GWh.

Also, in partnership with Pasuquin Energy Holdings, Inc. of Vena Energy Solar PH B.V. ("Vena Energy"), Nuevo Solar Energy Corpporation ("NSEC"), a 68 MWac solar plant project in Ilocos Norte was fully energized in February 2023. As of June 30, 2024, the project has delivered a total of 81 GWh of energy.

MGreen closed an investment agreement with Vena Energy, for the development, construction and operation of the 450 MWac solar plant in Bugallon, Pangasinan through 3 Barracuda Energy Corporation ("Barracuda Energy"). The project is expected to commence its construction by the third quarter of 2024 and achieve commercial operation by fourth quarter of 2025.

MGen also has a combined 58% (direct and indirect interests) in PacificLight Power Pte Ltd. ("PacificLight Power"). PacificLight Power owns and operates a 2 x 400 MW combined cycle turbine power plant mainly fueled by liquefied natural gas ("LNG") in Jurong Island, Singapore.

RES – covers the sourcing and supply of electricity to qualified contestable customers. MERALCO and Clark Electric also operate as local retail electricity suppliers within their respective franchise area under a separate business unit, MPower and Cogent Energy, respectively. Under Retail Competition and Open Access ("RCOA"), qualified contestable customers who opt for contestability and elect to be among contestable customers may source their electricity supply from any retail electricity suppliers, including MPower and Cogent Energy.

Vantage and *Phoenix Power*, wholly owned subsidiaries of *MERALCO*; *MeridianX*, a wholly owned subsidiary of *Comstech*; and *GESC*, a wholly owned subsidiary of *GBPC* are affiliate *RESs. Clarion*, a wholly owned subsidiary of *Clark Electric*, submitted the requirements for its *RES* licensing to *ERC* on November 17, 2017. As at July 29, 2024, the approval of its *RES* licensing is pending with the *ERC*.

Other Services

The other services segment is involved principally in electricity-related services, such as: electro-mechanical engineering, construction, consulting and related manpower services, e-transaction and bills collection, telecommunications services, rail-related operations and maintenance services, insurance and re-insurance, e-business development, power distribution management, energy systems management, harnessing renewable energy, construction and leasing of communication towers, electric vehicle and charging infrastructure solutions. These services are provided by *MIESCOR*, Miescor Infrastructure Development Corporation ("MIDC"), Miescor Builders, Inc. ("MBI"), and Miescor Logistics, Inc. ("MLI") (collectively known as "MIESCOR Group"), Corporate Information Solutions, Inc. ("CIS"), CIS Bayad Center, Inc. ("Bayad") and Customer Frontline Solutions, Inc. ("CFSP") (collectively referred to as "CIS Group"), eMeralco Ventures, Inc. ("e-MVI"), Paragon Vertical Corporation ("Paragon") and Radius Telecoms, Inc. ("Radius") (collectively referred to as "e-MVI Group"), Comstech, MRail Inc. ("MRail"), Lighthouse Overseas Insurance Limited ("LOIL"), Meralco Financial Services, Inc. ("Finserve"), Meralco Energy, Inc. ("Mserv"), Mspectrum, Inc. ("Spectrum) and Movem Electric Inc. ("Movem").

Below is the summary of MERALCO Group's business segments:

Power	Other Services	
Electricity distribution • MERALCO • Clark Electric • Shin Clark Power generation • MGen and its subsidiaries RES • MERALCO through MPower business unit • Clark Electric through Cogent Energy business unit • Clarion • GESC • MeridianX • Phoenix Power • Vantage	 CIS Group Comstech e-MVI Group Finserve LOIL MIESCOR Group MServ Spectrum Movem MRail 	

RESULTS OF OPERATIONS

The consolidated results of operations and the contribution of each business segment to *MERALCO Group*'s revenues, costs and expenses, other income, and net income for the six months ended June 30, 2024 and 2023 are discussed below.

		Unaud	lited			
	For	the Six Months E	nded June 30, 20	24		
			Inter-segment			
	Power	Other Services	Transactions	Consolidated		
	(Amounts in millions)					
Revenues	₽230,978	₽8,568	(P 2,069)	₽237,477		
Costs and expenses	207,585	7,040	(2,152)	212,473		
Other income (expense) - net	3,220	(312)	732	3,640		
Net income attributable to equity						
holders of the parent	22,454	662	(675)	22,441		

		Unaud	lited					
	For	the Six Months E	nded June 30, 20)23				
	Inter-segment							
	Power	Other Services	Transactions	Consolidated				
	Power Other Services Transactions Consolid (Amounts in millions) (Amounts in millions) ₱218,314 ₱8,558 (₱2,052) ₱224 202,281 6,949 (2,248) 206 4,672 (292) 7 4							
Revenues	₽218,314	₽8,558	(₱2,052)	₱224,820				
Costs and expenses	202,281	6,949	(2,248)	206,982				
Other income (expense) - net	4,672	(292)	7	4,387				
Net income attributable to equity								
holders of the parent	17,760	586	(493)	17,853				

2024 compared with 2023

REVENUES

The composition of MERALCO Group's consolidated revenues by business segment is shown below.

			Unaudited				
	For the Six Months Ended June 30						
	2024		2023		Increase/Decr	ease	
	Amount	%	Amount	%	Amount	%	
	(Amounts in millions)						
Power	₽230,978	97	₱218,314	97	₽12,664	6	
Other services	8,568	4	8,558	4	10	_	
Inter-segment transactions	(2,069)	(1)	(2,052)	(1)	(17)	1	
Total	₽237,477	100	₽224,820	100	₽12,657	6	

Consolidated revenues rose by 6% to \$\mathbb{P}237,477\$ million from \$\mathbb{P}224,820\$ million mainly due to higher volumes distributed by the distribution utility (which includes pass through generation and transmission charges). The increase was mitigated by a) lower pass through average rates resulting from lower \$WESM\$ prices and lesser emergency \$PSA\$, and b) lower energy fees due to lower coal and fuel prices.

Other services revenue is almost flat from \$8,568 million to \$8,558 million. *MIDC* has higher revenues from the increase in completed communication towers during the first half of 2024 and was offset by the lower revenue from engineering, procurement and construction ("*EPC*") and telecommunication projects.

Power

Revenues of power segment represent those from electricity distribution, *RES* and power generation businesses. *MERALCO*, *Clark Electric* and *Shin Clark Power* distribute electricity to captive industrial, commercial and residential customers while *MPower*, *Cogent Energy*, *Vantage* and *MeridianX* supply electricity to their respective contestable customers. Revenues of the power generation companies of *GBPC*, Powersource First Bulacan Solar, Inc. (*"First Bulacan"*), PH Renewables, Inc. (*"PHRP"*), SP Calatagan and SP Tarlac are included in the power segment.

Revenues of the power segment in 2024 was at \$\mathbb{P}230,978\$ million, \$\mathbb{P}12,664\$ million or 6% higher compared with 2023 due to increase in distribution revenue (including pass through charges) resulting from higher distributed volume, partially offset by lower generation and transmission charges per \$kwh\$.

Generation charge, which accounted for about 62% of the total retail rate, went down by 12%; while transmission charge, comprising 7% of the retail rate, decreased by 2%. With a combined 11% share in the total, subsidies and taxes climbed by 3% due to higher taxes and universal charges.

Average WESM prices in the MERALCO franchise area went down to $\mathbb{P}5.81$ per kWh from an average of $\mathbb{P}7.13$ per kWh mainly due to the availability of Ilijan Natural Gas Plant, which was on shutdown from June 2022 to May 2023, following the end of its cooperation period with the suppliers of Malampaya gas. Further, the secondary price cap was triggered less frequently at close to 9% of the time compared with 13% in 2023. Meanwhile, peak demand in Luzon reached a record 14,016 MW, higher by 1,585 MW compared with 12,431 MW a year ago due to decidedly warmer temperatures.

MERALCO's average retail rate decreased by less than 4% to P10.27 per kWh from P10.68 per kWh mainly due to the completion of the distribution rate true-up ("DRTU") refund in May 2023. MERALCO's average distribution charge of P1.52 per kWh, which accounted for 15% of the retail rate, increased by 2%, as a result of the increased share of residential sales volume.

The following summarizes the customer count of the electricity distribution business as at June 30, 2024 and 2023 and the corresponding electric consumption per customer class for the six months ended June 30, 2024 and 2023:

	No. of Cus	tomers	Electricity	y Sales	% Change			
	(in thouse	ands)	(in GV	Vh)	No. of	Electricity		
Customer Class	2024	2023	2024	2023	Customers	Sales		
Residential	7,326	7,125	9,715	8,629	3	13		
Commercial	588	575	10,068	9,162	2	10		
Industrial	11	11	7,097	6,928	_	2		
Streetlights	5	5	74	73	_	1		
Total	7,930	7,716	26,954	24,792	3	9		

Consolidated distribution utility energy sales volumes in the first half of 2024 rose to 26,954 *GWh* from 24,792 *GWh* in 2023 as volumes of *MERALCO* and *Clark Electric* increased by 9% and 7%, respectively.

In the second quarter of 2024, the monthly volumes breached the 5,000 *GWh*-level in May, largely driven by the double-digit growth in residential and commercial segments. Demand in the *MERALCO* franchise area peaked at 9,323 *MW* in April, up by 10% from the 8,438 *MW* peak demand experienced in May of 2023.

Commercial segment had the biggest share of 37% in the energy sales mix, while residential and industrial accounted for 36% and 26%, respectively.

Commercial sales volumes climbed 10% to 10,068 *GWh* from 9,162 *GWh* last year, with the real estate sector accounting for majority of the sales, owing to higher office space demand in business districts and increased commercial activities. Retail and restaurants saw a rise in sales from mall expansions and foot traffic, which required increased activities of heating, ventilation, and air conditioning systems to manage the humid conditions. Hotels and leisure and entertainment venues benefitted from the influx of tourists during the dry season, as well as increased demand from newly built establishments post-pandemic.

Residential sales experienced a notable surge of 13%, reaching 9,715 *GWh* from 8,629 *GWh* in 2023, fueled by warmer temperatures. Consumers also spent more time at home influenced by the shift in the academic calendar, and the transition to hybrid classes as a precaution to extreme heat conditions.

Industrial sales continued to rebound, increasing by 2% to 7,097 *GWh* from 6,928 *GWh* during the first half of 2024. Continued recovery of plastics and cement industries offset the impact of a decline from steel. Meanwhile, strong performance from food and beverage and sustained growth in the semiconductor sector pulled sales up in the second quarter.

Meanwhile, consolidated customer count grew steadily at 3% to 7.9 million by the end of June 2024 from 7.7 million in June 2023. Energization of new customers for both ordinary service and project-covered applications recovered, as local government units and developers cleared backlogs and normalized operations.

Other Services

Non-electric revenues consist mainly of businesses generated from (i) foreign attachments to the MERALCO and Clark Electric poles; (ii) space rentals; and (iii) revenues of subsidiaries not engaged in the power business, which include businesses generated from third party customers by: (a) MIESCOR Group from its EPC contracts; operations and maintenance works involving transmission and telecommunications lines; and MIDC for leasing of communication towers; (b) MServ for the supply and installation of powerhouse, load side equipment, and energy efficiency services; (c) CIS Group handling payment collections for corporate and government billers, spot billing volumes, remittances and other fee-based transactions; (d) Radius with its data and internet services; and (e) Movem with its sales of e-vehicles to electric vehicles expansion enterprises and e-shuttle services.

Revenues from other services were flat due to lower awarded *EPC* and telecommunications projects of *MIESCOR*, offset by higher revenues of Radius, Bayad and *MIDC*.

COSTS AND EXPENSES

Consolidated costs and expenses for the six months ended June 30, 2024, amounted to \$\frac{1}{2}\$12,473 million, higher by \$\frac{1}{2}\$5,491 million compared with \$\frac{1}{2}\$26,982 million in 2023. The following table shows the breakdown of consolidated costs and expenses by business segment:

			Unaudited	<u> </u>			
	F	For the Six Months Ended June 30					
	2024	2023		Increase/Decrease			
	Amount	%	Amount	%	Amount	%	
			(Amounts in millio	ons)			
Power ¹	₽207,585	98	₽202,281	98	₽5,304	3	
Other services	7,040	3	6,949	3	91	1	
Inter-segment transactions	(2,152)	(1)	(2,248)	(1)	96	(4)	
Total	₽212,473	100	₽206,982	100	₽5,491	3	

8

Power

Costs and expenses of power segment for the six months ended June 30, 2024 amounted to ₱207,585 million, 3% higher compared with ₱202,281 million in 2023. The details of costs and expenses are summarized in the following table:

			Unaudit	ed					
	For the Six Months Ended June 30								
	2024*		2023		Increase/Decrease				
	Amount	%	Amount	%	Amount	%			
			(Amounts in m	illions)					
Purchased power	₽174,283	84	₽167,373	83	₽6,910	4			
Depreciation and amortization	8,014	4	7,285	4	729	10			
Salaries, wages and employee benefits	7,479	4	6,472	3	1,007	16			
Coal and fuel	6,311	3	9,084	4	(2,773)	(31)			
Contracted services	4,596	2	4,184	2	412	10			
Others	6,902	3	7,883	4	(981)	(12)			
Total	₽207,585	100	₽202,281	100	₽5,304	3			

^{*} Cost and expenses for the six months ended June 30, 2024 included those of SPNEC following MGreen's acquisition of a controlling stake in December 2023.

Purchased power cost ("PPC") increased by 4% to P174,283 million from P167,373 million due to higher volume purchased, increase in Malampaya gas prices, and depreciation of the Peso. The average Malampaya natural gas price increased to US\$ 9.99 per GJ as of end-June, 2% more than US\$ 9.78 per GJ a year ago due to higher oil price indices. Average Wholesale Electricity Spot Market ("WESM") prices, on the other hand, went down to P5.81 per kWh from an average of P7.13 per kWh mainly due to the availability of Ilijan Natural Gas Plant, which was on shutdown from June 2022 to May 2023, following the end of its cooperation period with the suppliers of Malampaya gas. Further, the secondary price cap was triggered less frequently at close to 9% of the time compared with 13% in 2023. Meanwhile, peak demand in Luzon reached a record 14,016 MW, higher by 1,585 MW compared with 12,431 MW a year ago, with the higher heat index brought about by the El Niño phenomenon.

Higher depreciation and amortization was due to completed projects during the period and consolidation of *SPNEC* in December 2023.

Salaries, wages and employee benefits expense increased due to employee annual merits and higher employee retirement benefit driven by adjustment in discount rate assumption used in determining the defined benefit obligation.

Coal and fuel are costs incurred by the power generation business, mainly *GPBC* and its subsidiaries. Coal and fuel costs decreased by 31% due to lower coal and fuel prices and scheduled outages of certain power plants, while volume generated and sold was flat compared with last year.

Other expenses consist of business taxes and permits, provision for expected credit losses, costs of materials, transportation, and other corporate expenses.

Other Services

Costs and expenses of other services business segment for the six months ended June 30, 2024 amounted to \$\mathbb{P}7,040\$ million, 1% higher compared with \$\mathbb{P}6,949\$ million in 2023.

			Unaudit	ed						
	For the Six Months Ended June 30									
	2024		2023		Increase/Decrease					
	Amount	%	Amount	%	Amount	%				
			(Amounts in n	illions)						
Salaries, wages and employee benefits	₽2,419	34	₽2,314	33	₽105	5				
Contracted services	1,407	20	1,437	21	(30)	(2)				
Depreciation and amortization	1,185	17	921	13	264	29				
Others	2,029	29	2,277	33	(248)	(11)				
Total	₽7,040	100	₽6,949	100	₽91	1				

Cost and expenses of other business segment is almost flat. Depreciation and amortization expenses for the six months ended June 30, 2024 is higher resulting from acquired/completed *SLB* and *BTS* towers of *MIDC* during the period offset with lower project-related costs of *MIESCOR* resulting from lower *ECP* projects.

OTHER INCOME (EXPENSES)

The following shows the breakdown of other income, net of expenses, by business segment:

		Unaudited					
	For the Six Months Ended June 30						
		_	Increase/D	Decrease			
	2024	2023	Amount	%			
		(Amounts in millions)				
Power ²	₽3,220	₱4,672	(₱1,452)	(31)			
Other services	(312)	(292)	(20)	7			
Intersegment transactions	732	7	725	10,357			
Total	₽3,640	₽4,387	(₽747)	(17)			

Other income, net of expenses for the six months ended June 30, 2024 decreased by \$\mathbb{P}747\$ million mainly due to lower share in net earnings of associates and joint ventures, and higher interest and other financial charges. The decrease was mitigated by foreign exchange gain recorded with the depreciation of peso against U.S. dollar and higher yield from investments.

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²Ibid.

Power

Other income (expenses) of power segment consists of:

	Unaudited							
	For th	he Six Months En	ded June 30					
			Increase/D	ecrease				
	2024	2023	Amount	%				
		(Amounts in milli	ons)					
Equity in net earnings of associates and								
joint ventures	₽5,048	₽6,704	(₱1,656)	(25)				
Interest and other financial income	1,808	1,440	368	26				
Interest and other financial charges	(2,217)	(2,096)	(121)	6				
Foreign exchange gains (losses)	285	(50)	335	(670)				
Others	(1,704)	(1,326)	(378)	29				
Total	₽3,220	₽4,672	(₽1,452)	(31)				

Lower equity in net earnings of associates and joint ventures for the six months ended June 30, 2024 compared with the same period last year was due to scheduled outages of SBPL and PacificLight.

Interest and other financial income increased by \$\mathbb{P}368\$ million with higher interest rates of short-term placements compared with the same period last year.

The six months ended June 30, 2024 resulted in foreign exchange gain due to the depreciation of Philippine peso against the U.S. dollar since December 31, 2023. The exchange rate of U.S. dollar is \$\mathbb{P}58.61\$ as at June 30, 2024 (\$\mathbb{P}55.37\$ as at December 31, 2023) compared with \$\mathbb{P}55.20\$ as at June 30, 2023 (\$\mathbb{P}55.76\$ as at December 31, 2022).

NET INCOME ATTRIBUTABLE TO EQUITY HOLDERS OF THE PARENT

The following table shows the breakdown of net income attributable to equity holders of the parent by business segment:

	Unaudited									
		For the S	ix Months Er	ided Ju	ne 30					
	2024		2023		Increase/Deci	rease				
	Amount	%	Amount	%	Amount	%				
		(2	Amounts in milli	ons)						
Power	₽22,454	100	₽17,760	99	₽4,694	26				
Other services	662	3	586	3	76	13				
Inter-segment transactions	(675)	(3)	(493)	(2)	(182)	37				
Total	₽22,441	100	₽17,853	100	₽4,588	26				

Net income attributable to equity holders of the parent increased by P4,588 million due to higher sales volume of the DU business compared with the same period last year, owing to strong performance of commercial and residential segments and recovery of industrial segment.

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

	June 30, December 3 2024 202		Increase (D	ecrease)	
	Unaudited	Audited	Amount	%	
-		nounts in millions)	111110 WIIV	,,,	
ASSETS	(,			
Noncurrent Assets					
Utility plant, generation plant and others	₽285,644	₽269,839	₽15,805	6	
Investments in associates and interests					
in joint ventures	38,966	38,388	578	2	
Investment properties	1,489	1,493	(4)	-	
Intangible assets	52,300	53,351	(1,051)	(2)	
Deferred tax assets - net	25,682	24,633	1,049	4	
Financial and other noncurrent assets	49,224	35,579	13,645	38	
Total Noncurrent Assets	453,305	423,283	30,022	7	
Current Assets					
Cash and cash equivalents	86,614	82,789	3,825	5	
Trade and other receivables	59,362	48,395	10,967	23	
Inventories	13,465	11,180	2,285	20	
Financial and other current assets	18,606	20,395	(1,789)	(9)	
Total Current Assets	178,047	162,759	15,288	9	
Total Assets	₽631,352	₽586,042	₽45,310	8	
EQUITY AND LIABILITIES Equity attributable to equity holders of the parent	₽134,777	₽122,295	₽12,482	10	
Non-controlling interests	46,823	45,024	1,799	4	
Total Equity	181,600	167,319	(14,281)	9	
LIABILITIES Noncurrent Liabilities Interest-bearing long-term financial liabilities -					
net of current portion	65,369	62,272	3,097	5	
Customers' deposits - net of current portion	32,356	34,128	(1,772)	(5)	
Long-term employee benefits	11,731	10,263	1,468	14	
Provisions	10,743	11,350	(607)	(5)	
Refundable service extension costs -					
net of current portion	3,890	4,051	(161)	(4)	
Deferred tax liabilities - net	11,134	8,691	2,443	28	
Other noncurrent liabilities	61,038	54,695	6,343	12	
Total Noncurrent Liabilities	196,261	185,450	10,811	6	
Current Liabilities					
Notes payable	27,241	27,583	(342)	(1)	
Trade payables and other current liabilities	214,767	191,703	23,064	12	
Customers' refund	2,835	2,846	(11)	-	
Income tax payable	3,214	1,550	1,664	107	
Current portion of interest-bearing long-term					
financial liabilities	5,434	9,591	(4,157)	(43)	
Total Current Liabilities	253,491	233,273	20,218	9	
Total Liabilities	449,752	418,723	31,029	7	
Total Liabilities and Equity	₽631,352	₽586,042	₽45,310	8	

CHANGES IN FINANCIAL POSITION

Utility Plant, Generation Plant and Others

The P15,805 million increase in utility plant, generation plant and others reflects the costs of completed and ongoing construction of electric distribution-related facilities, and upgrade and major rehabilitation of existing electrical facilities and IT related assets, most of which represents regulated capital expenditures by ERC's definition, development of power plant projects and construction of tower assets, totaling P17,678 million and fair value adjustment of land from the acquisition of controlling interest in SPNEC of P6,244 million. This was offset by depreciation and amortization of P8,197 million.

Financial and Other Noncurrent Assets

The increase in financial and other noncurrent assets is mainly attributed to the additional under recoveries of pass through charges resulting from increasing generation and transmission charges recognized during the period.

Trade and Other Receivables

Trade and other receivables increase mainly driven by higher retail rate and sales volume in June 2024 compared with December 2023.

Long-term employee benefits

The increase in this account is due to the long-term employee benefits expense recognized during the period.

Other Noncurrent Liabilities

Other noncurrent liabilities pertain to liabilities for customer-funded assets and estimated liabilities for regulatory and tax related matters, among others.

Trade Payables and Other Current Liabilities

The increase in trade payables and other current liabilities was driven by higher purchased power costs in June 2024 compared with December 2023 resulting from higher volume of purchased power and deferral of payments to certain generators arising from orders from ERC amounting to P13,460 million.

2023 compared with 2022

REVENUES

The composition of MERALCO Group's consolidated revenues by business segment is shown below.

			Unaudited			
	F	or the Si	x Months End	ed Jun	e 30	
	2023		2022		Increase/Decrease	
	Amount	%	Amount	%	Amount	%
		(A	mounts in million	s)		
Power	₽218,314	97	₽193,741	97	₽24,573	13
Other services	8,558	4	8,259	4	299	4
Inter-segment transactions	(2,052)	(1)	(2,394)	(1)	342	(14)
Total	₽224,820	100	₽199,606	100	₽25,214	13

Consolidated revenues rose by 13% to $$\mathbb{P}224,820$$ million from $$\mathbb{P}199,606$$ million mainly due to (a) higher generation pass-through charges with persisting increases in global fuel prices, higher spot market prices, and peso depreciation; (b) higher kWh sales with the easing of pandemic-related restrictions; and (c) higher contribution of the power generation business driven by increase in volume and fuel prices.

Non-electric revenues, which accounted for 4% of consolidated total revenues, grew by 9% due to increase in business activities of subsidiaries and business expansion initiatives.

Power

Revenues from electricity distribution, *RES* and power generation consist of generation, transmission, system loss, distribution, subsidies and other charges related to electricity distribution and energy trading. *MERALCO* and *Clark Electric* distribute electricity to captive industrial, commercial and residential customers while *MPower*, *Cogent Energy*, *Vantage* and *MeridianX* supply electricity to their respective contestable customers. Revenues of the power generation companies of *GBPC*, Powersource First Bulacan Solar, Inc. ("*First Bulacan*") and PH Renewables, Inc. ("*PHRP*") are included in the power segment. *GBPC* owns coal and oil plants with a net capacity of 970 *MW*, of which 800 *MW* are contracted under *PSAs* with captive and contestable customers and Ancillary Services Procurement Agreements ("*ASPAs*"). *First Bulacan* owns and operates a 80 *MW*dc/50 *MWac* utility scale solar facility located in San Miguel, Bulacan, the largest single operating solar plant in the country, which began commercial operations on May 12, 2021 and has since delivered solar energy to *MERALCO* under an *ERC*-approved *PSA*. *PHRI* owns a 75 MWac solar plant in Baras, Rizal in partnership with Mitsui & Co., Ltd.'s local unit, Mit-Renewables Philippine Corporation, which has started testing and commissioning in the first quarter of 2023.

Revenues of the power segment in 2023 was at ₱218,314 million, ₱24,573 million or 13% higher compared with 2022.

MERALCO's average retail rate increased by 14% to P10.68 per kWh from P9.33 per kWh as generation charges, which accounted for about 68% of total retail rate, went up by 25%. Transmission charges, comprising 7% of the retail rate, decreased by 10%.

MERALCO's average distribution charge of $\mathbb{P}1.08$ per kWh, which accounted for 9% of the retail rate, dropped by 11% following the implementation of distribution rate true-up ("DRTU") adjustments which averaged $\mathbb{P}0.42$ per kWh during the first half of 2023.

MERALCO's 12-month moving average ("12-MMA") system loss at end-June 2023 improved by 0.08 percentage point to 5.78% from 5.86% indicative regulatory cap due to ramp-down of consumption with the onset of southwest monsoon. In addition, system loss management initiatives also contributed to the lower SL rate. Clark Electric's 12-MMA system loss was at 1.80% as at June 30, 2023.

The following summarizes the customer count of the electricity distribution business as at June 30, 2023 and 2022 and the corresponding electric consumption per customer class for the six months ended June 30, 2023 and 2022:

	No. of Customers		Electricity Sales		% Ch	ange
	(in thousa	ınds)	(in GW	Vh)	No. of	Electricity
Customer Class	2023	2022	2023	2022	Customers	Sales
Residential	7,125	6,941	8,629	8,506	3	1
Commercial	575	562	9,162	8,305	2	10
Industrial	11	11	6,928	7,085	_	(2)
Streetlights	5	5	73	72	_	1_
Total	7,716	7,519	24,792	23,968	3	3

Consolidated distribution utility energy sales volumes in the first half of 2023 rose to 24,792 *GWh* from 23,968 *GWh* in the same period in 2022 as volumes of *MERALCO* and *Clark Electric* increased by 3% and 7%, respectively.

In terms of the sales mix, residential sales accounted for 35%, commercial sales increased to 37% from 35% in 2022, while industrial sales was at 28% from 30% in 2022.

Residential sales volume recovered in the second quarter of 2023 to close the first half at 8,629 *GWh*, 1% higher than 8,506 *GWh* in 2022. The end of the prevailing cold phase caused by La Niña coincided with the start of the warm and dry season in mid-March, causing several areas within the franchise to experience dangerous heat indices. This phenomenon caused households to increase their usage of cooling appliances to maintain the level of comfort and avoid heat cramps and exhaustion.

Commercial sales volumes grew to 9,162 *GWh* to 8,305 *GWh* amid the increase in economic activities. Demand in the real estate and education sectors posted growth as schools began face-to-face classes. Full operations of retail, restaurants, and hospitality sectors also contributed to the higher commercial sales volumes.

The impact of global economic headwinds and inflation was felt by the industrial segment as sales volumes declined by 2% to 6,928 *GWh* from 7,085 *GWh*. Weak demand for consumer electronics globally continued to dampen growth of the semiconductor industry, while plant shutdowns due to maintenance activities and lower production due to high input cost negatively impacted sales from plastics and cement industries.

Meanwhile, consolidated customer count grew steadily at 3% to 7.7 million by the end of June 2023 from 7.5 million in 2022. Energization of new customers for both ordinary service and project-covered applications recovered, as local government units and developers cleared backlogs and normalized operations.

Other Services

Non-electric revenues consist mainly of businesses generated from (i) foreign attachments to the *MERALCO* and *Clark Electric* poles; (ii) space rentals; and (iii) revenues of subsidiaries not engaged in the power business, which include businesses generated from third party customers by: (a) *MIESCOR Group* from its engineering, procurement and construction ("*EPC*") contracts; operations and maintenance works involving transmission and telecommunications lines; and *MIDC* for leasing of communication towers; (b) *MServ* for the supply and installation of powerhouse, load side equipment, and energy efficiency services; (c) *CIS Group* handling payment collections for corporate and government billers, spot billing volumes, remittances and other fee-based transactions; (d) *Radius* with its data and internet services; and (e) *eSakay* with its sales of e-vehicles to electric vehicles expansion enterprises, Makati-Mandaluyong route operations, and e-shuttle services.

Revenue of other services is higher in the first half of 2023 compared with 2022 due to new *EPC* projects and leasing of communication towers of *MIESCOR Group*, higher transactions volume of *Bayad*'s bills payment transactions and increase in business activities of subsidiaries following more relaxed quarantine restrictions.

COSTS AND EXPENSES

Consolidated costs and expenses for the six months ended June 30, 2023, amounted to ₱206,982 million, higher by ₱19,781 million compared with ₱187,201 million in 2022. The following table shows the breakdown of consolidated costs and expenses by business segment:

			Unaudited	d		
	F	or the Si	x Months End	ed June	30	
	2023		2022		Increase/Decre	ase
	Amount	%	Amount	%	Amount	%
		(Amounts in millio	ons)		
Power ³	₽202,281	98	₽183,049	98	₽19,232	11
Other services	6,949	3	5,929	3	1,020	17
Inter-segment transactions	(2,248)	(1)	(1,777)	(1)	(471)	27
Total	₽206,982	100	₽187,201	100	₽19,781	11

<u>Power</u>

Costs and expenses of power segment for six months ended June 30, 2023 amounted to \$\mathbb{P}202,281\$ million, 11% higher compared with \$\mathbb{P}183,049\$ million in 2022. The details of costs and expenses are summarized in the following table:

			Unaudit	ed						
	For the Six Months Ended June 30									
	2023		2022		Increase/Decrease					
	Amount	%	Amount	%	Amount	%				
			(Amounts in m	illions)						
Purchased power	₽167,373	83	₽148,236	81	₽19,137	13				
Coal and fuel	9,084	4	9,062	5	22	_				
Depreciation and amortization	7,285	4	6,633	4	652	10				
Salaries, wages and employee benefits	6,472	3	6,243	3	229	4				
Contracted services	4,184	2	3,731	2	453	12				
Others	7,883	4	9,144	5	(1,261)	(14)				
Total	₽202,281	100	₽183,049	100	₽19,232	11				

Purchased power cost ("PPC") increased by 13% to ₱167,373 million from ₱148,236 million due to the increase in Malampaya gas prices, depreciation of the Peso, and increase in purchases from the Wholesale Electricity Spot Market ("WESM") following the suspension by South Premiere Power Corporation ("SPPC") since December 2022 of its Power Supply Agreement ("PSA") with MERALCO. The average Malampaya natural gas price increased to US\$ 10.08 per GJ versus US\$ 8.71 per GJ in 2022. Due to persisting Malampaya gas supply restrictions that began in March 2021 and the 15-day Malampaya maintenance shutdown in February 2023, First Gas natural gas plants were compelled to continue using more expensive alternative fuel to ensure continued supply to MERALCO. The depreciation of the Peso against the US dollar also contributed to the higher PPC. Average Wholesale Electricity Spot Market ("WESM") prices, on the other hand, which peaked at ₱38.35 per kWh on May 26, 2023, averaged at ₱7.13 per kWh. Peak demand recorded during the six-month period was higher by 318 MW compared with 2022 due to relatively cooler temperatures.

Other expenses consist of business taxes and permits, provision for probable losses and expenses from claims (net of reversals and adjustments), provision for expected credit losses, costs of materials, transportation, and other corporate expenses.

Other Services

Costs and expenses	of other services	business segme	nt for the six	months ende	d June 30, 2023	amounted to
₽6,949 million, 17%	% higher compare	d with ₱5,929 n	nillion in 202	22.		

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³Ibid.

			Unaudit	ed		
		For t	he Six Months	Ended J	une 30	
	2023		2022		Increase/Dec	rease
	Amount	%	Amount	%	Amount	%
			(Amounts in m	illions)		
Salaries, wages and employee benefits	₽2,314	33	₽2,217	37	₽97	4
Contracted services	1,437	21	1,267	21	170	13
Depreciation and amortization	921	13	336	6	585	174
Others	2,277	33	2,109	36	168	8
Total	₽6,949	100	₽5,929	100	₽1,020	17

The increase in the cost and expenses of other business segment reflects the costs of increasing business activities for the six months ended June 30, 2023 compared with the same period in 2022, consistent with the increase in revenues of other business segment. These costs pertain to (i) project costs of *Miescor* group and *MServ*, and (ii) major costs of *Radius* and *Bayad*.

Increase in contracted services by P170 million is due to higher subcontracted costs related to repairs and maintenance of information and communication equipment for *e-MVI* and technical and engineering services for *MEI* compared to the same period in 2022.

Depreciation and amortization expenses for the six months ended June 30, 2023 include \$\mathbb{P}418\$ million depreciation expense of MIDC related to the acquired telecom towers and related passive infrastructure.

OTHER INCOME (EXPENSES)

The following shows the breakdown of other income, net of expenses, by business segment:

		Unaudited					
	For the Six Months Ended June 30						
		_	Increase/De	ecrease			
	2023	2022	Amount	%			
	(Amounts in millions)						
Power ⁴	₽4,672	₽3,782	₽890	24			
Other services	(292)	43	(335)	(779)			
Intersegment transactions	7	(19)	26	(137)			
Total	₽4,387	₽3,806	₽581	15			

Other income, net of expenses for the six months ended June 30, 2023 increased by \$\mathbb{P}\$581 million mainly due to higher share in net earnings of associates and joint ventures and higher yield from financial investments. The increase was mitigated by higher interest and financial charges and foreign exchange losses due to appreciation of Philippine peso against US dollar between December 31, 2022 and June 30, 2023.

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⁴Ibid.

Power

Other income (expenses) of power segment consists of:

	Unaudited						
	For t	he Six Months En	ded June 30				
			Increase/	Decrease			
	2023	2022	Amount	%			
		(Amounts in milli	ons)				
Equity in net earnings of associates and							
joint ventures	₽6,704	₽4,343	₽2,361	54			
Interest and other financial charges	(2,096)	(2,106)	10	_			
Interest and other financial income	1,440	₽870	570	66			
Foreign exchange gains (losses)	(50)	672	(722)	(107)			
Others	(1,326)	3	(1,329)	(44,300)			
Total	₽4,672	₽3,782	₽890	24			

Higher share in net earnings of associates and joint ventures was attributed to the net income contribution of SBPL and $PacificLight\ Power$. $PacificLight\ Power$'s operations in the first half of 2023 resulted in total equity in net earnings of P8.9 billion compared with P5.7 billion in 2022. The increase in the results of operations of $PacificLight\ Power$ was attributable to the higher margins generated from the spot market and 2% growth in demand.

Interest and other financial income increased by \$270 million with higher interest rates of short-term placements during the period.

The six months ended June 30, 2023 resulted in foreign exchange losses due to the appreciation of Philippine peso against the U.S. dollar since December 31, 2022. The exchange rate of U.S. dollar is ₱55.20 as at June 30, 2023 (₱55.76 as at December 31, 2022) compared with ₱54.98 as at June 30, 2022 (₱51.00 as at December 31, 2021).

NET INCOME ATTRIBUTABLE TO EQUITY HOLDERS OF THE PARENT

The following table shows the breakdown of net income attributable to equity holders of the parent by business segment:

	Unaudited					
	For the Six Months Ended June 30					
_	2023 2022		Increase/Dec			
	Amount	%	Amount	%	Amount	%
	(Amounts in millions)					
Power	₽17,760	99	₽12,365	94	₽5,395	44
Other services	586	3	1,004	8	(418)	(42)
Inter-segment transactions	(493)	(2)	(248)	(2)	(245)	99
Total	₽17,853	100	₽13,121	100	₽4,732	36

The higher net income attributable to equity holders of the parent is largely due to significant increase in contribution of power generation companies and higher sales volume of the DU business.

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

	June 30, 2023	December 31, 2022 -	Increase (Decrease)	
	(Unaudited)	(Audited)	Amount	%
-		nounts in millions)	111104110	
ASSETS	(
Noncurrent Assets				
Utility plant, generation plant and others	₽247,396	₽243,323	₽4,073	2
Investments in associates and interests	,	,	,	
in joint ventures	35,050	31,888	3,162	10
Investment properties	1,495	1,495	, <u> </u>	_
Intangible assets	22,636	21,691	945	4
Deferred tax assets - net	22,027	22,657	(630)	(3)
Financial and other noncurrent assets	38,354	43,920	(5,566)	(13)
Total Noncurrent Assets	366,958	364,974	1,984	1
Current Assets		/)	
Cash and cash equivalents	51,012	55,832	(4,820)	(9)
Trade and other receivables	57,974	54,683	3,291	6
Inventories	10,307	10,629	(322)	(3)
Financial and other current assets	27,212	33,143	(5,931)	(18)
Total Current Assets	146,505	154,287	(7,782)	(5)
Total Assets	₽513,463	₽519,261	(₱5,798)	(1)
EQUITY AND LIABILITIES Equity attributable to equity holders of the parent	₽115,367	₽109,664	₽5,703	5
Non-controlling interests	15,729	14,445	1,284	9
Total Equity	131,096	124,109	6,987	
LIABILITIES Noncurrent Liabilities Interest-bearing long-term financial liabilities -				
net of current portion	67,717	68,757	(1,040)	(2)
Customers' deposits - net of current portion	32,960	31,590	1,370	4
Long-term employee benefits	3,849	2,893	956	33
Provisions	13,258	12,657	601	5
Refundable service extension costs -				
net of current portion	4,443	4,653	(210)	(5)
Deferred tax liabilities - net	5,273	5,427	(154)	(3)
Other noncurrent liabilities	67,109	63,450	3,659	6
Total Noncurrent Liabilities	194,609	189,427	5,182	3
Current Liabilities		• • • • • •	(4.5.50)	
Notes payable	28,232	29,491	(1,259)	(4)
Trade payables and other current liabilities	151,004	163,902	(12,898)	(8)
Customers' refund	2,882	2,905	(23)	(1)
Income tax payable	113	92	21	23
Current portion of long-term employee benefits	_	3,750	(3,750)	(100)
Current portion of interest-bearing long-term				
financial liabilities	5,527	5,585	(58)	(1)
Total Current Liabilities	187,758	205,725	(17,967)	(9)
Total Liabilities	382,367	395,152	(12,785)	(3)
Total Liabilities and Equity	₽513,463	₽519,261	(₱5,798)	(1)

Utility Plant, Generation Plant and Others

The ₱4,073 million increase in utility plant, generation plant and others reflects the completed and on-going construction of electric distribution-related facilities, and upgrade and major rehabilitation of existing electrical facilities and IT related assets, most of which represents regulated capital expenditures by *ERC*'s definition, development of power plant projects and construction of tower assets, totaling to about ₱12,492 million. This was offset by the depreciation and amortization of ₱7,264 million.

Investments in Associates and Interests in Joint Ventures

Investments in associates and interest in joint ventures increased with the combined share in net earnings of associates and joint ventures amounting to \$\mathbb{P}6,695\$ million, net of dividends received amounting to \$\mathbb{P}3,466\$ million.

Financial and Other Noncurrent Assets

The decrease was due to the redemption of certain *FVOCI* financial assets and recognition of net over recoveries of pass-through charges resulting from decreasing generation and transmission charges during the period.

Trade and Other Receivables

The increase in trade and other receivables balance was mainly driven by higher kwh sales and average retail rate per kwh in June 2023 compared with December 2022. The average retail rate in June 2023 is P10.68 per kwh compared with P9.52 per kwh in December 2022.

Financial and Other Current Assets

The decrease in this account resulted from the redemption of *FVOCI* assets.

Interest-bearing long-term financial liabilities

The decrease in this account was due to settlement of interest-bearing loans amounting to \$2,247 million.

Long-term employee benefits

The increase in this account is due to the long-term employee benefits expense recognized during the period.

Other Noncurrent Liabilities

Other noncurrent liabilities pertain to liabilities for customer-funded assets and estimated liabilities for regulatory and tax matters, among others.

Trade Payables and Other Current Liabilities

Trade payables and other current liabilities substantially represent purchased power costs in June 2023 due for payment in the following month. The December 2022 balance of purchased power included amounts pertaining to November 2022 supply month which were settled in January 2023. There were also refunds to customers during the period.

LIQUIDITY AND CAPITAL RESOURCES

The following show the cash flows for the six months ended June 30, 2024 and 2023 as well as the capitalization and other selected consolidated financial data as at June 30, 2024 and December 31, 2023:

	Unaudited		
	For the Six Months Ended June 30		
	2024	2023	
	(Amounts in millions)		
Cash Flows			
Net cash provided by operating activities	₽21,335	₽7,152	
Net cash provided by (used in) investing activities	(1,284)	3,629	
Net cash used in financing activities	(16,096)	(15,529)	
Net increase (decrease) in cash and cash equivalents	3,955	(4,748)	
Capital Expenditures	19,936	14,121	

	June 30, 2024 (Unaudited)	December 31, 2023 (Audited)
	(Amounts in m	illions)
<u>Capitalization</u> Interest-bearing long-term financial liabilities		
Current	₽5,434	₽9,591
Noncurrent	65,369	62,272
Notes payable	27,241	27,583
Equity attributable to equity holders of the parent	134,777	122,295
Other Selected Financial Data		
Total assets	631,352	586,042
Utility plant, generation plant and others	285,644	269,839
Cash and cash equivalents	86,614	82,789

Debt Financing

The details of *MERALCO*'s interest bearing financial liabilities are discussed in Notes 17 and 21 to the unaudited interim consolidated financial statements.

The communication towers and the acquired intangibles of MIDC, with aggregate carrying value of 20,028 million as at June 30, 2024 are pledged as securities for its long-term debt.

The power plant complex of PHRI and the generation plant and equipment of $First\ Bulacan$, with aggregate carrying value of P5,780 million as at June 30, 2024 are pledged as securities for their long-term debt.

The solar power plants of *Solar Philippines Calatagan* and *Solar Philippines Tarlac* were used as collateral to secure their respective long-term debts.

Under their respective loan agreements, *MERALCO*'s subsidiaries are required to meet certain pre-agreed financial ratios at all times until full payment of the obligation. *GBPC* is prohibited from entering into merger or consolidation, unless *GBPC* is the surviving entity.

As at June 30, 2024, the MERALCO Group is in compliance with all of the covenants of its loan agreements.

Equity Financing

As at June 30, 2024 and December 31, 2023, MERALCO's capital stock consists of (amounts in millions except par value and number of shares):

Common stock - ₱10 par value	
Authorized - 1,250,000,000 shares	₽12,500
Issued - 1,127,271,117 shares	11,273
Treasury - 172,412 shares	(11)

The balance of previously issued preferred shares which have been called for redemption amounted to ₱1,465 million and ₱1,466 million as at June 30, 2024 and 2023, respectively. Total unclaimed dividends amounted to ₱248 million as at June 30, 2024 and December 31, 2023. Interest is no longer accrued from the time such preferred shares were called for redemption.

Treasury shares represent subscribed shares and the related rights of employees who have opted to withdraw from the Employee Stock Purchase Plan ("ESPP") in accordance with the provisions of the ESPP and which MERALCO repurchased.

The following were the cash dividends declared on common shares for the six months ended June 30, 2024 and 2023:

D. J. d. D.	D 1D 1	D (D)	Dividend	
Declaration Date	Record Date	Payment Date	Per Share	Amount
				(In millions)
February 26, 2024	March 27, 2024	April 24, 2024	₽11.24	₽12,663
February 27, 2023	March 29, 2023	April 26, 2023	11.03	12,430

On July 29, 2024, the *BOD* of *MERALCO* approved the declaration of cash dividends of ₱10.295 a share to all shareholders of record as at August 28, 2024, payable on September 23, 2024.

The BOD-approved dividend policy of MERALCO consists of (i) regular cash dividends equivalent to 50% of CCNI for the year, and (ii) special dividend determined on a "look-back" basis. Declaration and payment of special dividend are dependent on the availability of unrestricted retained earnings and availability of free cash. The declaration, record and payment dates shall be consistent with the guidelines and regulations of the Philippine SEC.

RISK FACTORS

The significant risk factors affecting MERALCO's financial position and results of operations are:

- MERALCO Franchise renewal
- Regulatory decisions affecting the distribution utilities' tariff
- Recovery of development investments, new businesses and significant capital expenditures
- Sales volume and Philippine economic conditions
- Power supply and demand management
- Competition and market

MERALCO Franchise Renewal

Management is aware that there is increasing risk attendant to franchise expiration and renewal. To address this, the Company formed a cross-functional team responsible for the oversight and management of the application for franchise renewal. There are three (3) House Bills to renew *MERALCO*'s franchise which were filed with Congress in early 2024. Hearings by the House Committee on Legislative Franchises are ongoing as of July 29, 2024.

Regulatory Decisions Affecting the Distribution Utilities' Tariff

MERALCO is similarly faced with material regulatory uncertainty in respect of the timing and detail of its next rate rebasing. The major determinants of MERALCO's and Clark Electric's rate structure vis-à-vis operating results are determination and valuation of regulatory asset base ("RAB"), allowable return and permitted cost recoveries. Distribution rates billed by MERALCO and Clark Electric were approved by the ERC and were set at rates that allowed a reasonable rate of return on investments. MERALCO and Clark Electric's rate structure also allows pass-through of purchased power costs based on approved PSAs, system loss ("SL") charge up to an annual cap enforced by the ERC, taxes, among others.

MERALCO is among the Group A entrants to the Performance-Based Regulations ("PBR"), together with two (2) other private distribution utilities ("DUs").

Rate-setting under PBR is governed by the Rules for the Setting of Distribution Wheeling Rates ("RDWR"). Under the PBR, tariffs are set once every Regulatory Period ("RP") based on the RAB of each DU, and the required operating and capital expenditures to meet operational performance and service level requirements responsive to the need for adequate, reliable and quality power, efficient service, and growth of all customer classes in the franchise area as approved by the ERC. PBR also employs a mechanism that penalizes or rewards a DU depending on its network and service performance.

Rate filings and settings are done on a RP basis. One (1) RP consists of four (4) Regulatory Years ("RYs"). Each RY for MERALCO begins on July 1 and ends on June 30 of the following year.

After rate setting process for a *RP*, *MERALCO* goes through a rate verification process to set the *MAP* for each *RY* within the *RP*. In each of *RY*s 2012, 2013, 2014 and 2015, *MERALCO* filed for the respective *MAP* with the *ERC*. The *ERC* provisionally approved the *MAP*s for each of the *RYs*.

On April 29, 2022, *MERALCO* received an Order from the *ERC* dated March 8, 2022, which resolved the true-up value of *MERALCO*'s regulatory asset base for the 3rd *RP*. On such basis, the *ERC* adjusted the *MAPs* for *RYs* 2012, 2013, 2014 and 2015. The *ERC* then granted interim relief, which among other things, directed *MERALCO* to implement the refund of ₱7.8 billion or equivalent to ₱0.2583 per *kWh*. *MERALCO* implemented the refund beginning its May 2022 billing. In a Decision dated June 16, 2022, the interim approval of the *ERC* was rendered permanent and *MERALCO* was directed to continue implementing the refund. The amount has been fully refunded in 2022.

On July 10, 2015, the *ERC* provisionally approved an interim average rate ("IAR") of $\mathbb{P}1.3810$ per kWh (excluding efficiency adjustment) and the rate translation per customer class, which was reflected in the customer bills starting July 2015. In a letter dated July 4, 2019, the *ERC* authorized the continued implementation of the *IAR* but directed *MERALCO*, as well as other DUs, to refund any remaining amount pertaining to regulatory reset costs for the previous RPs.

On July 13, 2022, MERALCO received the June 16, 2022 Decision of the ERC which approved a revised and final IAR of $\mathbb{P}1.3522$ per kWh as the final distribution rate for the period from July 1, 2015 to June 30, 2022. The ERC likewise approved the corresponding distribution rate structure based thereon. MERALCO was authorized to continue implementing the ERC-approved IAR of $\mathbb{P}1.3522$ per kWh until otherwise directed. MERALCO implemented the Decision beginning its August 2022 billing.

Distribution Rate True-Up ("DRTU") Applications

On January 27, 2021, the *ERC* approved *MERALCO*'s application to refund to its customers P13,886 million of over-recoveries ("*DRTU*") representing the difference between the Actual Weighted Average Tariff ("*AWAT*") for the period July 1, 2015 to November 2020 and the then *IAR* of P1.3810 per *kWh*, as provisionally approved by the *ERC* on July 10, 2015.

Thereafter, there were three (3) other DRTU refunds ordered: (a) DRTU 2 totaling $\mathbb{P}4,837$ million representing the difference between the AWAT for the period December 2020 to December 2021 and the then IAR of $\mathbb{P}1.3810$ per kWh; (b) DRTU 3 of $\mathbb{P}7,755$ million related to 3RP asset true-up adjustments; and (c) DRTU 4 amounting to $\mathbb{P}21,769$ million based on ERC approved revised and final IAR of $\mathbb{P}1.3522$ per kWh.

MERALCO implemented the foregoing refunds in 2022. The amounts were fully refunded in the May 2023 billing. However, in a letter dated June 14, 2023, MERALCO informed the ERC that the implementation of the refunds resulted in an over-refund of ₱860 million and proposed the recovery of such over-refund based on a fixed rate per kWh consumption in 12 months. As at July 29, 2024, the ERC has not responded to MERALCO's letter

Regulatory Reset Process Application

On March 16, 2022, MERALCO filed its application for the approval of its annual revenue requirement and performance incentive scheme for the 5th RP (July 1, 2022 to June 30, 2026) based on ERC-promulgated RDWR.

On September 28, 2023, MERALCO filed an Urgent Omnibus Motion to: (a) withdraw the Application; (b) allow MERALCO to re-file its 5th RP Application to cover the period from RY 2025-2028 and (c) consider RY 2023 and RY 2024 as lapsed period and use P1.3522 per kWh as the final rate during this period.

On May 3, 2024, *MERALCO* received *ERC* Order dated May 3, 2024 restarting the proceedings in the case without prejudice to the resolution of pending incidents. Thereafter, on May 10, 2024, *MERALCO* received the *ERC* Order dated April 16, 2024 which (a) denied *MERALCO*'s Omnibus Motion to Withdraw and Re-file Application; and (b) directed proceeding with the original application based on the last two (2) remaining regulatory years. The Order was without prejudice to the *ERC*'s treatment of the "lapsed period of the *5RP*" (*RY* 2023-24).

On May 27, 2024, *MERALCO* filed its Motion for Partial Reconsideration to the *ERC* Order dated April 16, 2024. *MERALCO* posited that continuing with the proceedings in the instant Application at this point of time is not aligned with the *RDWR* which *MERALCO* used as basis for filing the Application. The *ERC* Order cannot amend the *RDWR* without violating *MERALCO*'s right to due process.

On June 10, 2024, the *ERC* conducted a clarificatory hearing together with their third-party consultant regarding the submitted *RAB* report. On July 10, 2024, *MERALCO* submitted its clarification to some of the issues raised by the *ERC*.

As at July 29, 2024, MERALCO is still awaiting the ERC's action on the MERALCO's Motion for Partial Reconsideration.

Capital Expenditure ("CAPEX")

Absent the final rules governing the 4th RP and 5th RP rate setting, MERALCO filed its applications for approval of authority to implement its CAPEX program for each of the RYs beginning July 1, 2015 until June 30, 2022. This is consistent with the provisions of Section 20(b) of Commonwealth Act No. 146, as amended, otherwise known as the Public Service Act.

Except with respect to partial approval by the ERC of the RY 2016 CAPEX amounting to P15,466 million and provisional authority granted by the ERC to implement certain projects for RY 2017 amounting to P8,758 million, all other applications remain pending with the ERC. As at July 29, 2024, MERALCO is awaiting the final resolution and approval of the ERC.

Pending ERC's approval, MERALCO manifested several projects as "urgent" or "emergency in nature" and proceeded with the implementation of said CAPEX.

PBR Reset for Clark Electric

Clark Electric is among the six (6) Group D entrants to the PBR. Similar to MERALCO, it is subject to operational performance and service level requirements approved by the ERC. Each RY for Clark Electric begins on October 1 and ends on September 30 of the following year.

On May 3, 2024, *MERALCO* received *ERC* Order dated May 3, 2024 restarting the proceedings in the case without prejudice to the resolution of pending incidents. Thereafter, on May 10, 2024, *MERALCO* received the *ERC* Order dated April 16, 2024 which (a) denied *MERALCO*'s Omnibus Motion to Withdraw and Re-file Application; and (b) directed proceeding with the original application based on the last two (2) remaining regulatory years. The Order was without prejudice to the *ERC*'s treatment of the "lapsed period of the *5RP*" (*RY* 2023-24).

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On June 10, 2024, the *ERC* conducted a clarificatory hearing together with their third-party consultant regarding the submitted *RAB* report. On July 10, 2024, *MERALCO* submitted its clarification to some of the issues raised by the *ERC*.

As at July 29, 2024, MERALCO is still awaiting the ERC's action on the MERALCO's Motion for Partial Reconsideration.

Pending the issuance by the *ERC* of the final rules to govern 3rd and 4th *RP* of Group D entrants, *Clark Electric* continued to bill its customers using the last approved *MAP* for *RY* 2015. Similarly, *Clark Electric* filed and manifested as urgent its *CAPEX* requirements with the *ERC* to be able to implement such projects immediately. As at July 29, 2024, the applications remain pending with the *ERC*.

Recovery of Development Investments, New Businesses and Significant Capital Expenditures

MGen, through its subsidiaries and associates, has significant investments in the development and/construction of the following power plants:

- 2 x 600 MW (net) coal-fired power plant in Atimonan Quezon
- 110 MWdc/90MWac floating solar facility in Laguna de Bay
- Greenergy for the development of a 40 MWac solar power plant in Cordon, Isabela
- 3.5-GWp solar power plant with a 4,500-MWhr battery energy storage system of Terra Solar

MIDC entered into a Sale and Leaseback Agreement with Globe where MIDC shall acquire 2,180 telecom towers and related passive infrastructure for a pre-agreed consideration. Under the Master Lease Agreement, Globe shall be the anchor tenant of the towers for an initial period of 15 years. Globe also has commissioned MIDC to construct 900 additional build-to-suit towers over the next four (4) years on which Globe shall be the anchor tenant.

As at June 30, 2024 and December 31, 2023, MIDC acquired 1,669 towers and 1,194 towers, respectively, from Globe and recognized the following identifiable assets:

	June 30,	December 31,
	2024	2023
	(Unaudited)	(Audited)
	(Amounts in millions)	
Telecommunication towers and passive equipment	₽5,425	₽2,981
Acquired network location intangibles	10,808	8,398
Build-to-suit contract intangibles	3,795	2,949
Total assets acquired	₽20,028	₱14,328

Acquired network location intangibles represent the value to *MIDC* of the benefits from leasing the excess capacity on acquired towers to other mobile network operators. The build-to-suit contract intangibles pertain to the contractual commitment of *Globe* to engage *MIDC* in building additional towers to be leased by *Globe*.

MGreen, through PHRI, has energized 67.5 MWac of its 75 MWac solar plant in Baras, Rizal and has started generating power since March 2023. Phase 2 of *PHRI* solar plant is undergoing testing and commissioning. As of June 30, 2024, *PHRI* delivered 77 *GWh*.

Also, in partnership with Pasuquin Energy Holdings, Inc. of Vena Energy Solar PH B.V. ("*Vena Energy*"), a 68 *MWac* solar plant project in Ilocos Norte was fully energized in February 2023. As of June 30, 2024, the project has delivered a total of 81 *GWh* of commissioning energy.

MGreen closed an investment agreement with Vena Energy, for the development, construction and operation of the 450 MWac solar plant in Bugallon, Pangasinan through Barracuda Energy Corporation. The project is expected to commence its construction by the third quarter of 2024 and achieve commercial operation by fourth quarter of 2025.

On December 27, 2023, *MGreen* completed the acquisition of primary and redeemable voting preferred shares of *SPNEC*. *SPNEC* is set to develop 3,500 MW (gross) solar facilities with an accompanying 4,000 *MWh* battery storage system.

If any of these ongoing developments and constructions are not executed as planned due to reasons or factors beyond *MERALCO*'s control, *MERALCO*'s results of operations and financial position could be adversely affected.

Sales Volume and Philippine Economic Conditions

Commercial segment had the biggest share of 37% in the energy sales mix, while residential and industrial accounted for 36% and 26%, respectively.

Commercial sales volumes climbed 10% to 10,068 *GWh* from 9,162 *GWh* last year, with the real estate sector accounting for majority of the sales, owing to higher office space demand in business districts and a boost in commercial activities. Retail and restaurants saw a rise in sales from mall expansions and foot traffic, which required increased activities of heating, ventilation, and air conditioning systems to manage the humid conditions. Hotels and leisure and entertainment venues benefitted from the influx of tourists during the dry season, as well as increased demand from newly built establishments post-pandemic.

Residential sales experienced a notable surge of 13%, reaching 9,715 *GWh* from 8,629 *GWh* in 2023, fueled by warmer temperatures. Consumers also spent more time at home influenced by the shift in the academic calendar, and the transition to hybrid classes as a precaution to extreme heat conditions.

Industrial sales continued to recover, increasing by 2% to 7,097 *GWh* from 6,928 *GWh* during the first half of 2023. Continued recovery of plastics and cement industries offset the impact of a decline from steel. Meanwhile, strong performance from food and beverage and sustained growth in the semiconductor sector pulled sales up in the second quarter.

Meanwhile, consolidated customer count grew steadily at 3% to 7.9 million by the end of June 2024 from 7.7 million in June 2023. Energization of new customers for both ordinary service and project-covered applications recovered, as local government units and developers cleared backlogs and normalized operations.

Power Supply and Demand Management

The electricity distributed by *MERALCO* and *Clark Electric* are contracted through *PSA*s with generators and long-term *PPA*s with *IPPs*. Any unsourced volume through the *PSA*s and *PPA*s is purchased from the *WESM*. *WESM* is a venue where suppliers and buyers trade electricity as a commodity.

Below is the summary of *MERALCO* and *Clark Electric*'s electricity suppliers and the respective amounts of power purchased for the six months period ended June 30, 2024 and 2023. The details of the relevant *IPPs* and *PSAs* are disclosed and discussed in Note 30 to the unaudited interim consolidated financial statements.

The amounts of purchased power costs including transmission and ancillary charges for the six months ended June 30, 2024 and 2023, follow:

	Unaudited		
	For the Six Months		
	Ended June 30		
	2024	2023	
	(Amounts in	millions)	
Independent Electricity Market Operator ("IEMOP")	₽36,736	₽33,091	
First Gas Power Corporation ("FGPC")	27,810	23,641	
South Premiere Power Corporation ("SPPC")	27,092	10,919	
National Grid Corporation of the Philippines ("NGCP")	19,979	18,024	
FGP Corp. ("FGP")	12,432	11,492	
Quezon Power (Philippines) Limited Company ("QPPL")	10,043	12,157	
SBPL	9,992	14,474	
Sual Power Inc. ("SPI")	7,045	10,575	
Masinloc Power Partners Co. Ltd. ("MPPCL")	6,274	6,443	
AC Energy Philippines, Inc. ("AC Energy")	5,193	5,233	
Therma Luzon, Inc. ("TLI")	4,391	7,172	
First NatGas Power Corp. ("FNPC")	2,459	7,604	
Southwest Luzon Power Generation Corporation	1,567	2,122	
Energy Development Corporation ("EDC")	1,122	1,270	
Sem-Calaca Power Corporation ("Sem-Calaca")	332	472	
Solar Philippines Tarlac	255	220	
Others	1,695	2,541	
	₽174,417	₽167,450	

The continuing Malampaya gas restriction, increasing fuel indices in light of the ongoing Ukraine-Russia conflict, plant outages due to delayed preventive maintenance, forced outages, delays in commissioning of new projects are expected to result in overall tightening of the power supply situation in the country.

On April 18, 2022, *SPI* and *SPPC* issued to *MERALCO* Notices of *CIC*. Following filing of Joint Motions for Price Adjustment with the *ERC* and public hearings, on October 3, 2022, the *ERC*, voting 3-2, promulgated its Orders dated September 29, 2022, denying the Joint Motions for Price Adjustment. On November 4, 2022, *SPI* and *SPPC* filed Petitions for Certiorari with prayer for issuance of *TRO* and Writ of Preliminary Injunction ("*WPP*") with the *CA*, assailing the *ERC* Orders dated September 29, 2022. The *CA* issued a *TRO*, then subsequently a *WPI*, for the *SPPC* case. On June 22, 2023, the *ERC* filed with the *SC* a Petition for Certiorari with prayer for *TRO/WPI*, assailing the *CA*'s issuance of *WPI* for the *SPPC* case.

Meanwhile, on July 14, 2023, *MERALCO* received the *CA*'s (13th Division) Joint Decision which, among other things, (a) annulled/set aside the *ERC* Orders that denied the Joint Motions for Price Adjustment and instead

granted such motions (for the period of January 2022 to May 2022), without prejudice to any further requests for price adjustments for June 2022 onwards; and (b) made permanent the Preliminary Injunction issued in favor of SPPC. On the basis of the CA orders and decision, starting on December 7, 2022 and July 24, 2023, respectively, SPPC and SPI ceased supplying energy under their baseload PSAs with MERALCO. On February 28, 2024, the ERC elevated the matter to the SC by filing a Petition for Review on Certiorari. On April 3, 2024, the SC issued a Resolution denying the ERC's Petition for Certiorari for failure to show that the CA committed any reversible error. As at July 29, 2024, the SC has yet to act on ERC's motion for reconsideration.

Meanwhile, SPI and SPPC issued to MERALCO Notices of CIC dated August 18, 2023, claiming additional adjustment. In MERALCO's letters to SPI and SPPC, both dated January 30, 2024, MERALCO advised SPI and SPPC to avail itself of legal remedies available to it under the law as it found no basis to join SPI and SPPC in an ERC filing since the PSAs had already been terminated.

On October 11, 2023 and (revised on) February 1, 2024, *AC Energy* issued to *MERALCO* a Notice of *CIC* for the year 2022. Consequently, on February 29, 2024, *AC Energy* (joined by *MERALCO*) filed a Joint Motion for Price Adjustment with the *ERC* for its 2019 baseload *PSA* with *MERALCO*, involving ₱618 million. On May 24, 2024, *AC Energy* issued to *MERALCO* a Supplemental Notice of *CIC* for the year 2023. Thus, on June 21, 2024, *AC Energy* (joined by *MERALCO*) filed an Updated and Supplemental Joint Motion for Price Adjustment with the *ERC* for its 2019 baseload *PSA* with *MERALCO*, involving an additional ₱910 million. As at July 29, 2024, the *ERC* has yet to act on the motions.

MERALCO', Clark Electric' and Shin Clark Power' operations as DUs and the RES business may be disrupted if the electricity suppliers are not able to generate and deliver the power needed. The power generation business is likewise affected by the increasing fuel prices particularly for supply contracts which have fixed fuel rate arrangement vis-à-vis pass-through fuel arrangement.

Competition

With the effectivity of the *DOE* circulars on Competitive Selection Process ("CSP") and its amendments and revisions since it was published in 2018, the execution of *PSA* by *MERALCO*'s power generation business has become increasingly competitive. While the objective of the *CSP* is to promote competition and greater private sector participation in the provision of adequate generation capacity to meet the demand of the captive market, the power generation business of *MERALCO* may not be able to provide the most competitive bid which may adversely affect its financial condition and results of operations.

ELECTRIC POWER INDUSTRY DEVELOPMENTS AND UPDATES

The detailed discussions of the rate-making regulations and regulatory policies of the *ERC* which affect both *MERALCO*, *Clark Electric*, and *Shin Clark Power* and other significant matters affecting the power industry players are found in Notes 2 and 32 to the unaudited interim consolidated financial statements.

OTHER QUANTITATIVE AND QUALITATIVE DISCLOSURES

(i) Any known trends or any known demands, commitments, events or uncertainties that will result in or that are reasonably likely to result in MERALCO's liquidity increasing or decreasing in any material way.

On December 27, 2023, *MGreen* completed the acquisition of 50.5% voting equity interest of *SPNEC* consisting of the 15.7 billion common and 19.4 billion redeemable voting preferred shares subscription price.

An agreement was executed by and among MGreen, SPPPHI and SPNEC, covering MGreen's grant to SPPPHI of an option to require MGreen to purchase 8.0 million common shares at the price of P1.15 per share (the "Put Option Price"), for a total price of up to P9.2 billion.

Following *MGreen*'s acquisition of a majority stake in *SPNEC* in December 2023, *MGreen* further raised its stake in the listed renewable energy company to 53.7% from 50.5% with the acquisition of additional 2.17 billion shares of *SPNEC* in January 2024.

On March 1, 2024, *MGen* and Therma NatGas Power, Inc. ("*TNGP*") have jointly entered into an Investment Agreement to acquire equity interest in Chromite Gas Holdings ("*CGHP*"). *MGen* will acquire 60% interest in *CGHI* while *TNGP* will acquire the balance of 40%. *CGHI* intends to invest in two gas-fired power plants owned by San Miguel Global Power Holdings Corp. ("*SMGP*"), the 1,278 *MW* Ilijan power plant, and a new 1,320 *MW* combined cycle power facility that is currently under construction. The transaction is subject to the customary review and approval of the Philippine Competition Commission ("*PCC*").

(ii) Any events that will trigger direct or indirect contingent financial obligation that is material to *MERALCO*, including any default or acceleration of an obligation.

1. Mediation with National Power Corporation ("NPC")

NPC embarked on a Power Development Program ("PDP"), which consisted of contracting generating capacities and the construction of its own, as well as private sector, generating plants, following a crippling power supply crisis. To address the concerns of the creditors of *NPC*, namely, Asian Development Bank and the World Bank, the *DOE* required that *MERALCO* enter into a long-term supply contract with *NPC*.

Accordingly, on November 21, 1994, *MERALCO* entered into a 10-year Contract for Sale of Electricity ("*CSE*") with *NPC* which commenced on January 1, 1995. The *CSE*, the rates and amounts charged to *MERALCO* therein, were approved by the *BOD* of *NPC* and the then Energy Regulatory Board, respectively.

Separately, the *DOE* further asked *MERALCO* to provide a market for half of the output of the Camago-Malampaya gas field to enable its development and production of natural gas, which was to generate significant revenues for the Philippine Government and equally significant foreign exchange savings for the country to the extent of the fuel imports, which the domestic volume of natural gas will displace.

MERALCO's actual purchases from NPC exceeded the contract level in the first seven (7) years of the CSE. However, the 1997 Asian crisis resulted in a significant curtailment of energy demand.

While the events were beyond the control of *MERALCO*, *NPC* did not honor *MERALCO*'s good faith notification of its off-take volumes. A dispute ensued and both parties agreed to enter into mediation.

The mediation resulted in the signing of a Settlement Agreement ("SA") between the parties on July 15, 2003. The SA was approved by the respective BODs of NPC and MERALCO. The net settlement amount of P14,320 million was agreed upon by NPC and MERALCO and manifested before the ERC through a Joint Compliance dated January 19, 2006. The implementation of the SA is subject to the approval of the ERC.

Subsequently, the OSG filed a "Motion for Leave to Intervene with Motion to Admit Attached Opposition to the Joint Application and Settlement Agreement between NPC and MERALCO". As a result, MERALCO sought judicial clarification with the Regional Trial Court ("RTC-Pasig"). Pre-trials were set, which MERALCO complied with and attended. However, the OSG refused to participate in the pre-trial and opted to seek a Temporary Restraining Order ("TRO") from the CA.

In a Resolution dated December 1, 2010, the *CA* issued a *TRO* against the *RTC-Pasig*, *MERALCO* and *NPC* restraining the respondents from further proceeding with the case. Subsequently, in a Resolution dated February 3, 2011, the *CA* issued a writ of preliminary injunction enjoining the *RTC-Pasig* from conducting further proceedings pending resolution of the Petition. In a Decision dated October 14, 2011, the *CA* resolved to deny the Petition filed by the *OSG* and lifted the injunction previously issued. The said Decision likewise held that the *RTC-Pasig* committed no error in finding the *OSG* in default due to its failure to participate in the proceedings. The *RTC-Pasig* was thus ordered to proceed to hear the case *ex-parte*, as against the *OSG*, and with dispatch. The *OSG* filed a *MR* which was denied by the *CA* in its Resolution dated April 25, 2012. The *OSG* filed a Petition for Review on Certiorari with the *SC*. *MERALCO*'s Comment was filed on October 29, 2012. Subsequently, a Decision dated December 11, 2013 was rendered by the First Division of the *SC* denying the Petition for Review on Certiorari by the *OSG* and affirming the Decision promulgated by the *CA* on October 14, 2011.

With the dismissal of the petition filed by the Office of the Solicitor General ("OSG") with the CA, MERALCO filed a motion for the reception of its evidence ex-parte with the RTC-Pasig pursuant to the ruling of the CA. In a Decision dated May 29, 2012, the RTC-Pasig declared the SA valid and binding, independent of the pass-through for the settlement amount which is reserved for the ERC. The OSG has filed a Notice of Appeal with the RTC-

Pasig on June 19, 2012. After both parties filed their respective appeal briefs, the CA rendered a Decision dated April 15, 2014 denying the appeal and affirming the RTC Decision, which declared the SA as valid and binding. The OSG filed a Petition for Review with the SC. On November 10, 2014, MERALCO filed its comment to the Petition. Power Sector Assets and Liabilities Management Corporation ("PSALM") likewise filed its comment to the Petition. In a Resolution dated July 8, 2015, the SC resolved to serve anew its Resolutions requiring NPC to comment on the Petition. In compliance, NPC submitted its Comment dated September 8, 2015. MERALCO submitted its Motion for Leave to File and to Admit Attached Reply on October 12, 2015. Pursuant to the SC Resolution dated November 11, 2015, the OSG filed a Consolidated Reply to the comments filed by NPC, MERALCO and PSALM. MERALCO then filed a Motion for Leave to File and to Admit the Attached Rejoinder. The parties have filed their respective memoranda. In a Resolution dated September 28, 2022, the SC denied the Petition filed by the OSG and affirmed the validity of the Settlement Agreement. The OSG filed a Motion for Reconsideration. As at July 29, 2024, the case remains pending before the SC.

2. Sucat-Araneta-Balintawak Transmission Line

The Sucat-Araneta-Balintawak transmission line is a two (2)-part transmission line, which completed the 230 kV line loop within Metro Manila. The two (2) main parts are the Araneta to Balintawak leg and the Sucat to Araneta leg, which cuts through Dasmariñas Village, Makati City.

On March 10, 2000, certain residents along Tamarind Road, Dasmariñas Village, Makati City "the *Plaintiffs*", filed a case against *NPC* with the *RTC-Makati*, enjoining *NPC* from further installing high voltage cables near the *Plaintiffs*' homes and from energizing and transmitting high voltage electric current through said cables because of the alleged health risks and danger posed by the same through the electromagnetic field emitted by said lines. Following its initial status quo Order issued on March 13, 2000, *RTC-Makati* granted on April 3, 2000 the preliminary injunction sought by the *Plaintiffs*. The decision was affirmed by the *SC* on March 23, 2006, which effectively reversed the decision of the *CA* to the contrary. The *RTC-Makati* subsequently issued a writ of execution based on the Order of the *SC. MERALCO*, in its capacity as an intervenor, was constrained to file an Omnibus Motion to maintain status quo because of the significant effect of a de-energization of the Sucat-Araneta line to the public and economy. Shutdown of the 230 kV line will result in widespread and rotating brownouts within *MERALCO*'s franchise area with certain power plants unable to run at their full capacities.

On September 8, 2009, the *RTC-Makati* granted the motions for intervention filed by intervenors, *MERALCO* and *NGCP* and dissolved the Writ of Preliminary Injunction issued, upon the posting of the respective counter bonds by defendant *NPC*, intervenors *MERALCO* and *NGCP*, subject to the condition that *NPC* and intervenors will pay for all damages, which the *Plaintiffs* may incur as a result of the Writ of Preliminary Injunction.

In its Order dated February 5, 2013, the RTC-Makati granted the Plaintiffs' motion and directed the re-raffle of the case to another branch after the judicial dispute resolution failed.

This case remains pending and is still at the pre-trial stage. During the pre-trial stage, *Plaintiffs* filed a Manifestation stating that they are pursuing the deposition of a supposed expert in electromagnetic field through oral examination without leave of court in late January or early February 2016 or on such date as all the parties may agree amongst themselves at the Consulate Office of the Philippines in Vancouver, Canada. *NPC* and intervenors filed their Opposition and Counter-Manifestation. Intervenor *NGCP* filed a Motion to Prohibit the Taking of the Deposition of the said expert. Intervenor *MERALCO* intends to file its Comment/Opposition in due course. As at July 29, 2024, *MERALCO* is awaiting further action of the *SC* on the matter.

3. RPT Assessments

On October 22, 2015, the SC ruled on an appeal of MERALCO declaring, among others, that the transformers, electric posts, transmission lines, insulators and electric meters are not exempted from RPT under the Local Government Code ("LGC"). Thereafter, MERALCO began the process of settlement with the affected LGUs and filed for the recovery of the resulting RPT payments with the ERC.

Acting on petitions filed by *PEPOA* and *PHILRECA*, the *ERC* issued Resolution No. 2, Series of 2021, "Rules on Recovery of Pass-Through Taxes (Real Property, Local Franchise, and Business Taxes", approving the recovery of *RPT*, *LFT* and Business Taxes as pass-through charges and therefore excluded among the financial building blocks in the annual revenue requirement of *PBR*.

Accordingly, MERALCO filed for recovery of such RPT paid.

Subsequently, *PEPOA* filed another petition for rule-making to amend certain provisions of Resolution No. 2, Series of 2021 to cover full recovery as pass-through costs of: (i) local taxes (*RPT*, *LFT* and business tax) levied by *LGU*s during the years prior to the Resolution to address tax arrearages; (ii) *RPT* assessed by *LGU*s on assets located outside the *DU*'s franchise area but are used to provide public service within the franchise area. *MERALCO* had submitted its comments and several public consultations were conducted. As at July 29, 2024, the Petition is pending with the *ERC*.

4. *LFT* Assessments of Municipalities

Certain municipalities have served assessment notices on *MERALCO* for *LFT*. As provided in the Local Government Code, only cities and provincial governments may impose taxes on establishments doing business in their localities. On the basis of the foregoing, *MERALCO* and its legal counsel believe that *MERALCO* is not subject or liable for such assessments.

5. SC Decision on Unbundling Rate Case

On May 30, 2003, the *ERC* issued an Order approving *MERALCO*'s unbundled tariffs that resulted in a total increase of \$\frac{P}\$0.17 per \$kWh\$ over the May 2003 tariff levels. However, on August 4, 2003, *MERALCO* received a Petition for Review of the *ERC*'s ruling filed by certain consumer and civil society groups before the Court of Appeals ("CA"). On July 22, 2004, the *CA* set aside the *ERC*'s ruling on *MERALCO*'s rate unbundling and remanded the case to the *ERC*. Further, the *CA* opined that the *ERC* should have asked the Commission on Audit ("COA") to audit the books of *MERALCO*. The *ERC* and *MERALCO* subsequently filed separate motions asking the *CA* to reconsider its decision. As a result of the denial by the *CA* of the motions on January 24, 2005, the *ERC* and *MERALCO* elevated the case to the *SC*.

In an En Banc decision promulgated on December 6, 2006, the SC set aside and reversed the CA ruling saying that a COA audit was not a prerequisite in the determination of a utility's rates. However, while the SC affirmed ERC's authority in rate-fixing, the SC directed the ERC to request COA's assistance to undertake a complete audit of the books, records and accounts of MERALCO. In compliance with the directive of the SC, the ERC requested COA to conduct an audit of the books, records and accounts of MERALCO using calendar years 2004 and 2007 as test years.

The COA audit, which began in September 2008, was completed with the submission to the ERC of its report on November 12, 2009.

On February 15, 2010, the *ERC* issued its Order directing *MERALCO* and all intervenors in the case to submit, within 15 days from receipt of the Order, their respective comments on the *COA* report.

On June 21, 2011, the *ERC* maintained and affirmed its findings and conclusions in its Decision dated March 20, 2003 and Order dated May 30, 2003. The *ERC* stated that the *COA* recommendation to apply disallowances under *PBR* to rate unbundling violates the principle against retroactive rate-making. An intervenor group filed a *MR* of the said Order. On September 5, 2011, *MERALCO* filed its comment on the intervenor's *MR*. On February 4, 2013, the *ERC* denied the intervenor's *MR*. The intervenor filed a Petition for Review before the *CA* and *MERALCO* filed its comment thereon on May 29, 2014. In compliance with the *CA*'s directive, *MERALCO* filed its Memorandum in August 2015. In a Resolution dated September 29, 2015, the *CA* declared the case submitted for decision. In a Decision dated February 29, 2016, the *CA* dismissed the Petition for Review and affirmed the orders dated June 21, 2011 and February 4, 2013 of the *ERC*.

On March 22, 2016, the intervenors filed a MR on the CA Decision dated February 29, 2016. The same was denied by the CA through a Resolution dated August 8, 2016.

On October 11, 2016, MERALCO received a Petition for Review on Certiorari filed by the intervenors before the SC appealing the dismissal of its Petition. MERALCO, COA and the ERC have filed their respective comments to the Petition. On June 22, 2017, MERALCO received the Motion for Leave to Intervene and Admit Comment-in-Intervention filed by other DUs that sought to intervene in the case. In a Resolution dated October 3, 2017, the SC granted the Motion for Leave to Intervene and Comment-in-Intervention. On November 13, 2019, MERALCO received a Decision dated October 8, 2019 partially granting the Petition filed by the National Association of

Electric Consumers for Reforms Inc. ("NASECORE"), which among other things, (i) voided the adoption by the ERC of the current or replacement cost in the valuation of MERALCO's RAB; and (ii) remanded the case to ERC to determine, within 90 days from finality of the Decision: (1) the valuation of the RAB of MERALCO; and (2) the parameters whether expenses that are not directly and entirely related to the operation of a DU shall be passed on wholly or partially to consumers.

MERALCO, the other DUs and the ERC filed their respective motions for reconsideration which are pending before the SC. Two (2) new DUs filed their respective motions for leave to intervene and to file their motions for reconsideration. As at July 29, 2024, the case is pending before the SC.

(iii) All material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of *MERALCO* with unconsolidated entities or other persons created during the reporting period.

There are various outstanding contingent assets and liabilities which are not reflected in the accompanying consolidated financial statements. Refer to Note 29, *Contingencies and Legal Proceedings* and Note 30, *Significant Contracts and Commitments* to the 2024 unaudited interim consolidated cinancial statements for the updates on the Company's financial obligations.

- (iv) Any known trends, events or uncertainties that have had or that are reasonably expected to have a material favorable or unfavorable impact on net sales or revenues or income from continuing operations should be described.
 - 1. Retail Competition

The transition period for *RCOA* commenced on December 26, 2012 in accordance with the joint statement released by the *ERC* and the *DOE* on September 27, 2012 and the Transitory Rules for the Implementation of *RCOA* (*ERC* Resolution No. 16, Series of 2012). The commercial operations of *RCOA* started on June 26, 2013.

On May 12, 2016, the *ERC* issued Resolutions No. 10 and 11, Series of 2016, which:

- a. Provided for mandatory contestability. Failure of a contestable customer to switch to RES upon date of mandatory contestability (December 26, 2016 for those with average demand of at least one (1) MW and June 26, 2017 for at least 750 MW) shall result in the physical disconnection from the DU system unless it is served by the supplier of last resort ("SoLR"), or, if applicable, procures power from the WESM;
- b. Prohibits *DU*s from engaging in the supply of electricity to the contestable market except in its capacity as a *SoLR*;
- c. Mandates Local RESs to wind down their supply businesses within a period of three (3) years;
- d. Imposes upon all *RESs*, including *DU*-affiliate *RESs*, a market-share cap of 30% of the total average monthly peak demand of all contestable customers in the competitive retail electricity market; and,
- e. Prohibits *RES*s from transacting more than 50% of the total energy transactions of its supply business, with its affiliate contestable customers.

On November 29, 2017, the *DOE* issued two (2) *DOE* Circulars, namely: DC 2017-12-0013, entitled, Providing Policies on the Implementation of *RCOA* for Contestable Customers in the Philippines Electric Power Industry and DC 2017-12-0014, entitled Providing Policies on the Implementation of *RCOA* for *RES* in the Philippine Electric Power Industry. The *DOE* Circulars became effective on December 24, 2017. Under the *DOE* Circular No. DC 2017-12-0013, it is provided that voluntary participation for contestable customers under *RCOA*-Phase 2 shall now be allowed upon effectivity of said Circular, while voluntary participation of contestable customers with a monthly average peak demand of 500 *kW to* 749 *kW* for the preceding 12 months and demand aggregation for electricity end users within a contiguous area with an aggregate average peak demand of not less than 500 *kW* for the preceding 12-month period, will also be allowed by June 26, 2018 and December 26, 2018, respectively.

On December 28, 2020, the *ERC* released Resolution No. 12, Series of 2020, entitled "A Resolution Prescribing the Timeline for the Implementation of Retail Competition and Open Access ("*RCOA*")". In said Resolution, the *ERC* expanded the coverage of *RCOA* for end-users with an average monthly peak demand of at least 500 *KW* in the preceding 12 months, on a voluntary basis.

On September 24, 2021, MERALCO received a copy of the SC Decision wherein, among other matters, the ERC was also directed to promulgate the supporting guidelines to DOE Circular No. DC 2017-12-0013 and DC 2017-12-0014.

2. Petition for Dispute Resolution against PEMC, TransCo, NPC and PSALM

On September 9, 2008, MERALCO filed a Petition for Dispute Resolution, against PEMC, TransCo, NPC and PSALM with the ERC as a result of the congestion in the transmission system of TransCo arising from the outages of the San Jose-Tayabas 500 kV Line 2 on June 22, 2008, and the 500 kV 600 Mega Volt-Ampere Transformer Bank No. 2 of TransCo's San Jose, Bulacan substation on July 11, 2008. The Petition seeks to, among others, direct PEMC to adopt the NPC- Time-of-Use ("TOU") rate or the new price determined through the price substitution methodology of PEMC as approved by the ERC, as basis for its billing during the period of the congestion and direct NPC and PSALM to refund the transmission line loss components of the line rentals associated with NPC/PSALM bilateral transactions from the start of WESM operation on June 26, 2006.

In a Decision dated March 10, 2010, the *ERC* granted *MERALCO*'s petition and ruled that there is double charging of the transmission line costs billed to *MERALCO* by *NPC* for the Transition Supply Contract ("*TSC*") quantities to the extent of 2.98% loss factor, since the effectivity of the *TSC* in November 2006. Thus, *NPC* was directed to refund line rental adjustment to *MERALCO*. In the meantime, the *ERC* issued an Order on May 4, 2011 allowing *PEMC* to submit an alternative methodology for the segregation of line rental into congestion cost and line losses from the start of the *WESM*. *PEMC* has filed its compliance submitting its alternative methodology.

On September 8, 2011, MERALCO received a copy of PEMC's compliance to the ERC's directive and on November 11, 2011, MERALCO filed a counter-proposal which effectively simplifies PEMC's proposal.

In an Order of the *ERC* dated June 21, 2012, *MERALCO* was directed to submit its computation of the amount of the double charging of line loss on a per month basis from June 26, 2006 up to June 2012. On July 4, 2012, *MERALCO* filed its Compliance to the said Order. Thereafter, the *ERC* issued an Order directing the parties to comment on *MERALCO*'s submissions. Hearings were conducted on October 2, 2012 and October 16, 2012 to discuss the parties' proposal and comments.

In an Order dated March 4, 2013, the *ERC* approved the methodology proposed by *MERALCO* and *PEMC* in computing the double charged amount on line losses by deducting 2.98% from the *NPC-TOU* amount. Accordingly, the *ERC* determined that the computed double charge amount to be collected from *NPC* is ₱5.2 billion, covering the period November 2006 to August 2012 until actual cessation of the collection of the 2.98% line loss charge in the *NPC-TOU* rates imposed on *MERALCO*. In this regard, *NPC* was directed by the *ERC* to refund said amount by remitting to *MERALCO* the equivalent amount of ₱73.9 million per month until the over-recoveries are fully refunded. In the said Order, the *ERC* likewise determined that the amount to be collected from the successor generating companies ("*SGCs*") is ₱4.7 billion. Additionally, *MERALCO* was directed to file a petition against the following *SGCs*: *MPPCL*, Aboitiz Power Renewables, Inc. ("*APRP*"), *TLI*, *SPI* and *Sem-Calaca*, within 30 days from receipt thereof, to recover the line loss collected by them. On April 19, 2013, *MERALCO* filed a Motion for Clarification with the *ERC* regarding the directives contained in the March 4, 2013 Order. On April 30, 2013 and May 8, 2013, *PSALM* and *NPC*, respectively, filed motions seeking reconsideration of the March 4, 2013 Order. *MERALCO* filed a motion seeking for an additional 15 days from its receipt of the *ERC*'s Order resolving its Motion for Clarification, within which to file its Petition against the *SGC*s.

In an Order dated July 1, 2013, the *ERC* issued the following clarifications/resolutions: (i) *SPPC* should be included as one of the *SGC*s against whom a petition for dispute resolution should be filed by *MERALCO*; (ii) amount to be refunded by *NPC* is not only $\mathbb{P}5.2$ billion but also the subsequent payments it received from *MERALCO* beyond August 2012 until the actual cessation of the collection of the 2.98% line loss charge in its *TOU* rates; (iii) petition to be filed by *MERALCO* against the *SGC*s should not only be for the recovery of the amount of $\mathbb{P}4.7$ billion but also the subsequent payments beyond August 2012 until the actual cessation of the collection of the 2.98% line loss charge in its *TOU* rates; (iv) "Sem – Calaca Ilijan" pertains to *SPPC* instead. Thus, the refundable amount of $\mathbb{P}706$ million pertaining to "Sem – Calaca Ilijan" should be added to *SPPC*'s

refundable amount of \$\mathbb{P}1.1\$ billion; (v) grant the Motion for Extension filed by \$MERALCO\$ within which to file a petition against the following \$SGCs: \$MPPCL, APRI, TLI, SPI, Sem-Calaca\$ and \$SPPC\$; and (vi) deny the respective \$MR\$ filed by \$NPC\$ and \$PSALM\$.

On September 12, 2013, *MERALCO* filed a Manifestation with Motion with the *ERC* seeking approval of its proposal to offset the amount of \$\mathbb{P}73.9\$ million per month against its monthly remittances to *PSALM*. *PSALM* and *NPC* filed their comments *Ad Cautelam* and Comment and Opposition *Ad Cautelam*, respectively, on *MERALCO*'s Manifestation with Motion. On November 4, 2013, *MERALCO* filed its reply. As at July 29, 2024, *MERALCO*'s Manifestation with Motion is pending resolution by the *ERC*.

On October 24, 2013, *MERALCO* received *PSALM*'s Petition for Review on Certiorari with the *CA* (With Urgent *TRO* and/or Writ of Preliminary Mandatory Injunction Applications) questioning the March 4, 2013 and July 1, 2013 Orders of the *ERC*.

On February 3, 2014, *MERALCO* filed a Comment with Opposition to the Application for *TRO* or Writ of Preliminary Injunction dated January 30, 2014. *PEMC* filed a Comment and Opposition Re: Petition for Certiorari with Urgent *TRO* and/or Writ of Preliminary Mandatory Injunction dated January 6, 2014. On June 4, 2014, the *CA* issued a Resolution declaring that *PSALM* is deemed to have waived the filing of a Reply to the comment and opposition of *MERALCO* and *PEMC* and directing the parties to submit their simultaneous memoranda within 15 days from notice. On December 1, 2014, the *CA* issued a decision dismissing the Petition for Certiorari filed by *PSALM* against the *ERC*, *MERALCO* and *PEMC* and affirming the *ERC*'s ruling on the refund of the ₱5.2 billion of transmission line losses double charged by *PSALM* and *NPC*. On January 30, 2015, *PSALM* filed its *MR* on the December 1, 2014 Decision of the *CA*. *MERALCO* has filed its Opposition to the *MR*. In a Resolution dated August 11, 2015, the *CA* denied *PSALM*'s *MR*. On October 27, 2015, *MERALCO* received *PSALM*'s Petition for Review with the *SC*. The Petition has been given due course and the parties have filed their respective memoranda. As at July 29, 2024, *MERALCO* is still awaiting further action of the *SC* on the Petition.

3. Petition for Dispute Resolution Against SPPC, MPPCL, APRI, TLI, SPI and Sem-Calaca

On August 29, 2013, *MERALCO* filed a Petition for Dispute Resolution against *SPPC*, *MPPCL*, *APRI*, *TLI*, *SPI* and *Sem-Calaca*. Said Petition seeks the following: 1) refund of the 2.98% transmission line losses in the amount of ₱5.4 billion, inclusive of the ₱758 million line loss for the period September 2012 to June 25, 2013, from said *SGCs*; and 2) approval of *MERALCO*'s proposal to correspondingly refund to its customers the aforementioned line loss amounts, as and when the same are received from the *SGCs*, until such time that the said over-recoveries are fully refunded, by way of automatic deduction of the amount of refund from the computed monthly generation rate. On September 20, 2013, *MERALCO* received the *SGCs*' Joint Motion to Dismiss. On October 7, 2013, *MERALCO* filed its Comment on the said Joint Motion.

On October 8, 2013, *MERALCO* received the *SGC*'s Manifestation and Motion, which sought, among other things, the cancellation of the scheduled initial hearing of the case, including the submission of the parties respective Pretrial Briefs, until the final resolution of the *SGC*'s Joint Motion to Dismiss. On October 11, 2013, *MERALCO* filed its pre-trial brief. On October 14, 2013, *MERALCO* filed its Opposition to the *SGC*'s Manifestation and Motion. On October 24, 2013, *MERALCO* received the *SGC*'s Reply to its Comment on the Joint Motion to Dismiss. On October 29, 2013, *MERALCO* filed its Rejoinder. Thereafter, the *SGC*'s filed their Sur-Rejoinder dated November 4, 2013. As at July 29, 2024, the Joint Motion to Dismiss is pending resolution by the *ERC*.

4. Petition for Dispute Resolution with NPC on Premium Charges

On June 2, 2009, *MERALCO* filed a Petition for Dispute Resolution against *NPC* and *PSALM* with respect to *NPC*'s imposition of premium charges for the alleged excess energy it supplied to *MERALCO* covering the billing periods May 2005 to June 2006. The premium charges amounting to \$\mathbb{P}315\$ million during the May-June 2005 billing periods have been paid but are the subject of a protest by *MERALCO*, and premium charges of \$\mathbb{P}318\$ million during the November 2005, February 2006 and April to June 2006 billing periods are being disputed and withheld by *MERALCO*. *MERALCO* believes that there is no basis for the imposition of the premium charges. The hearings on this case have been completed. As at July 29, 2024, the Petition is pending resolution by the *ERC*.

5. SC TRO on MERALCO's December 2013 Billing Rate Increase

On December 9, 2013, the *ERC* gave clearance to the request of *MERALCO* to implement a staggered collection over three (3) months covering the December 2013 billing month for the increase in generation charge and other bill components such as *VAT*, *LFT*, transmission charge, and *SL* charge. The generation costs for the November 2013 supply month increased significantly because of the aberrant spike in the *WESM* charges on account of the non-compliance with *WESM* Rules by certain plants resulting in significant power generation capacities not being offered and dispatched, and the scheduled and extended shutdowns, and the forced outages, of several base load power plants, and the use of the more expensive liquid fuel or bio-diesel by the natural gas-fired power plants that were affected by the Malampaya Gas Field shutdown from November 11 to December 10, 2013.

On December 19, 2013, several party-list representatives of the House of Representatives filed a Petition against *MERALCO*, *ERC* and *DOE* before the *SC*, questioning the *ERC* clearance granted to *MERALCO* to charge the resulting price increase, alleging the lack of hearing and due process. It also sought for the declaration of the unconstitutionality of the *EPIRA*, which essentially declared the generation and supply sectors competitive and open, and not considered public utilities. A similar petition was filed by a consumer group and several private homeowners' associations challenging also the legality of the *AGRA* that the *ERC* had promulgated. Both petitions prayed for the issuance of *TRO*, and a Writ of Preliminary Injunction.

On December 23, 2013, the *SC* consolidated the two (2) Petitions and granted the application for *TRO* effective immediately and for a period of 60 days, which effectively enjoined the *ERC* and *MERALCO* from implementing the price increase. The *SC* also ordered *MERALCO*, *ERC* and *DOE* to file their respective comments to the Petitions. Oral Arguments were conducted on January 21, 2014, February 4, 2014 and February 11, 2014. Thereafter, the *SC* ordered all the Parties to the consolidated Petitions to file their respective Memorandum on or before February 26, 2014 after which the Petitions will be deemed submitted for resolution of the *SC*. *MERALCO* complied with said directive and filed its Memorandum on said date.

On February 18, 2014, acting on the motion filed by the Petitioners, the SC extended for another 60 days or until April 22, 2014, the TRO that it originally issued against MERALCO and ERC on December 23, 2013. The TRO was also similarly applied to the generating companies, specifically MPPCL, SPI, SPPC, FGPC, and the NGCP, and the PEMC (the administrator of WESM and market operator at that time) who were all enjoined from collecting from MERALCO the deferred amounts representing the PEMC (the November 2013 supply month.

In the meantime, on January 30, 2014, *MERALCO* filed an Omnibus Motion with Manifestation with the *ERC* for the latter to direct *PEMC* to conduct a re-run or re-calculation of the *WESM* prices for the supply months of November to December 2013. Subsequently, on February 17, 2014, *MERALCO* filed with the *ERC* an Application for the recovery of deferred generation costs for the December 2013 supply month praying that it be allowed to recover the same over a six (6)-month period.

On March 3, 2014, the ERC issued an Order voiding the Luzon WESM prices during the November and December 2013 supply months on the basis of the preliminary findings of its Investigating Unit ("IU") that these are not reasonable, rational and competitive, and imposing the use of regulated rates for the said period. PEMC was given seven (7) days upon receipt of the Order to calculate these regulated prices and implement the same in the revised WESM bills of the concerned DUs in Luzon. PEMC's recalculated power bills for the supply month of December 2013 resulted in a net reduction of the December 2013 supply month bill of the WESM by ₱9.3 billion. Due to the pendency of the TRO, no adjustment was made to the WESM bill of MERALCO for the November 2013 supply month. The timing of amounts to be credited to MERALCO is dependent on the reimbursement of PEMC from associated generator companies. However, several generating companies, including MPPCL, SN Aboitiz Power, Inc., Team (Philippines) Energy Corporation, PanAsia Energy, Inc. ("PanAsia"), and SPI, have filed MRs questioning the Order dated March 3, 2014. MERALCO has filed a consolidated comment to these MRs. In an Order dated October 15, 2014, the ERC denied the MRs. The generating companies have appealed the Orders with the CA. MERALCO has filed a motion to intervene and a comment in intervention. The CA consolidated the cases filed by the generation companies. In a Decision dated November 7, 2017, the CA set aside ERC Orders dated March 3, 2014, March 27, 2014, May 9, 2014 and October 15, 2014 and declared the orders null and void. The Decision then reinstated and declared valid WESM prices for the November and December 2013 supply months. MERALCO and the ERC have filed their respective motions for reconsideration. Several consumers also intervened in the case and filed their respective motions for reconsideration. In a Resolution dated March 29, 2019, the CA denied the motions for reconsideration and upheld its Decision dated November 7, 2017.

MERALCO and several consumers have elevated the CA Decision and Order to the SC where the case is pending. In a Resolution dated November 4, 2020, the SC consolidated ERC's and MERALCO's petitions and transferred MERALCO's petition to the member-in-charge of ERC's petition which was the lower-numbered case. The petitions filed by the consumers were denied by the SC.

In view of the pendency of the various submissions before the *ERC* and mindful of the complexities in the implementation of the *ERC*'s Order dated March 3, 2014, the *ERC* directed *PEMC* to provide the market participants additional 45 days to comply with the settlement of their respective adjusted *WESM* bills. In an Order dated May 9, 2014, the parties were then given an additional non-extendible period of 30 days from receipt of the Order within which to settle their *WESM* bills. However, in an Order dated June 6, 2014 and acting on an intervention filed by Angeles Electric Corporation, the *ERC* deemed it appropriate to hold in abeyance the settlement of *PEMC*'s adjusted *WESM* bills by the market participants.

On April 22, 2014, the SC extended indefinitely the TRO issued on December 23, 2013 and February 18, 2014 and directed generating companies, NGCP and PEMC not to collect from MERALCO. In a Decision promulgated on August 3, 2022, the SC affirmed the December 9, 2013 ERC letter approving MERALCO's proposal to implement a staggered collection over three (3) months covering the December 2013 billing month. However, it voided the ERC March 3, 2014 Order which voided the Luzon WESM prices during the November and December 2013 supply months and imposed the use of regulated rates for said period. The ERC and the petitioners filed motions for reconsideration which were denied with finality in the SC Resolution dated October 11, 2022. Entry of Judgment has been issued.

In a letter dated September 25, 2023, *MERALCO* filed a letter with the *ERC* on its proposed implementation of the recovery of the generation charges pertaining to the December 2013 supply month. On January 4, 2024, *MERALCO*, *IEMOP* and the *ERC* metto discuss *MERALCO*'s proposed implementation of the Decision. As directed by the *ERC*, *MERALCO* and *IEMOP* have completed the reconciliation of the final amount to be recovered, and have sent a joint letter dated March 12, 2024 to the *ERC*. As at July 29, 2024, the same is pending with the *ERC*.

6. ERC Investigating Unit ("IU") Complaint

On December 26, 2013, the *ERC* constituted the *IU* under its Competition Rules to investigate possible anticompetitive behavior by the industry players and possible collusion that transpired in the *WESM* during the supply months of November 2013 and December 2013. *MERALCO* participated in the proceedings and submitted a Memorandum.

An investigating officer of the *IU* filed a Complaint dated May 9, 2015 against *MERALCO* and *TMO* for alleged anti-competitive behavior constituting economic withholding in violation of Section 45 of the *EPIRA* and Rule 11, Section 1 and 8(e) of the *EPIRA IRR*. In an Order dated June 15, 2015, the *ERC* directed *MERALCO* to file its comment on the Complaint. *MERALCO* and *TMO* have filed their respective answers to the Complaint.

In an Order dated September 1, 2015, the *ERC* directed the investigating officer to file his reply to *MERALCO*. In a Manifestation and Motion to Set the Case for Hearing dated November 9, 2015, the investigating officer manifested that he would no longer file a reply and that the case be set for hearing.

On May 24, 2016, the *ERC* promulgated Resolution No. 14, Series of 2016, which resolved to divide the Commission into two (2) core groups for the conduct of hearings and to designate the commissioners to act as presiding officers in anti-competition cases. The raffle pursuant to said Resolution was conducted on June 15, 2016.

In a Notice of Pre-Trial Conference dated June 16, 2016, the *ERC* set the pre-trial conference on August 18, 2016 and required *MERALCO* and *TMO* to submit their respective pre-trial briefs. However, on July 27, 2016, the complainant filed two (2) omnibus motions for the consolidation and deferment of the pre-trial conferences. Hence, in an Order dated August 1, 2016, the respondents were given 10 days to submit their comments on the Motion for Consolidation, with the complainant given five (5) days to file his reply. As such, the pre-trial conferences as scheduled were deferred until further notice and all parties were granted 20 days to submit their respective pre-trial briefs.

In the meantime, *MERALCO* likewise filed an Urgent Motion to Dismiss with Motion to Suspend Proceedings which was adopted by *TMO* in its Manifestation and Motion filed on July 28, 2016. *MERALCO* maintained that the Complaint should be dismissed due to the absence of subject matter jurisdiction as it is now the Philippine Competition Commission ("*PCC*") which has original and primary jurisdiction over competition-related cases in the energy sector. On August 23, 2016, *MERALCO* filed an Urgent Motion Ad Cautelam for suspension of proceeding including period to file pre-trial brief and judicial affidavit.

In a Motion dated August 25, 2016, complainant filed a Motion to defer the submission of the complainant's pretrial brief and judicial affidavit. In an Order dated June 13, 2017, the *ERC* denied the motion to consolidate but upheld the authority of private counsel to represent the complainants. *MERALCO* filed a Motion for Partial Reconsideration to question such authority.

In an Order dated February 2, 2017, the *ERC* denied the motion to dismiss and asserted jurisdiction over the Complaint. *MERALCO* filed its *MR* to the Order on February 23, 2017. In an Order dated June 20, 2017, the *ERC* denied the *MR*. On September 19, 2017, *MERALCO* filed a Petition for Certiorari with the *CA*. In a Resolution dated October 2, 2017, the *CA* required respondents to file their Comment on the Petition within 10 days and held in abeyance its resolution on the prayer for injunctive relief until the comments have been filed. *MERALCO* was likewise given five (5) days to file its reply. In a Manifestation dated October 23, 2017, the *ERC* stated that it is a nominal party in the case as the quasi-judicial tribune that issued the assailed ordinances. The *IU* filed its own Comment dated December 19, 2017. In a Manifestation and Motion dated December 22, 2017, the *OSG* informed the *CA* that it will no longer represent the *IU* and will instead participate as "tribune of the people". In the meantime, *TMO* also filed a separate Petition for Review on Certiorari with the *CA*. In a Resolution dated January 10, 2018, the *CA* ordered the consolidation of the petitions of *TMO* and *MERALCO*. In a Decision dated May 23, 2018, the *CA* denied the consolidated Petitions filed by *MERALCO*, *TMO*, and *APRI*, and ruled that the jurisdiction to resolve the *IU* cases remains with the *ERC* because the Philippine Competition Act ("*PCA*") does not apply retroactively.

On June 20, 2018, MERALCO filed an MR with the CA. The ERC likewise filed its Motion for Partial Reconsideration on the ground that it retained concurrent jurisdiction together with the PCC over cases involving alleged anti-competitive conduct supposedly because the PCA did not repeal Section 45 of the EPIRA.

In Resolution dated January 28, 2019, the CA denied the motions for reconsideration filed by all of the parties. While it sustained its finding that the PCC now holds original, exclusive, and primary jurisdiction over all competition-related cases, the CA reiterated its view that the PCA has no retroactive effect.

The ERC has elevated the matter to the SC. MERALCO, TMO and APRI have all filed their respective manifestations before the SC. In a Resolution dated September 29, 2021, the SC affirmed the CA in that the ERC had jurisdiction over these cases as they were filed before the enactment of the PCA. However, the SC did not rule on whether the PCC and the ERC now have concurrent jurisdiction as these issues were not fully litigated.

In the meantime, the *ERC* called for a conference on March 26, 2021 in order to discuss updates and developments regarding the case. On April 14, 2021, *MERALCO* filed an Urgent Motion Ad Cautelam to Suspend Proceedings in view of the pendency of the case before the *SC*. The *ERC* then issued an Order dated August 13, 2021, setting the pre-trial conference on August 27, 2021. *MERALCO* filed a Manifestation and Urgent Omnibus Motion Ad Cautelam to (A) Resolve the Urgent Motion Ad Cautelam to Suspend Proceedings dated April 14, 2021 and (B) Cancel the August 27, 2021 Pre-Trial Conference dated August 20, 2021. The pre-trial conference proceeded on August 27, 2021. However, the *ERC* stated that, after the pre-trial conference and before the case can proceed with trial on the merits, the *ERC* will first resolve *MERALCO*'s motions. The *ERC* also issued an open court order denying the motion of the *ERC IU* that the case be resolved through the submission of the position papers and other supporting documents. The *ERC IU* filed a Motion for Reconsideration to which *MERALCO* filed an opposition. As at July 29, 2024, *MERALCO* is awaiting further action by the *ERC* on the matter.

7. Ombudsman Case Against Directors

On January 30, 2018, *MERALCO* received an Order dated January 22, 2018 from the Office of the Ombudsman directing *MERALCO*'s directors to comment on a complaint-affidavit for syndicated estafa filed by certain consumer group which charged that there was conspiracy between *MERALCO* directors and the *ERC* regarding the alleged misappropriation of the bill deposits received from *MERALCO* consumers. On February 9, 2018, *MERALCO*'s directors filed their Counter-Affidavits where they refuted the arguments of the consumer group. In

a Resolution dated May 18, 2018, the criminal complaint for syndicated estafa was dismissed for insufficiency of evidence. The case was referred to the *COA* for the conduct of audit on the bill deposits collected by *MERALCO* from the public consumers and to inform the Ombudsman of the compliance therewith. The consumer group filed a Motion for Partial Reconsideration dated June 16, 2018 to which *MERALCO* filed its Comment. The consumer group's Motion for Partial Reconsideration was denied through an Order dated July 30, 2018. *NASECORE* filed an *Urgent Motion for Immediate Execution* dated September 21, 2018 praying that the Ombudsman issue a writ of execution to implement the *Resolution* dated May 18, 2018.

On January 5, 2024, *MERALCO* received an Order dated January 2, 2024 from the Office of the Ombudsman directing *MERALCO*'s Chairman and *CEO* to file a counter-affidavit, together with the affidavit/s of supporting witnesses and other supporting documents, on the case filed by a certain consumer group against *ERC* and *MERALCO* seeking (a) indictment of *MERALCO*'s Chairman and *CEO* which alleged that there is a violation of certain provisions of *R.A. 3019* and *PD 269*, and (b) a finding that the *ERC* Chairperson is guilty of, among other things, gross misconduct and grave abuse of authority. In said case, the consumer group alleged that there is no basis for *MERALCO* to participate in, and purchase energy at, the *WESM*, given that, among other things, the *WESM* was created to cater to the contestable market. On February 6, 2024, *MERALCO* has filed the relevant counter-affidavit and supporting affidavit to the Office of the Ombudsman. On March 18, 2024, *MERALCO* received the reply-affidavit filed by the consumer group. On July 14, 2024, *MERALCO* filed its Rejoinder-Affidavit. As at July 29, 2024, *MERALCO* is awaiting further action by the Ombusdman on the matter.

On May 20, 2024, *MERALCO* received a copy of the Resolution dated April 3, 2024, issued by the *SC* requiring respondents *ERC*, *MERALCO* and *IEMOP* to file a comment on the Petition for Mandamus and Injunction against *ERC*, *MERALCO* and *IEMOP*. The Petition seeks to, among other things, compel the *ERC* to ban the purchase of electricity by *DUs*, like *MERALCO*, at the *WESM*. On June 10, 2024, *MERALCO* filed its Comment on the Petition. As at July 29, 2024, *MERALCO* awaits further action of the *SC* on the case.

8. SC Decision on the ₽0.167 per kWh Refund

Following the SC's final ruling that directed MERALCO to refund affected customers \$\mathbb{P}0.167\$ per \$kWh\$ for billings made from February 1994 to April 2003, the \$ERC\$ approved the release of the refund in four (4) phases. On December 18, 2015, MERALCO filed a Motion seeking the \$ERC\$'s approval for the continuation of the implementation of the refund to eligible accounts or customers under Phases I to IV, three (3) years from January 1, 2016 or until December 31, 2018. In said Motion, \$MERALCO\$ likewise manifested to the \$ERC\$ that, in order to give eligible customers, the opportunity to claim their refund, and, so as not to disrupt the \$SC\$ Refund process, \$MERALCO\$ shall continue implementing the refund even after the December 2015 deadline, until and unless the \$ERC\$ directs otherwise. In its Order dated December 18, 2019, the \$ERC\$ granted \$MERALCO\$'s Motion and authorized \$MERALCO\$ to continue with the implementation of the \$SC\$ Refund to eligible accounts or customers under Phases I to IV until June 30, 2019 and submit a proposed scheme on how the unclaimed refund will be utilized for purposes of reducing the distribution rates of customers. On February 18, 2019, \$MERALCO\$ filed a Partial Compliance with Manifestation and Motion. On March 8, 2019, \$MERALCO\$ filed a Compliance with Manifestation and Motion.

On July 12, 2019, *MERALCO* filed its Compliance with Manifestation informing the *ERC* that on July 1, 2019, *MERALCO* deposited all the unclaimed amounts of the *SC* Refund as of June 30, 2019 in a separate bank account. *MERALCO* further manifested in said Compliance that it shall continue with the processing of the refund claims of eligible customers and should the refund claims of these customers be evaluated to be valid, *MERALCO* shall, for the benefit of the customers, withdraw the refund amount from the bank account, release the same to the concerned customers and accordingly inform the *ERC* of the refunds paid. On September 10, 2019, *MERALCO* filed an Urgent Manifestation and Motion with respect to the Order dated December 19, 2018 of the *ERC*. The *ERC* has yet to rule on the Urgent Manifestation and Motion by *MERALCO*. In its letter dated July 23, 2020, *MERALCO* informed the *ERC* of the updated balance of the *SC* Refund. As at July 29, 2024, *MERALCO* continues to process the refund claims of eligible customers.

In a letter dated February 3, 2021, the *ERC* informed *MERALCO* that it will be undertaking an audit and verification of *MERALCO*'s refunds, which included *MERALCO*'s *SC* refund. The audit was completed and as at July 29, 2024, *MERALCO* is awaiting further action of the *ERC* on the matter.

9. Overpayment of Income Tax related to SC Refund

With the decision of the SC for MERALCO to refund P0.167 per kWh to customers during the billing period February 1994 to May 2003, MERALCO overpaid income tax in the amount of P7,107 million for taxable years 1994 to 1998 and 2000 to 2001. Accordingly, onNovember 27, 2003, MERALCO filed a claim for the recovery of such excess income taxes paid. After examination of the books of MERALCO for the covered periods, the BIR determined that MERALCO had in fact overpaid income taxes in the amount of P6,690 million. However, the BIR also maintained that MERALCO is entitled to a refund amount of only P894 million, which pertains to taxable year 2001, claiming that the period for filing a claim had prescribed in respect to the difference between MERALCO's overpayment and the refund amount MERALCO is entitled to.

The *BIR* then approved the refund of ± 894 million for issuance of tax credit certificates ("*TCCs*"), proportionate to the actual refund of claims to utility customers. The *BIR* initially issued *TCCs* amounting to ± 317 million corresponding to actual refund to customers as at August 31, 2005. In May 2014, the *BIR* issued additional *TCCs* amounting to ± 396 million corresponding to actual refund to customers as at December 31, 2012.

MERALCO filed a Petition with the Court of Tax Appeals ("CTA") assailing the denial by the BIR of its income tax refund claim of $\mathbb{P}5,796$ million for the years 1994 - 1998 and 2000, arising from the SC decision (net of $\mathbb{P}894$ million as approved by the BIR for taxable year 2001 "Overpayment of Income Tax related to SC Refund"). In a Decision dated December 6, 2010, the CTA's Second Division granted MERALCO's claim and ordered the BIR to refund or to issue TCC in favor of MERALCO in the amount of $\mathbb{P}5,796$ million in proportion to the tax withheld on the total amount that has been actually given or credited to its customers.

On appeal by the *BIR* to the *CTA* En Banc, *MERALCO*'s petition was dismissed on the ground of prescription in the Decision of the *CTA* En Banc dated May 8, 2012. An *MR* was filed by *MERALCO* and the *CTA* En Banc partly granted *MERALCO*'s motion and issued an Amended Decision dated November 13, 2012, ruling that *MERALCO*'s claim was not yet barred by prescription and remanding the case back to the *CTA* Second Division for further reception of evidence.

The *BIR* filed a *MR* of the above Amended Decision, while *MERALCO* filed its Motion for Partial Reconsideration or Clarification of Amended Decision. Both parties filed their respective Comments to the said motions, and these have been submitted for resolution at the *CTA* En Banc.

In a Resolution promulgated on May 22, 2013, the CTA denied the said motions of the BIR and MERALCO, and the CTA Second Division was ordered to receive evidence and rebuttal evidence relating to MERALCO's level of refund to customers, pertaining to the excess charges it made in taxable years 1994-1998 and 2000, but corresponding to the amount of \$\mathbb{P}\$5,796 million, as already determined by the said court.

On July 12, 2013, the *BIR* appealed the *CTA* En Banc's Amended Decision dated November 13, 2012 and Resolution dated May 22, 2013 via Petition for Review with the *SC*. As at July 29, 2024, the case is pending resolution by the *SC*.

(v) Any significant elements of income or loss that did not arise from the registrant's continuing operations.

Not applicable.

(vi) Any seasonal aspects that had a material effect on the financial condition or results of operations.

Seasonality of Operations and Growth Drivers

Approximately 97% of MERALCO Group's operating revenues pertain to electricity sold and distributed by MERALCO and Clark Electric.

The electricity sales of *MERALCO* and *Clark Electric* exhibit a degree of quarterly seasonality. The *kWh* sales in the first quarter is lower than the average of the year as this period is characterized by cooler temperature and softer consumer demand following heightened consumer spending in the last quarter of the year. The second quarter is marked by higher than average *kWh* sales. This is due to a number of factors, including: increased consumption of households and commercial establishments due to the summer season; increased

production of industries to replenish stocks and in preparation for the opening of classes; and, heightened construction activity to take advantage of the sunny weather. In the third quarter of the year, manufacturing industries that cater to the export market have their peak production schedule at this time as they rush to meet shipping deadlines to foreign markets. Industries catering to the domestic market are also now starting production in preparation for the Christmas season. Lastly, the fourth quarter performance is about the average of the year. Industrial production winds down while households and commercial establishments also cut down on their cooling loads. Given this perspective on the seasonality of kWh sales, a higher proportion of the MERALCO's and Clark Electric's revenues are earned on the second half of the year. Aside from the quarterly seasonal pattern, kWh sales on a year-on-year basis adjust as a result of a number of factors. Sales of electricity normally increase in periods of economic growth, low inflation and electricity rates, and in periods of high temperatures over extended period of time, e.g. the "El Niño" episodes.

MERALCO Group sales for the six months ended June 30, 2024 and 2023 are 26,954 GWh and 24,792 GWh, respectively.

The power generation business generally follows the seasonality of the distribution utility business. The businesses of all other subsidiaries are not highly seasonal.

(vii) Any known trends, demands, commitments, events or uncertainties that will have a material impact of the issuer's liquidity.

Management is not aware of any known trends, demands, commitments, events or uncertainties that may deem potentially have a material impact on *MERALCO* Group's liquidity as at June 30, 2024, other than those already disclosed in this report and in the unaudited interim consolidated financial statements.

(viii) Discussion of *MERALCO*'s and its majority-owned subsidiaries top five (5) key performance indicators. It shall include a discussion of the manner by which *MERALCO* calculates or identifies the indicators presented on a comparable basis.

Listed hereunder are MERALCO's five (5) major subsidiaries namely Clark Electric, MGen, MIESCOR, e-MVI and CIS. The following table summarizes their key financial performance and indicators as at and for the six months ended June 30, 2024 and 2023.

Financial Highlights and Ratios⁵ of Major Subsidiaries As at and for the Six Months Ended June 30, 2024 and 2023 (Amounts in million pesos except for financial ratios and % change)

	Cla	ark Electric	c		MGen		M	IIESCOR			e-MVI			CIS	
	2024	2023	% change	2024	2023	% change	2024	2023	% change	2024	2023	% change	2024	2023	% change
Percentage of ownership	65%	65%		100%	100%		100%	100%		100%	100%		100%	100%	
Condensed Statements of Final	l ncial Positio	<u>on</u>													
Total assets	₽4,141	₽4,000	4	₱199,125	₽131,271	52	₽36,324	₽24,477	48	₽5,752	₽5,953	(3)	₽7,598	₽5,100	62
Current assets	1,649	1,670	(1)	38,058	26,074	46	12,064	9,414	34	997	1,169	(15)	7,397	4,768	69
Cash and cash equivalents	1,258	1,263	_	21,796	11,560	89	1,541	1,700	(9)	363	248	46	2,933	2,437	52
Equity	2,581	2,375	9	80,181	61,838	30	9,702	7,148	36	2,075	3,018	(31)	1,183	1,058	14
Total debt ⁶	_	_	_	45,619	44,635	2	11,662	5,648	106	719	778	(8)	-	_	-
Current liabilities	608	534	14	23,154	10,416	122	9,592	7,334	31	1,800	2,073	(13)	6,290	3,956	77
Financial Ratios															
Debt-to-equity ratio	_	_	_	0.57	0.72	(21)	1.20	0.79	52	0.35	0.26	34	-	_	-
Current ratio	2.71	3.13	(13)	1.64	2.50	(34)	1.31	1.28	2	0.55	0.56	(2)	1.18	1.21	(5)
Condensed Statements of Incom	m <u>e</u>														
Revenues	1,923	1,792	7	16,897	16,245	4	4,133	3,790	9	1,232	1,230	-	1,097	1,047	5
Costs and expenses	1,742	1,638	6	12,064	13,896	(13)	3,963	3,755	6	1,101	1,061	4	1,026	966	2
Net income (loss)	241	162	49	7,279	7,285	_	(232)	(346)	(33)	84	116	(28)	81	71	77
Financial Ratios															
Profit margin	12.5%	9.0%	39	43.1%	44.8%	(4)	(5.6%)	(9.1%)	(39)	6.8%	9.4%	(28)	7.4%	6.8%	9
Return on equity	9.3%	6.8%	37	9.1%	11.8%	(23)	(2.4%)	(4.8%)	(51)	4.0%	3.8%	5	6.8%	6.7%	2
Asset turnover	0.47	0.47	1	0.10	0.13	(20)	0.14	0.24	(43)	0.21	0.23	(10)	0.17	0.22	(21)

⁵The manner of computing the financial ratios for subsidiaries is the same with that of MERALCO's as presented in Financial Highlights and Key Performance Indicators.

⁶Total Debt is composed of notes payable and interest-bearing long-term financial liabilities, current and noncurrent portions.

ANNEX – Aging of Trade and Other Receivables

As at June 30, 2024

(Amounts in millions)

<u>-</u>	Total	1 - 30 days	31 - 60 days	61 - 90 days	Over 90 days
Trade receivables	₽53,727	₽41,293	₽1,074	₽343	₽11,017
Other trade receivables	7,183	2,889	609	472	3,213
Gross trade receivables	60,910	44,182	1,683	815	14,230
Non-trade receivables	7,109	5,429	928	19	733
Total receivables	68,019	49,611	2,611	834	14,963
Allowance for expected credit losses	(8,657)	(136)	(399)	(741)	(7,381)
Net receivables	₽59,362	₽49,475	₽2,212	₽93	₽7,582

Manila Electric Company and Subsidiaries

Consolidated Financial Statements as at June 30, 2024 (Unaudited) and December 31, 2023 (Audited) And

For the Six Months Ended June 30, 2024 and 2023 (Unaudited)

UNAUDITED INTERIM CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

		June 30, 2024	December 31, 2023
	Note	(Unaudited)	(Audited)
	11010	(Amounts in n	
ASSETS		(1.110.0111.1)	
Noncurrent Assets			
Utility plant, generation plant and others	7 and 10	P285,644	₽269,839
Investments in associates and interests		,	
in joint ventures	8 and 23	38,966	38,388
Investment properties	9	1,489	1,493
Intangible assets	7 and 10	52,300	53,351
Deferred tax assets - net	28	25,682	24,633
Financial and other noncurrent assets	2, 11, 15, 26, 27 and 30	49,224	35,579
Total Noncurrent Assets		453,305	423,283
Current Assets			
Cash and cash equivalents	12 and 27	86,614	82,789
Trade and other receivables	13, 24 and 27	59,362	48,395
Inventories	14	13,465	11,180
Financial and other current assets	11, 15, 23 and 27	18,606	20,395
Total Current Assets	, ,	178,047	162,759
Total Assets		P631,352	₽586,042
EQUITY AND LIABILITIES Equity Attributable to Equity Holders of the Parent			
Common stock	16	₽11,273	₽11,273
Additional paid-in capital		4,111	4,111
Equity reserve		939	(111)
Employee stock purchase plan	16	1,049	1,049
Hedging reserve	16	1,532	_
Unrealized fair value gains on financial assets at			
fair value through other comprehensive			
income ("FVOCI")	11	658	490
Remeasurement adjustments on retirement			
and other post-employment liabilities	26	3,361	3,418
Share in remeasurement adjustments on		(24)	(20)
associates' retirement liabilities	8	(31)	(29)
Share in other comprehensive income and			
cumulative translation adjustments of	0	205	207
associates	8	305	307
Cumulative translation adjustments of		.	
subsidiaries	16	67	52
Treasury shares	16	(11)	(11)
Retained earnings	16	111,524	101,746
Equity Attributable to Equity Holders		124 555	100.005
of the Parent	2 116	134,777	122,295
Non-controlling Interests	3 and 16	46,823	45,024
Total Equity		181,600	167,319

(Forward)

		June 30, 2024	December 31, 2023
	Note	(Unaudited)	(Audited)
		(Amounts in n	nillions)
Noncurrent Liabilities			
Interest-bearing long-term financial liabilities -			
net of current portion	17 and 27	P 65,369	₽62,272
Customers' deposits - net of current portion	18, 22 and 27	32,356	34,128
Long-term employee benefits	26	11,731	10,263
Provisions	19, 22 and 29	10,743	11,350
Refundable service extension costs -			
net of current portion	22 and 27	3,890	4,051
Deferred tax liabilities - net	28	11,134	8,691
Other noncurrent liabilities	2, 5, 7, 24 and 29	61,038	54,695
Total Noncurrent Liabilities		196,261	185,450
Current Liabilities			
Notes payable	21 and 27	27,241	27,583
Trade payables and other current liabilities	16, 22, 23, 27 and 29	214,767	191,703
Customers' refund	2, 20 and 27	2,835	2,846
Income tax payable		3,214	1,550
Current portion of interest-bearing long-term			
financial liabilities	17 and 27	5,434	9,591
Total Current Liabilities		253,491	233,273
Total Liabilities		449,752	418,723
Total Liabilities and Equity		P631,352	₽586,042

See accompanying Notes to Unaudited Interim Consolidated Financial Statements.

UNAUDITED INTERIM CONSOLIDATED STATEMENTS OF INCOME

		For the Six Ended J		For the Three Months Ended June 30		
	Note	2024	2023	2024	2023	
		(Amounts	in millions, exc	ept per share d	lata)	
REVENUES Sale of electricity	6, 23, 24, 30 and 32	P230,978	₽218,314	₽129,615	₽115,958	
Sale of other services	23	6,499	6,506	3,314	3,220	
		237,477	224,820	132,929	119,178	
COSTS AND EXPENSES						
Purchased power	24 and 30	174,417	167,450	97,890	88,830	
Salaries, wages and employee benefits	25 and 26	9,256	8,195	4,970	4,233	
Depreciation and amortization	7, 9, 10 and 25	9,200	8,205	4,670	4,151	
Coal and fuel	7, 7, 10 tilla 20	6,311	9,084	3,555	4,518	
Contracted services		4,610	4,191	2,373	2,094	
Provision for probable losses and		.,010	1,171	2,0.0	2,001	
expenses from claims	2. 19 and 29	2,024	3,297	2,744	2,003	
Taxes, fees and permits	2, 12 0.00 22	1,460	1,324	536	462	
Power plant operations and maintenance		2,100	1,52.			
cost		1,003	796	419	401	
Provision for expected credit losses		2,000	,,,		.01	
("ECL")		578	731	9	100	
Other expenses	23 and 25	3,614	3,709	1,863	1,806	
outer expenses	25 ana 25	212,473	206,982	119,029	108,598	
		212,170	200,702	112,022	100,570	
OTHER INCOME (EXPENSES)						
Equity in net earnings of associates and						
joint ventures	8	5,048	6,695	3,339	2,780	
Interest and other financial charges	17, 18 and 21	(2,671)	(2,404)	(1,346)	(1,207)	
Interest and other financial income	11 and 12	1,906	1,514	970	776	
Foreign exchange gains (losses)		302	(42)	294	262	
	2, 5, 7, 8, 23, 30					
Others	and 32	(945)	(1,376)	(680)	(688)	
		3,640	4,387	2,577	1,923	
INCOME BEFORE INCOME TAX		28,644	22,225	16,477	12,503	
PROVISION FOR (BENEFIT FROM)						
INCOME TAX	28					
Current		5,419	4,884	3,923	3,230	
Deferred		108	(1,005)	(805)	(868)	
		5,527	3,879	3,118	2,362	
NET INCOME		₽23,117	₽18,346	P13,359	₽10,141	
Attributable To						
Equity holders of the Parent	31	₽22,441	₽17,853	₽12,844	₽9,782	
Non-controlling interests		676	493	515	359	
		₽23,117	₽18,346	₽13,359	₽10,141	
Earnings Per Share Attributable						
to Equity Holders of the Parent	31					
- -	31	₽19.91	₽15.84	₽11.40	₽8.68	
Basic						

See accompanying Notes to Unaudited Interim Consolidated Financial Statements.

UNAUDITED INTERIM CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

		Unaudited					
		For the Six Ended J		For the Thr Ended J			
	Note	2024	2023	2024	2023		
			(Amounts	in millions)			
NET INCOME		P23,117	₽18,346	P13,359	₽10,141		
OTHER COMPREHENSIVE INCOME							
Items that will be reclassified to profit or							
loss in subsequent periods:							
Unrealized fair value gains on fair value through							
other comprehensive ("FVOCI") financial			25		10		
assets	11	51	37	2	12		
Cumulative translation adjustments of		(2)	4	(2)			
associates		(2)	4	(2)	_		
Cumulative translation adjustments of subsidiaries		15	(6)	12	4		
Net other comprehensive income that will be			(0)		·		
reclassified to profit or loss in subsequent							
periods		64	35	12	16		
Items that will not be reclassified to							
profit or loss in subsequent periods:							
Hedging reserve	16	2,043	_	2,043	_		
Income tax effect		(511)	_	(511)	_		
		1,532	_	1,532	_		
Remeasurement adjustments on retirement and							
other post-employment liabilities	26	(77)	216	(20)	65		
Income tax effect		20	(54)	6	(16)		
		(57)	162	(14)	49		
Unrealized fair value gains on equity securities at	t						
FVOCI		130	89	85	62		
Income tax effect		(13)	(9)	(8)	(6)		
		117	80	77	56		
Share in remeasurement adjustments on	0	(2)	2				
associates' retirement liabilities	8	(2)	3				
Net other comprehensive gains that will not be							
reclassified to profit or loss in subsequent periods		1,590	245	1,595	105		
OTHER COMPREHENSIVE INCOME, NET OF	1	1,570	243	1,575	103		
INCOME TAX		1,654	280	1,607	121		
TOTAL COMPREHENSIVE INCOME,							
NET OF INCOME TAX		P24,771	₽18,626	P14,966	₽10,262		
Total Comprehensive Income Attributable To							
Equity holders of the Parent		P24,095	₽18,133	₽14,451	₽9,903		
Non-controlling interests		676	493	515	359		
		P24,771	₽18,626	P14,966	₽10,262		

UNAUDITED INTERIM CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE SIX MONTHS ENDED JUNE 30, 2024 AND 2023

_					Equi	ty Attributabl	e to Equity Hol	ders of the Pa	rent					_	
-	Common Stock	Additional Paid-in	Equity	Employee Stock Purchase Plan	Hedging reserve	Unrealized Fair Value Gains on Financial Assets	Remeasure- ment Adjustments on	Share in Remeasure- ment Adjustments on	Share in Other Comprehen- sive Income and Cumulative Translation Adjustments	Cumulative Translation Adjustments of	Treasury Shares	Retained Earnings	Equity Attributable to Equity Holders of	Non- controlling Interests	Total
	(Note 16)	Capital	Reserve	(Note 16)	(Note 16)	(Note 11)		(/	(Note 8)	Subsidiaries	(Note 16)	(Note 16)	the Parent	(Note 3 and 6)	Equity
							(Amounts in	n millions)							
At January 1, 2024	₽11,273	₽4,111	(P 111)	₽1,049	₽-	P 490	P3,418	(P29)	P307	P52	(P11)	₽101,746	₽122,295	₽45,024	₽167,319
Net income	´ –		`	<u> </u>	_	_			_	_		22,441	22,441	676	23,117
Other comprehensive															
income (loss)	-	-	_	_	1,532	168	(57)	(2)	(2)	15	-	_	1,654	_	1,654
Total comprehensive															
income (loss)					1,532	168	(57)	(2)	(2)			22,441	24,095	676	24,771
Dividends	_	_	-	_	_	_	_	_	_	_	_	(12,663)	(12,663)	(52)	(12,715)
Others		_	1,050								_	(12.662)	1,050	1,175	2,225
A 4 T 20 2024	- D11 272	- D4 111	1,050	P1,049	D1 522	P658	P3,361	(P31)	P305	P67	- (D11)	(12,663) P111,524	(11,613)	1,123	(10,490)
At June 30, 2024	P11,273	₽4,111	P 939	£1,049	P1,532	F058	£ 3,361	(F31)	F305	F0/	(P11)	¥111,524	₽134,777	P46,823	P181,600
At January 1, 2023	₽11,273	₽4,111	(P 111)	₽1,049	₽–	₽311	₽7,282	(P16)	(P30)	₽51	(P11)	₽85,755	₽109,664	₽14,445	₽124,109
Net income		=			_	=				=		17,853	17,853	493	18,346
Other comprehensive															
income (loss)	=	_	_	_	_	117	162	3	4	(6)	_	_	280	_	280
Total comprehensive															_
income (loss)	_	_				117	162	3	4	(6)		17,853	18,133	493	18,626
Dividends	_	_	_	_	_	_	_	_	_	_	_	(12,430)	(12,430)	(47)	(12,477)
Others		-	_	_	_	-	_	_	_	_	_	_		838	838
		-	_	_	_	-		_	_	_	_	(12,430)	(12,430)	791	(11,639)
At June 30, 2023	₽11,273	₽4,111	(P111)	₽1,049	₽–	₽428	₽7,444	(P 13)	(P26)	₽45	(P11)	₽91,178	₽115,367	₽15,729	₽131,096

See accompanying Notes to Unaudited Interim Consolidated Financial Statements.

UNAUDITED INTERIM CONSOLIDATED STATEMENTS OF CASH FLOWS

		Unaudited		
			Six Months June 30	
	Note	2024	2023	
		(Amounts in r		
CASH FLOWS FROM OPERATING ACTIVITIES				
Income before income tax		P28,644	₽22,225	
Adjustments for:				
Depreciation and amortization	7, 9 and 10	9,200	8,205	
Provision for probable losses and expenses from claims – net of				
settlement	2 and 29	3,119	(6,988)	
Equity in net earnings of associates and joint ventures	8	(5,048)	(6,695)	
Interest and other financial charges	17, 18 and 21	2,671	2,404	
Interest and other financial income	11 and12	(1,906)	(1,514)	
Provision for ECL		578	731	
Others		4,370	3,589	
Operating income before working capital changes		41,628	21,957	
Decrease (increase) in:		ŕ		
Trade and other receivables		(33,680)	(8,049)	
Inventories		(2,336)	322	
Financial and other current assets		(2,425)	(583)	
Increase (decrease) in:			, ,	
Trade payables and other current liabilities		18,667	(10,070)	
Customers' deposits		(1,540)	1,008	
Customers' refund		(11)	(23)	
Long-term employee benefits		4,067	2,601	
Net cash flows provided by operating activities		24,370	7,163	
Income tax paid		(3,035)	(11)	
Net cash flows provided by operating activities		21,335	7,152	
CACH ELONG ED ON INVEGENIC A CENTURE				
CASH FLOWS FROM INVESTING ACTIVITIES				
Additions to:	7	(10,000)	(12.792)	
Utility plant and others	7	(10,000)	(13,782)	
Financial assets at FVOCI	11	(9,508) (2,421)	(26,017)	
Intangible assets	10	(3,431)	(91)	
Short-term investments		(1,060)	(437)	
Investments in associates and interests in joint ventures Debt securities at amortized cost	11	(964)	(1.004)	
	11	_	(1,004)	
Proceeds from maturity of: Financial assets at FVOCI		9,814	26,040	
Debt securities at amortized cost		4,781	12,620	
Short-term investments			12,620	
		1,059		
Dividends received from associates and joint ventures		5,565	3,466	
Interest and other financial income received	16	1,939	1,515	
Proceeds from cash flow hedge	16	1,532	700	
Increase in minority interests		1,135	790	
Proceeds from disposal of utility plant and others		_	378	
Return of capital on investments in associates and interests in joint	o		77	
ventures Increase in financial and other noncomment assets	8	(2.146)	76	
Increase in financial and other noncurrent assets		(2,146)	(120)	
Net cash provided by (used in) investing activities		(1,284)	3,629	

(Forward)

		Unaudited		
			Six Months I June 30	
	Note	2024	2023	
		(Amounts in n	nillions)	
CASH FLOWS FROM FINANCING ACTIVITIES				
Proceeds from availment of:				
Interest-bearing long-term financial liabilities	17	P5,020	₽1,071	
Notes payable	21	542	661	
Payments of:				
Dividends	16	(13,380)	(13,086)	
Interest-bearing long-term financial liabilities	17	(5,971)	(2,247)	
Interest and other financial charges		(2,856)	(2)	
Notes payable		(974)	(1,984)	
Increase in other noncurrent liabilities		1,523	58	
Net cash used in financing activities		(16,096)	(15,529)	
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS		3,955	(4,748)	
CASH AND CASH EQUIVALENTS				
AT BEGINNING OF PERIOD		82,789	55,832	
NET UNREALIZED FOREIGN EXCHANGE LOSSES		(130)	(72)	
CASH AND CASH EQUIVALENTS				
AT END OF PERIOD	12	₽86,614	₽51,012	

See accompanying Notes to Unaudited Interim Consolidated Financial Statements.

NOTES TO UNAUDITED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

1. Corporate Information

The businesses of Manila Electric Company ("MERALCO") and its subsidiaries (the "MERALCO Group") consist of unregulated and regulated segments of the energy supply chain; engineering design services; construction and consulting services; payment fulfilment and bills collection services; after-the-meter and energy management services; insurance and reinsurance; rail-related operations; leasing and management of communication towers and infrastructure, and telecommunication and information technology services.

The regulated and unregulated segments of the energy supply chain of the *MERALCO Group* include electricity distribution, power generation, retail electricity supply, and management of electric distribution facilities.

MERALCO holds a 25-year congressional franchise under Republic Act ("RA") No. 9209 valid through June 28, 2028 to construct, operate, and maintain the electric distribution system in the cities and municipalities of Bulacan, Cavite, Metro Manila, and Rizal and certain cities, municipalities and barangays in the provinces of Batangas, Laguna, Pampanga, and Quezon. The Energy Regulatory Commission ("ERC") granted MERALCO a consolidated Certificate of Public Convenience and Necessity ("CPCN") for the operation of electric service within its franchise area, which shall be valid within the franchise period.

Clark Electric Distribution Corporation ("Clark Electric"), a 65%-owned subsidiary of MERALCO is a registered private distribution utility with a franchise granted by Clark Development Corporation ("CDC") to own, operate and maintain the electric distribution system within the Clark Freeport Zone and the sub-zones. The Clark Electric franchise is valid through October 2047.

Through a 60% owned subsidiary, Shin Clark Power Holdings, Inc. ("Shin Clark"), MERALCO together with a consortium, composed of Axia Power Holdings Philippines Corporation (a whollyowned subsidiary of Marubeni Corporation), KPIC Netherlands BV [a wholly-owned subsidiary of the Kansai Electric Power, Inc. ("Kansai")], and Chubu Electric Power Co., Inc. ("Chubu"), hold a 90% interest in Shin Clark Power Corporation ("Shin Clark Power"). Shin Clark Power is a company formed with Bases Conversion and Development Authority ("BCDA") through a 25-year joint venture agreement to provide electricity distribution services within the New Clark City ("NCC"). NCC consists of a 9,450 hectare development within the Clark Special Economic Zone located in Capas and Bamban towns in the Tarlac province.

MERALCO also manages the electric distribution facilities of Pampanga Electric Cooperative II ("PELCO II") through Comstech Integration Alliance, Inc. ("Comstech") under a 25-year Investment Management Contract ("IMC") until August 10, 2034 and that of the Cavite Economic Zone ("CEZ") under a 25-year concession agreement with Philippine Economic Zone Authority ("PEZA") until May 25, 2039.

MERALCO Group's participation in retail electricity supply ("RES") is directly through the local RES units, MPower and Cogent Energy, and indirectly through affiliate RES entities, Vantage Energy Solutions and Management, Inc. ("Vantage"), MeridianX Inc. ("MeridianX"), Phoenix Power Solutions, Inc. ("Phoenix Power") and Global Energy Supply Corporation ("GESC"). Clarion Energy Management Inc. ("Clarion"), a wholly owned subsidiary of Clark Electric, is awaiting issuance of license by the ERC.

MERALCO PowerGen Corporation ("MGen") is MERALCO's power generation investment vehicle. Global Business Power Corporation ("GBPC"), which has a total of 831 MW of coal and diesel capacities, is a wholly owned subsidiary of MGen. Through MGen Renewable Energy, Inc. ("MGreen"), MGen operates and engages in the development, construction and operation of solar-powered generation facilities. Following MGreen's acquisition of a majority stake in SP New Energy Corporation ("SPNEC") in December 2023, MGreen further raised its stake in the listed renewable energy company to 53.7% from 50.5% with the acquisition of additional 2.17 billion SPNEC shares in January 2024. Through SPNEC, MGreen is set to develop 3,500 MW (gross) solar facilities with an accompanying 4,000 MWh battery energy storage system. MGen also holds a combined 58% interest in PacificLight Power Pte Ltd. ("PacificLight Power"), which owns and operates a 2 x 400 MW liquefied natural gas plant in Jurong Island, Singapore.

MERALCO's related businesses include engineering design services; construction and consulting services; payment fulfilment and bills collection services; after-the-meter and energy management services; insurance and reinsurance; rail-related operations; leasing and management of communication towers and infrastructure, and telecommunication and information technology services.

MERALCO is owned directly by two (2) major shareholder groups, Metro Pacific Investments Corporation ("Metro Pacific") and JG Summit Holdings, Inc. ("JG Summit"). As at June 30, 2024, Metro Pacific has combined direct equity interests in MERALCO and indirect ownership through its wholly owned subsidiary, Beacon Electric Asset Holdings, Inc. Metro Pacific's combined direct and indirect ownership interests in MERALCO totaled 47.46% while JG Summit has 26.37% direct ownership interest in MERALCO. The balance of MERALCO's common shares is held by institutional investors and the public.

The shares of *MERALCO* are listed and traded in the Philippine Stock Exchange ("*PSE*") with ticker symbol, *MER*.

The registered office address of *MERALCO* is Lopez Building, Ortigas Avenue, Barangay Ugong, Pasig City, Metro Manila, Philippines.

The consolidated financial statements were approved and authorized for issue by the *BOD* on July 29, 2024.

2. Rate Regulations

As distribution utilities ("DUs"), MERALCO, Clark Electric and Shin Clark Power are subject to the rate-making regulations and regulatory policies of the ERC. Billings of MERALCO, Clark Electric and Shin Clark Power to customers are itemized or "unbundled" into a number of bill components that reflect the various activities and costs incurred in providing electricity distribution services. The adjustment to each bill component is governed by mechanisms promulgated and enforced by the ERC, mainly: [i] the "Rules Governing the Automatic Cost Adjustment and True-up Mechanisms and Corresponding Confirmation Process for Distribution Utilities, as amended", which govern the recovery of pass-through costs, including over- or under-recoveries of the bill components, namely, (a) generation charge, (b) transmission charge, (c) system loss ("SL") charge, (d) lifeline and interclass rate subsidies, and (e) local franchise and business taxes as modified by Rules on Recovery of Pass-Through Taxes (Real Property, Local Franchise, and Business Taxes) of Distribution Utilities; and [ii] the "Rules for the Setting of Distribution Wheeling Rates" ("RDWR"), as modified, which govern the determination of MERALCO's distribution, supply, and metering charges.

The following is a discussion of matters related to rate-setting of MERALCO and Clark Electric:

Performance-Based Regulations ("PBR")

MERALCO

MERALCO is among the Group A entrants to the PBR, together with two (2) other private DUs.

Rate-setting under *PBR* is governed by the *RDWR*. Under *PBR*, tariffs are set once every Regulatory Period ("*RP*") based on a rate setting framework which includes the regulatory asset base ("*RAB*") of each *DU*, and the required operating and capital expenditures to meet operational performance and service level requirements responsive to the need for adequate, reliable and quality power, efficient service, and growth of all customer classes in the franchise area as approved by the *ERC*. *PBR* also employs a mechanism that penalizes or rewards a *DU* depending on its network and service performance.

Rate filings and settings are done on a *RP* basis. One (1) *RP* consists of four (4) Regulatory Years ("*RY*s"). Each *RY* for *MERALCO* begins on July 1 and ends on June 30 of the following year.

Maximum Average Price ("MAP") for the 3rd RP

After the rate setting process for a *RP*, *MERALCO* goes through a rate verification process to set the *MAP* for each *RY* within the *RP*. In each of *RY*s 2012, 2013, 2014 and 2015, *MERALCO* filed for the respective *MAP* with the *ERC*. The *ERC* provisionally approved the *MAP*s for each of the *RY*.

On April 29, 2022, *MERALCO* received an Order from the *ERC* dated March 8, 2022, which resolved the true-up value of *MERALCO*'s regulatory asset base for the 3rd *RP*. On such basis, the *ERC* adjusted the *MAP*s for *RY*s 2012, 2013, 2014 and 2015. The *ERC* then granted interim relief, which among other things, directed *MERALCO* to implement the refund of ₱7.8 billion or equivalent to ₱0.2583 per *kWh*. *MERALCO* implemented the refund beginning its May 2022 billing. In a Decision dated June 16, 2022, the interim approval of the *ERC* was rendered permanent and *MERALCO* was directed to continue implementing the refund. The amount has been fully refunded in 2022.

Interim Average Rate beginning RY 2016

On July 10, 2015, the *ERC* provisionally approved an interim average rate ("IAR") of $\mathbb{P}1.3810$ per kWh (excluding efficiency adjustment) and the rate translation per customer class, which was reflected in the customer bills starting July 2015.

In a letter dated July 4, 2019, the ERC authorized the continued implementation of the interim average rate but directed MERALCO, as well as other DUs, to refund any remaining amount pertaining to regulatory reset costs for the previous RPs.

On July 13, 2022, MERALCO received the Decision of the ERC dated June 16, 2022 which approved a revised and final IAR of P1.3522 per kWh as the final distribution rate for the period from July 1, 2015 to June 30, 2022. The ERC likewise approved the corresponding distribution rate structure based thereon. MERALCO was authorized to continue implementing the ERC-approved IAR of P1.3522 per kWh until otherwise directed. MERALCO implemented the Decision beginning its August 2022 billing.

MERALCO recognized provisions for any resulting over-recoveries. The movements in and the balance of the "Other noncurrent liabilities" and "Trade payables and other current liabilities" accounts in the consolidated statements of financial position include these provisions, consistent with the limited disclosure as allowed in Philippine Financial Reporting Standards ("PFRSs") as it may prejudice the position of MERALCO.

Distribution Rate True-Up ("DRTU") Applications

On January 27, 2021, the *ERC* approved *MERALCO*'s application to refund to its customers P13,886 million of over-recoveries ("*DRTU I*") representing the difference between the Actual Weighted Average Tariff ("*AWAT*") for the period July 1, 2015 to November 2020 and the then *IAR* of P1.3810 per kWh, as provisionally approved by the *ERC* on July 10, 2015.

Thereafter, there were three (3) other DRTU refunds ordered: (a) DRTU 2 totaling $\mathbb{P}4,837$ million representing the difference between the AWAT for the period December 2020 to December 2021 and the then IAR of $\mathbb{P}1.3810$ per kWh; (b) DRTU 3 of $\mathbb{P}7,755$ million related to 3rd RP asset true-up adjustments; and (c) DRTU 4 amounting to $\mathbb{P}21,769$ million based on ERC approved revised and final IAR of $\mathbb{P}1.3522$ per kWh.

MERALCO implemented the foregoing refunds in 2022. The amounts were fully refunded in the May 2023 billing. However, in a letter dated June 14, 2023, *MERALCO* informed the *ERC* that the implementation of the refunds resulted in an over-refund of \$\mathbb{P}860\$ million and proposed the recovery of such over-refund based on a fixed rate per *kWh* consumption in 12 months. As at July 29, 2024, the *ERC* has not responded to *MERALCO*'s letter.

Capital Expenditure ("CAPEX")

Absent the final rules governing the 4th *RP* and 5th *RP* rate setting, *MERALCO* filed its applications for approval of authority to implement its *CAPEX* program for each of the *RY*s beginning July 1, 2015 until June 30, 2022. This is consistent with the provisions of Section 20(b) of Commonwealth Act No. 146, as amended, otherwise known as the Public Service Act.

Except with respect to partial approval by the *ERC* of the *RY* 2016 *CAPEX* amounting to \$\text{P15,466}\$ million and provisional authority granted by the *ERC* to implement certain projects for *RY* 2017 amounting to \$\text{P8,758}\$ million, all other applications remain pending with the *ERC*. As at July 29, 2024, *MERALCO* is awaiting the final resolution and approval of the *ERC*.

Pending *ERC*'s approval, *MERALCO* manifested several projects as "urgent" or "emergency in nature" and proceeded with the implementation of said *CAPEX*.

Regulatory Reset Process Application

On March 16, 2022, *MERALCO* filed its application for the approval of its annual revenue requirement and performance incentive scheme for the 5th *RP* (July 1, 2022 to June 30, 2026) based on *ERC*-promulgated *RDWR*.

On September 28, 2023, *MERALCO* filed an Urgent Omnibus Motion to: (a) withdraw the Application; (b) allow *MERALCO* to re-file its 5th *RP* Application to cover the period from *RY* 2025-2028 and (c) consider *RY* 2023 and *RY* 2024 as lapsed period and use \$\mathbb{P}\$1.3522 per *kWh* as the final rate during this period.

On May 3, 2024, *MERALCO* received *ERC* Order dated May 3, 2024 restarting the proceedings in the case without prejudice to the resolution of pending incidents. Thereafter, on May 10, 2024, *MERALCO* received the *ERC* Order dated April 16, 2024 which (a) denied *MERALCO*'s Omnibus Motion to Withdraw and Re-file Application; and (b) directed proceeding with the original application based on the last two (2) remaining regulatory years. The Order was without prejudice to the *ERC*'s treatment of the "lapsed period of the *5RP*" (*RY* 2023-24).

On May 27, 2024, *MERALCO* filed its Motion for Partial Reconsideration to the *ERC* Order dated April 16, 2024. *MERALCO* posited that continuing with the proceedings in the instant Application at this point of time is not aligned with the *RDWR* which *MERALCO* used as basis for filing the Application. The *ERC* Order cannot amend the *RDWR* without violating *MERALCO*'s right to due process.

On June 10, 2024, the *ERC* conducted a clarificatory hearing together with their third-party consultant regarding the submitted *RAB* report. On July 10, 2024, *MERALCO* submitted its clarification to some of the issues raised by the *ERC*.

As at July 29, 2024, *MERALCO* is still awaiting the *ERC*'s action on the *MERALCO*'s Motion for Partial Reconsideration.

Clark Electric

Clark Electric is among the six (6) Group D entrants to the *PBR*. Similar to *MERALCO*, it is subject to operational performance and service level requirements approved by the *ERC*. A *RY* for *Clark Electric* begins on October 1 and ends on September 30 of the following year.

PBR Reset for Clark Electric

Pending the issuance by the *ERC* of the final rules to govern the reset of Group D entrants, *Clark Electric* continued to bill its customers using the last approved *MAP* for *RY* 2015. Similarly, *Clark Electric* filed and manifested as urgent its *CAPEX* requirements with the *ERC* to be able to implement such projects immediately. As at July 29, 2024, the applications remain pending with the *ERC*.

Clark Electric recognized provisions for any resulting over-recoveries. The movements in and the balance of the "Provision for probable losses and expenses from claims" account in the consolidated statements of financial position include these provisions, consistent with the limited disclosure as allowed in "PFRSs" as it may prejudice the position of Clark Electric.

Supreme Court ("SC") Decision on Unbundling Rate Case

On May 30, 2003, the *ERC* issued an Order approving *MERALCO*'s unbundled tariffs that resulted in a total increase of £0.17 per *kWh* over the May 2003 tariff levels. However, on August 4, 2003, *MERALCO* received a Petition for Review of the *ERC*'s ruling filed by certain consumer and civil society groups before the Court of Appeals ("CA"). On July 22, 2004, the *CA* set aside the *ERC*'s ruling on *MERALCO*'s rate unbundling and remanded the case to the *ERC*. Further, the *CA* opined that the *ERC* should have asked the Commission on Audit ("COA") to audit the books of *MERALCO*. The *ERC* and *MERALCO* subsequently filed separate motions asking the *CA* to reconsider its decision. As a result of the denial by the *CA* of the motions on January 24, 2005, the *ERC* and *MERALCO* elevated the case to the *SC*.

In an En Banc decision promulgated on December 6, 2006, the SC set aside and reversed the CA ruling saying that a COA audit was not a prerequisite in the determination of a utility's rates.

However, while the SC affirmed ERC's authority in rate-fixing, the SC directed the ERC to request COA's assistance to undertake a complete audit of the books, records and accounts of MERALCO. In compliance with the directive of the SC, the ERC requested COA to conduct an audit of the books, records and accounts of MERALCO using calendar years 2004 and 2007 as test years.

The *COA* audit, which began in September 2008, was completed with the submission to the *ERC* of its report on November 12, 2009.

On February 15, 2010, the *ERC* issued its Order directing *MERALCO* and all intervenors in the case to submit, within 15 days from receipt of the Order, their respective comments on the *COA* report.

On June 21, 2011, the *ERC* maintained and affirmed its findings and conclusions in its Decision dated March 20, 2003 and Order dated May 30, 2003. The *ERC* stated that the *COA* recommendation to apply disallowances under *PBR* to rate unbundling violates the principle against retroactive ratemaking. An intervenor group filed a *MR* of the said Order. On September 5, 2011, *MERALCO* filed its comment on the intervenor's *MR*. On February 4, 2013, the *ERC* denied the intervenor's *MR*. The intervenor filed a Petition for Review before the *CA* and *MERALCO* filed its comment thereon on May 29, 2014. In compliance with the *CA*'s directive, *MERALCO* filed its Memorandum in August 2015. In a Resolution dated September 29, 2015, the *CA* declared the case submitted for decision. In a Decision dated February 29, 2016, the *CA* dismissed the Petition for Review and affirmed the orders dated June 21, 2011 and February 4, 2013 of the *ERC*.

On March 22, 2016, the intervenors filed a *MR* on the *CA* Decision dated February 29, 2016. The same was denied by the *CA* through a Resolution dated August 8, 2016.

On October 11, 2016, *MERALCO* received a Petition for Review on Certiorari filed by the intervenors before the *SC* appealing the dismissal of its Petition. *MERALCO*, *COA* and the *ERC* have filed their respective comments to the Petition. On June 22, 2017, *MERALCO* received the Motion for Leave to Intervene and Admit Comment-in-Intervention filed by other *DU*s that sought to intervene in the case. In a Resolution dated October 3, 2017, the *SC* granted the Motion for Leave to Intervene and Comment-in-Intervention. On November 13, 2019, *MERALCO* received a Decision dated October 8, 2019 partially granting the Petition filed by the National Association of Electric Consumers for Reforms Inc. ("*NASECORE*"), which among other things, (i) voided the adoption by the *ERC* of the current or replacement cost in the valuation of *MERALCO*'s *RAB*; and (ii) remanded the case to *ERC* to determine, within 90 days from finality of the Decision: (1) the valuation of the *RAB* of *MERALCO*; and (2) the parameters whether expenses that are not directly and entirely related to the operation of a *DU* shall be passed on wholly or partially to consumers.

MERALCO, the other *DU*s and the *ERC* filed their respective motions for reconsideration which are pending before the *SC*. Two (2) additional *DU*s filed their respective Motions for Leave to intervene and to file their motions for reconsideration. As at July 29, 2024, the case is pending before the *SC*.

Applications for the Confirmation of Under- or Over-recoveries of Pass-through Charges

MERALCO

The ERC issued resolutions to govern the recovery of pass-through costs, including under- or over-recoveries with respect to the following bill components: generation charge, transmission charge, SL charge, lifeline and inter-class rate subsidies, senior citizen discounts, local franchise and business taxes, including the timelines for DUs to file their respective application and post-verification.

On various dates, the *ERC* provisionally approved *MERALCO*'s applications for net over-recoveries of generation, transmission, net lifeline subsidy, *SL* and net senior citizens discount totalling P657.4 million (February 2011 to October 2013) and P6,927 million (January 2014 to December 2016). As at July 29, 2024, hearings are still ongoing.

Separately, *MERALCO* also filed for recovery of net under-recoveries of generation charge for special programs of \$\mathbb{P}250.7\$ million, excluding carrying charges, covering the period March 2007 to December 2011. As at July 29, 2024, the *ERC* has not acted on such application.

Further, on September 1, 2020, *MERALCO* filed an application with the *ERC* to confirm its net generation charge under-recoveries of \$\mathbb{P}2,382\$ million, net transmission charge over-recoveries of \$\mathbb{P}440\$ million, net lifeline subsidy over-recoveries of \$\mathbb{P}31\$ million, net *SL* over-recoveries of \$\mathbb{P}31\$ million, and net senior citizen discount over-recoveries of \$\mathbb{P}3\$ million from January 2017 to December 2019. In an Order dated December 16, 2020, the *ERC* granted interim relief to implement the refund/collection. *MERALCO* started implementation of the Order in its January 2021 billing. Hearings have been completed on January 21, 2021. The amounts have been fully efunded/recovered in 2022.

On June 1, 2023, *MERALCO* filed an application with the *ERC* to confirm its net generation charge under-recoveries of \$\mathbb{P}6,413\$ million, net transmission charge under-recoveries of \$\mathbb{P}607\$ million, net lifeline subsidy over-recoveries of \$\mathbb{P}1\$ million, net *SL* under-recoveries of \$\mathbb{P}764\$ million and net senior citizen discount over-recoveries of \$\mathbb{P}3\$ million from January 2020 to December 2022, and net real property tax under-recoveries of \$\mathbb{P}229\$ million and net local franchise tax over-recoveries of \$\mathbb{P}27\$ million from January 2021 to December 2022. The initial hearings were conducted on August 24 and 31, 2023.

On August 29, 2023, *MERALCO* received a copy of the Decision dated March 8, 2023 regarding the Power Supply Agreement ("*PSA*") between *MERALCO* and Panay Energy Development Corporation ("*PEDC*"). In the Decision, the *ERC* directed that the recovery of *PEDC*'s actual fuel losses due to Change in Circumstances ("*CIC*") from April 2 to September 25, 2022, amounting to £984 million be included in the *ERC*'s evaluation of *MERALCO*'s true-up confirmation.

In compliance with the aforesaid Decision, on October 3, 2023, *MERALCO* filed a Motion for Leave to Admit Attached Supplemental Application with the *ERC*. The Supplemental Application prayed that *MERALCO* be allowed to recover the additional amount of \$\mathbb{P}884\$ million pertaining to the recovery of the *CIC* claims of *PEDC*. As at July 29, 2024, the *ERC* has yet to act on *MERALCO*'s motion.

Clark Electric

Clark Electric filed an application for the approval of the calculations for the Automatic Cost Adjustment and True-up Mechanism for generation, transmission and system loss rates on April 1, 2014 covering the period January 2011 to December 2013 in conformity with the ERC resolutions. After a Clarificatory Meeting with the ERC, Clark Electric filed a Manifestation for the implementation of the January 2017 ERC Decision starting in its March 2022 billing. The Other Transmission Cost Adjustment ("OTCA") and Other Generation Rate Adjustment ("OGA") were fully refunded and the Other System Loss Cost Adjustment ("OSLA") was fully collected in April 2023.

Clark Electric also completed *ERC* orders to refund/collect over- and under-recoveries related to generation, transmission and system loss charges covering the years 2014 to 2019.

On May 31, 2023, *Clark Electric* filed its True-up Application covering the years 2020-2022 with the *ERC*. Hearings were conducted on August 24 and 31, 2023. As at July 29, 2024, the application remains pending with the *ERC*.

Application for Approval of the Staggered Recovery and Payment of the Differential Generation Charge for February 2017 Supply

On January 31, 2017, *MERALCO* filed an Application seeking the *ERC*'s approval of the staggered recovery and payment scheme for the generation charge for the February 2017 supply month to mitigate the impact of scheduled outages and maintenance of certain generation power plants. On March 6, 2017, the *ERC* provisionally approved the recovery of the incremental fuel cost through a staggered scheme. The incremental fuel cost was included in the March 2017 until May 2017 billings to customers. As at July 29, 2024, the *ERC* has not issued its final decision.

Application for the Recovery of Differential Generation Costs

On February 17, 2014, *MERALCO* filed for the recovery of the unbilled generation costs for December 2013 supply month amounting to £11,075 million. An amended application was filed on March 25, 2014 to adjust the unbilled generation costs for recovery to £1,310 million, following the receipt of the Wholesale Electricity Spot Market ("*WESM*") billing adjustments based on regulated Luzon *WESM* prices. The first hearing was conducted on May 26, 2014. The *ERC* suspended the proceedings, pending resolution of related cases at the *SC* involving generation costs for the November and December 2013 supply months and the regulated *WESM* prices for the said period.

In a Decision dated August 3, 2021, the *SC* voided the March 3, 2014 Order of the *ERC* which imposed regulated *WESM* prices for the November and December 2013 supply months. The Decision became final and executory with the issuance by the *SC* of its Resolution dated October 11, 2022 which denied the motions for reconsideration filed by the *ERC* and the petitioners. Entry of judgement has been issued by the *SC*. In a letter dated September 25, 2023, *MERALCO* wrote the *ERC* on its proposed recovery mechanism for the November and December 2013 supply months as a result of the Decision. As directed by the *ERC*, *MERALCO* and *IEMOP* have completed the reconciliation of the final amount to be recovered, and have sent a joint letter dated March 12, 2024 to the *ERC*. As at July 29, 2024, the same is pending with the *ERC*.

Deferred Purchase Price Adjustment

On October 12, 2009, the *ERC* released its findings on *MERALCO*'s implementation of the collection of the approved pass-through cost under-recoveries for the period June 2003 to January 2007. The *ERC* directed *MERALCO* to refund to its customers \$\text{P268}\$ million of deferred purchased power adjustment ("*PPA*") transmission line costs related to Quezon Power (Philippines) Limited Company ("*QPPL*") and deferred accounting adjustments incurred along with \$\text{P184}\$ million in carrying charges, or an equivalent \$\text{P0.0169}\$ per *kWh*. *MERALCO* implemented the refund beginning November 2009 until September 2010. However, the *ERC* has yet to rule on *MERALCO*'s deferred *PPA* under-recoveries of \$\text{P106}\$ million, which is not a transmission line fee. On November 4, 2009, *MERALCO* filed an *MR* with the *ERC*. As at July 29, 2024, the *MR* is still pending resolution by the *ERC*.

Applications for Recovery of Local Franchise Tax ("LFT")

MERALCO has filed distinct applications with request for provisional authority to implement new LFT rates based on Ordinances from the cities of Manila, Quezon, Binan, Makati, Valenzuela, Taguig and Pasig. Some hearings have been completed and are awaiting final approval. Applications for recovery of taxes paid have been filed and pending decision of the ERC.

The *ERC* issued Resolution No. 2, Series of 2021, "Rules on Recovery of Pass-Through Taxes (Real Property, Local Franchise, and Business Taxes", approving the recovery of *RPT*, *LFT* and Business Taxes as pass-through charges and therefore excluded among the financial building blocks in the annual revenue requirement of *PBR*. In compliance therewith, recovery of *LFT* after 2021 is now done in accordance with these rules.

SC Decision on the ₽0.167 per kWh Refund

Following the *SC*'s final ruling that directed *MERALCO* to refund affected customers £0.167 per *kWh* for billings made from February 1994 to April 2003, the *ERC* approved the release of the refund in four (4) phases. On December 18, 2015, *MERALCO* filed a Motion seeking the *ERC*'s approval for the continuation of the implementation of the refund to eligible accounts or customers under Phases I to IV, three (3) years from January 1, 2016 or until December 31, 2018. In said Motion, *MERALCO* likewise manifested to the *ERC* that, in order to give eligible customers, the opportunity to claim their refund, and, so as not to disrupt the *SC* Refund process, *MERALCO* shall continue implementing the refund even after the December 2015 deadline, until and unless the *ERC* directs otherwise. In its Order dated December 18, 2019, the *ERC* granted *MERALCO*'s Motion and authorized *MERALCO* to continue with the implementation of the *SC* Refund to eligible accounts or customers under Phases I to IV until June 30, 2019 and submit a proposed scheme on how the unclaimed refund will be utilized for purposes of reducing the distribution rates of customers. On February 18, 2019, *MERALCO* filed a Partial Compliance with Manifestation and Motion. On March 8, 2019, *MERALCO* filed a Compliance with Manifestation and Motion.

On July 12, 2019, *MERALCO* filed its Compliance with Manifestation informing the *ERC* that on July 1, 2019, *MERALCO* deposited all the unclaimed amounts of the *SC* Refund as of June 30, 2019 in an interest-bearing bank account. *MERALCO* further manifested in said Compliance that it shall continue with the processing of the refund claims of eligible customers and should the refund claims of these customers be evaluated to be valid, *MERALCO* shall, for the benefit of the customers, withdraw the refund amount from the bank account, release the same to the concerned customers and accordingly inform the *ERC* of the refunds paid. On September 10, 2019, *MERALCO* filed an Urgent Manifestation and Motion with respect to the Order dated December 19, 2018 of the *ERC*. The *ERC* has yet to rule on the Urgent Manifestation and Motion by *MERALCO*. In its letter dated July 23, 2020, *MERALCO* informed the *ERC* of the updated balance of the *SC* Refund. As at July 29, 2024, *MERALCO* continues to process the refund claims of eligible customers.

In a letter dated February 3, 2021, the *ERC* informed *MERALCO* that it will be undertaking an audit and verification of *MERALCO*'s refunds, which included *MERALCO*'s *SC* refund. The audit was completed and as at July 29, 2024, *MERALCO* is awaiting further action of the *ERC* on the matter.

See Note 20 - Customers' Refund.

Violation of the ERC's Advisories during the Enhanced Community Quarantine ("ECQ") and Modified ECQ

In a Decision dated August 20, 2020, the *ERC* imposed a \$\mathbb{P}19\$ million fine on *MERALCO* for alleged violation of the following *ERC*'s directives: (1) failure to clearly indicate that the bills were estimated; and (2) failure to comply with the mandated installment payment arrangement.

In addition, the *ERC* also directed *MERALCO* to set to zero the *DSM* charges of lifeline consumers whose monthly energy consumption do not exceed 100 *kWh* for one (1) month billing cycle effective in the next billing cycle immediately upon receipt of the *ERC* Decision. The cost of the discount shall not be charged to the non-lifeline consumers.

On September 11, 2020, *MERALCO* filed its Motion for Partial Reconsideration with respect to the directive to set to zero the *DSM* charges of lifeline consumers. On the same date, *MERALCO* also paid the P19 million fine imposed by the *ERC*. *MERALCO* implemented the directive to set to zero the *DSM* charges of lifeline consumers in its October 2020 billing subject to the resolution of its Motion for Partial Reconsideration. As at July 29, 2024, the Motion for Partial Reconsideration remains pending with the *ERC*.

3. Statement of Compliance

Statement of Compliance

The consolidated financial statements of *MERALCO* and its subsidiaries have been prepared in compliance with *PFRS*s.

Basis of Consolidation

The consolidated financial statements comprise the financial statements of *MERALCO* and its directly and indirectly owned subsidiaries, collectively referred to as the *MERALCO Group*. The following table presents such subsidiaries and the respective percentage of ownership:

			20	024	20	023
	Place of		Pe	rcentage o	f Owner	ship
Subsidiaries	Incorporation	Principal Business Activity		Indirect		Indirect
Corporate Information Solutions, Inc.	•	· · ·				
("CIS")	Philippines	e-Transactions	100	_	100	_
Customer Frontline Solutions, Inc.	TT ···					
(" <i>CFSI</i> ")	Philippines	Tellering services	_	95	_	95
CIS Bayad Center, Inc. ("Bayad")	Philippines	Bills payment collection	_	95	_	95
Meralco Energy, Inc. ("MServ")	Philippines	Energy systems management	100	_	100	_
eMeralco Ventures, Inc. ("e-MVI")	Philippines	e-Business development	100	_	100	_
, , ,	• •	Information technology				
Paragon Vertical Corporation		("IT") and multi-media				
("Paragon")	Philippines	services	_	100	_	100
Radius Telecoms, Inc. ("Radius") 1	Philippines	Telecommunication services	_	65.1	_	100
		Development of power				
MGen	Philippines	generation plants	100	_	100	_
Calamba Aero Power Corporation ²	Philippines	Power generation	_	100	_	100
Atimonan Land Ventures						
Development Corporation	Philippines	Real estate	_	100	_	100
Atimonan One Energy, Inc. ("A1E")		Power generation	_	100	_	100
MPG Holdings Phils., Inc.	Philippines	Holding company	_	100	_	100
	British Virgin					
MPG Asia Limited ("MPG Asia")	Islands	Holding company	_	100	_	100
Solvre, Inc. ²	Philippines	Retail electricity supplier	_	100	_	100
MGreen	Philippines	Renewable energy	_	100	_	100
LagunaSol Corporation	DI III	D 11		400		100
("LagunaSol") ²	Philippines	Renewable energy	_	100	_	100
Greentech Solar Energy, Inc.	DI 11: 1	D 11		100		100
("GSEI")	Philippines	Renewable energy	_	100	_	100
MGreen International Limited	British Virgin	TT 11'		100		100
("MGreen International")	Islands	Holding company	_	100	_	100
Nortesol III Inc. ("NorteSol") ²	Philippines	Renewable energy	_	70	_	70
Powersource First Bulacan Solar, Inc.	Dl.:1:	Danasa bla anana		(0		<i>(</i> 0
("First Bulacan")	Philippines	Renewable energy	_	60 60	_	60
CACI Power Corporation	Philippines	Power generation	_	60	_	60 60
PH Renewables Inc. ("PHRI")	Philippines	Power generation	_	00	_	00
Greenergy For Global Inc. ("Greenergy")	Dhilinnings	Danawahla anaray		57		57
(Greenergy)	Philippines	Renewable energy Development of power	_	31	_	31
SPNEC ⁴	Philippines	generation plants	_	53.7	_	50.5
Terra Nueva, Inc. ("TNI")	Philippines	Real estate		53.7	_	50.5
Solar Philippines Tarlac Corporation	1 imppines	Real estate	_	33.1	_	30.3
("Solar Philippines Tarlac")	Philippines	Renewable energy	_	53.7	_	50.5
Terra Solar Philippines, Inc. ("Terra	imippines	Renewable energy		55.7		30.3
Solar")	Philippines	Renewable energy	_	53.7	_	50.5
Solar Philippines Calatagan	типррию	reme waste energy				50.5
Corporation ("Solar Philippines						
Calatagan")	Philippines	Renewable energy	_	34.3	_	34.3
GBPC	Philippines	Holding company	_	100	_	100
ARB Power Ventures, Inc.	Philippines	Holding company	_	100	_	100
Toledo Power Company ("TPC")	Philippines	Power generation	_	100	_	100
Toledo Holdings Corporation	Philippines	Real estate		100		100
Global Trade Energy Resources Corp.		Trading of coal	_	100	_	100
GBH Power Resources, Inc.	Philippines	Power generation	_	100	_	100
GESC	Philippines	Retail electricity supplier	_	100	_	100
		• ••				

			20	024	20	023
	Place of	-	Pe	rcentage o	f Owner	ship
Subsidiaries	Incorporation	Principal Business Activity		Indirect		
Mindanao Energy Development						
Corporation	Philippines	Power generation	_	100	_	100
Global Hydro Power Corporation	Philippines	Power generation	_	100	_	100
Global Renewable Power Corporation		Renewable energy	_	100	_	100
Panay Power Holdings Corporation	Philippines	Holding company	_	89	_	89
PEDC	Philippines	Power generation	_	89	_	89
Panay Power Corporation	Philippines	Power generation	_	89	_	89
Global Formosa Power Holdings, Inc. Cebu Energy Development		Holding company	_	93	_	93
Corporation ("CEDC") Global Luzon Energy Development	Philippines	Power generation	_	52	_	52
Corporation ("GLEDC")	Philippines	Power generation	_	57	_	57
Lunar Power Core, Inc.	Philippines	Holding company	_	57	_	57
MGen Gas Energy Holdings, Inc. Chromite Gas Holdings, Inc.	Philippines	Holding company	_	100	_	_
(" <i>CGHI</i> ")	Philippines	Power generation	_	60	_	_
MSpectrum, Inc. ("Spectrum")	Philippines	Renewable energy	100	_	100	_
Vantage Meralco Financial Services Corporation	Philippines	Retail electricity supplier Property management and	100	_	100	_
("Finserve") Lighthouse Overseas Insurance Limited	Philippines	leasing	100	-	100	_
("LOIL")	Bermuda	Insurance Engineering, construction and maintenance of mass	100	-	100	_
MRAIL, Inc. ("MRail")	Philippines	transit system	100	_	100	_
Phoenix Power ²	Philippines	Retail electricity supplier Maintenance and operation of	100	_	100	_
Movem Electric, Inc. ("Movem")	Philippines	transport service networks Engineering, construction and	100	_	100	_
MIESCOR ³	Philippines	consulting services Electric transmission and distribution operation and	100	-	100	_
Miescor Builders Inc. ("MBI")	Philippines	maintenance services General services,	_	100	_	100
Miescor Logistics Inc. ("MLI")	Philippines	manpower/maintenance Construction and leasing of	-	100	_	100
Miescor Infrastructure Development Corporation ("MIDC")	Philippines	communication towers and other infrastructure	_	51	_	51
Clark Electric	Philippines	Power distribution	65	_	65	_
Clarion ²	Philippines	Retail electricity supplier Management of power	_	65	_	65
Comstech	Philippines	distribution	60	_	60	_
MeridianX	Philippines	Retail electricity supplier	_	60	_	60
Greater Pampanga Power Corp. ² Meridian Power Ventures Limited	Philippines	Power distribution	_	60	_	60
("MPV Limited") ²	Hongkong	Investment holdings	100	_	100	_
Shin Clark	Philippines	Holding company	60	_	60	_
Shin Clark Power	Philippines	Power distribution	_	54	_	54
1 o 4 Han and Promite ((Promite	- IIII Princo	1.516		24.00/		

¹ On April 30, 2024, PLDT, Inc. ("PLDT") subscribed to 2,491,516 common shares of Radius, representing 34.9% equity interest.

The *MERALCO Group* controls an investee if and only if it has (a) power over the investee; (b) exposure, or rights, to variable returns from its involvement with the investee; and (c) the ability to use its power over the investee to affect its returns.

² Has not started commercial operations.

³ MIESCOR Retirement Fund has less than 1% equity interest in MIESCOR.

⁴ Subscription Agreement between MGen, SPNEC and SPPHI, gives MGen an option to transfer some or all of the subsidiaries of SPPHI, but in any case, excluding SPNEC, SPTC, SPCC, TNI and Terra Solar.

When the *MERALCO Group* has less than majority of the voting or similar rights of an investee, it considers all relevant facts and circumstances in assessing whether it has power over an investee, including (a) the contractual arrangement with the other vote holders of the investee; (b) rights arising from other contractual arrangements; and (c) the *MERALCO Group*'s voting rights and potential voting rights.

The *MERALCO Group* re-assesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one (1) or more of the three (3) elements of control. Consolidation of a subsidiary begins when the *MERALCO Group* obtains control over the subsidiary and ceases when it loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the period are included in the consolidated financial statements from the date it gains control until the date it ceases to control the subsidiary.

The consolidated financial statements are prepared using uniform accounting policies for like transactions and other events with similar circumstances. All intra-group balances, income and expenses, unrealized gains and losses and dividends resulting from intra-group transactions are eliminated in full.

Non-controlling interests represent the portion of profit or loss and net assets of subsidiaries not attributed, directly or indirectly, to *MERALCO*.

Non-controlling interests account is presented separately in the consolidated statement of income, consolidated statement of comprehensive income and within equity in the consolidated statement of financial position, separately from equity attributable to equity holders of the parent.

Total comprehensive income within a subsidiary is attributed to the non-controlling interest even if such results in a deficit.

A change in the ownership interest of a subsidiary, without a change of control, is accounted for as an equity transaction. In transactions where the non-controlling interest is acquired or sold without loss of control, any excess or deficit of consideration paid over the carrying amount of the non-controlling interest is recognized as part of "Equity reserve" account in the equity attributable to the equity holders of the parent in the consolidated statement of financial position.

If the *MERALCO Group* loses control over a subsidiary, it: (a) derecognizes the assets (including goodwill) and liabilities of the subsidiary; (b) derecognizes the carrying amount of any non-controlling interest; (c) derecognizes the cumulative translation adjustments deferred in equity; (d) recognizes the fair value of the consideration received; (e) recognizes the fair value of any investment retained; (f) recognizes any surplus or deficit in profit or loss; and (g) reclassifies *MERALCO*'s share of components previously recognized in the consolidated statement of comprehensive income to the consolidated statement of income.

Business Combination

On October 12, 2023, *MGreen* signed a Memorandum of Agreement with *SPNEC*, and the latter's parent company, Solar Philippines Power Project Holdings, Inc. ("*SPPPHI*") to secure a right to subscribe to common and redeemable voting preferred shares of *SPNEC* for a total consideration of P15.9 billion.

On the same date, an agreement was executed by and among MGreen, SPPPHI and SPNEC, covering MGreen's grant to SPPPHI of an option to require MGreen to purchase 8.0 million common shares at the price of \$\mathbb{P}\$1.15 per share (the "Put Option Price"), for a total price of up to \$\mathbb{P}\$9.2 billion.

On December 27, 2023, *MGreen* completed the acquisition of 50.5% voting equity interest of *SPNEC* with the full payment of the common and redeemable voting preferred shares subscription price.

The details of the purchase consideration are as follows:

	Amounts
	in millions
Cash paid	₽15,894
Liabilities	11,206
Total purchase consideration	₽27,100

The recognized liabilities related to SPNEC acquisition pertain to the put option agreements.

The assets and liabilities of *SPNEC* recognized in the consolidated statement of financial position as at December 31, 2023 were based on a provisional assessment of their fair values while *MERALCO* sought an independent valuation of the assets owned by *SPNEC*. The valuation of the assets and liabilities is ongoing as of July 29, 2024.

The provisional fair values of the assets and liabilities of *SPNEC* as at the date of acquisition are as follow:

	Amounts
	in millions
Generation plant and others	₽20,001
Deposits for land acquisition	3,696
Intangible assets	29,347
Deferred tax assets	10
Cash and cash equivalents	10,041
Trade and other receivables	286
Inventories	75
Other assets	1,418
Interest-bearing long-term financial liabilities	(3,097)
Deferred tax liabilities	(3,532)
Trade and other payables	(453)
Other liabilities	(1,094)
Net identifiable assets	56,698
Less: Non-controlling interests	3,034
Net assets	53,664
Equity interest acquired	50.5%
Net assets acquired	₽27,100

MERALCO elected to measure the non-controlling interest in the acquiree at the proportionate share of its interest in the acquiree's identifiable net assets.

Following *MGreen*'s acquisition of a majority stake in *SPNEC* in December 2023, *MGreen* further raised its stake in the listed renewable energy company to 53.7% from 50.5% with the acquisition of additional 2.17 billion shares of *SPNEC* in January 2024.

4. Material Accounting Policies, Changes and Improvements

Changes in Accounting Policies and Disclosures

The accounting policies adopted in the preparation of the consolidated financial statements are consistent with those of previous year except with respect to the adoption of *Amendments to PAS 1*, *Classification of Liabilities as Current or Non-current* which was effective beginning January 1, 2024.

The amendments clarify paragraphs 69 to 76 of *PAS 1*, *Presentation of Financial Statements*, to specify the requirements for classifying liabilities as current or non-current. The amendments clarify:

- What is meant by a right to defer settlement
- That a right to defer must exist at the end of the reporting year
- That classification is unaffected by the likelihood that an entity will exercise its deferral right
- That only if an embedded derivative in a convertible liability is itself an equity instrument would the terms of a liability not impact its classification

The amendments are effective for annual reporting years beginning on or after January 1, 2024 and must be applied retrospectively.

The amendments have no material impact on the consolidated financial statements of the *MERALCO Group*.

Material Accounting Policies

The principal accounting policies adopted in the preparation of the consolidated financial statements are as follows:

Utility Plant, Generation Plant and Others

Utility plant, generation plant and others, except land, are stated at cost, net of accumulated depreciation, amortization and impairment losses, if any. Costs include the cost of replacing part of such utility plant, generation plant and other properties when such cost is incurred, if the recognition criteria are met. All other repair and maintenance costs are recognized as incurred in the consolidated statement of income. The present value of the expected cost for the decommissioning of the asset after use is included in the cost of the respective asset if the recognition criteria for a provision are met.

Land is stated at cost less any impairment in value.

The *MERALCO Group*'s utility plant, generation plant and others acquired before January 1, 2004 are stated at deemed cost. The revalued amount recorded as at January 1, 2004 was adopted as deemed cost as allowed by the transition provisions of *PFRS 1*. The balance of revaluation increment was closed to the retained earnings account.

See *Note 16 – Equity* for the related discussion.

Depreciation and amortization of utility plant, generation plant and others are computed using the straight-line method over the following estimated useful lives:

Asset Type	Estimated Useful Lives	
	10-40 years, depending on the life	
Subtransmission and distribution	of the significant parts	
Power plant machinery and equipment	3-25 years	
Communication towers, buildings		
and improvements	15-40 years	
Data transmission cables and communication		
equipment	5-15 years	
Office furniture, fixtures and other equipment	5-20 years	
Transportation equipment	5-10 years	
Others (includes ROU assets)	2-45 years	

An item of utility plant, generation plant and others is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising as a result of the derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the consolidated statement of income in the period the asset is derecognized.

The asset's residual values, useful lives and methods of depreciation and amortization are reviewed, and adjusted prospectively, if appropriate, at each reporting period to ensure that the residual values, periods and methods of depreciation and amortization are consistent with the expected pattern of economic benefits from items of utility plant, generation plant and others.

Construction in Progress

Construction in progress is stated at cost, which includes cost of construction, plant and equipment, capitalized borrowing costs and other direct costs. Construction in progress is not depreciated until such time that the relevant assets are substantially completed and available for their intended use.

Borrowing Costs

Borrowing costs are capitalized if they are directly attributable to the acquisition, construction or production of a qualifying asset. A qualifying asset is an asset that necessarily takes a substantial period of time to get ready for its intended use or sale. Capitalization of borrowing costs commences when the activities necessary to prepare the qualifying asset for its intended use or sale have been undertaken and expenditures and borrowing costs have been incurred. Borrowing costs are capitalized until the asset is substantially completed and available for its intended use.

Borrowing costs include interest charges and other costs incurred in connection with the borrowing of funds, as well as any exchange differences arising from any foreign currency denominated borrowings used to finance the projects, to the extent that they are regarded as an adjustment to interest costs.

All other borrowing costs are expensed as incurred.

Investments in Associates and Interests in Joint Ventures

An associate is an entity where *MERALCO Group* has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but has no control or joint control over those policies.

A joint venture is a type of joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint venture. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require unanimous consent of the parties sharing control.

The considerations made in determining significant influence or joint control are similar to those necessary to determine control over subsidiaries.

Investments in associates and interests in joint ventures are accounted for using the equity method of accounting and are initially recognized at cost.

Under the equity method, the investment in an associate or interest in a joint venture is initially recognized at cost. The carrying amount of the investment is adjusted to recognize changes in the share of net assets of the associate or joint venture since the acquisition date. Goodwill relating to the associate or joint venture is included in the carrying amount of the investment and is neither amortized nor individually tested for impairment.

If the *MERALCO Group*'s share of losses of an associate or a joint venture equals or exceeds its interest in the associate or joint venture, the *MERALCO Group* discontinues recognizing its share of further losses. The interest in an associate or joint venture is the carrying amount of the investment or joint venture determined using the equity method together with any long-term interest that in substance forms part of the *MERALCO Group*'s net investment in associate or joint venture. After the *MERALCO Group*'s interest is reduced to zero, additional losses are provided for, and a liability is recognized, only to the extent that the *MERALCO Group* has incurred legal or constructive obligation or made payments in behalf of the associate or joint venture. If the associate or joint venture subsequently reports profits, the *MERALCO Group* resumes recognizing its share of their profits only after its share of the profit equals the share of loss not recognized.

The consolidated statement of income reflects the *MERALCO Group*'s share in the results of operations of the associate or joint venture. Any change in the other comprehensive income ("*OCI*") of those investees is presented as part of the *MERALCO Group*'s *OCI*. In addition, when there has been a change recognized directly in the equity of the associate or joint venture, the *MERALCO Group* recognizes its share of any changes, when applicable, in the consolidated statement of changes in equity. Unrealized gains and losses resulting from transactions between the *MERALCO Group* and the associate or joint venture are eliminated to the extent of the interest in the associate or joint venture.

The aggregate of the *MERALCO Group*'s share in the profit or loss of its associates and joint ventures is shown on the face of the consolidated statement of income and represents profit or loss after tax.

The financial statements of the associate or joint venture are prepared for the same reporting period as the *MERALCO Group*. When necessary, adjustments are made to bring the accounting policies in line with those of the *MERALCO Group*.

After application of the equity method, the *MERALCO Group* determines whether it is necessary to recognize an impairment loss on its investment in associate or interest in joint venture. At each reporting date, the *MERALCO Group* determines whether there is objective evidence that the investment in the associate or joint venture is impaired. If there is such evidence, the *MERALCO Group* calculates the amount of impairment as the difference between the recoverable amount of the investment in associate or interest in joint venture and its carrying value, then recognizes the loss as part of equity in net earnings of an associate or a joint venture in the consolidated statement of income.

Upon loss of significant influence over the associate or joint control over the joint venture, the *MERALCO Group* measures and recognizes any remaining investment at its fair value. Any difference between the carrying amount of the investment in associate or interest in joint venture upon loss of significant influence or joint control and the fair value of the remaining investment and proceeds from disposal is recognized in the consolidated statement of income.

Business Combinations and Goodwill

Business combinations are accounted for using the acquisition method. The cost of an acquisition is measured as the aggregate of the consideration transferred, measured at acquisition-date fair value and the amount of any non-controlling interest in the acquiree. For each business combination, the *MERALCO Group* elects whether to measure the non-controlling interest in the acquiree at fair value or at the proportionate share of the acquiree's identifiable net assets. Acquisition-related costs in a business combination are recognized as expense.

When a business is acquired, an assessment is made of the identifiable assets acquired and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic and other pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts by the acquiree.

If the business combination is achieved in stages, the acquirer's previously held equity interest in the acquiree is remeasured at fair value as at acquisition date and any resulting gain or loss is recognized in the consolidated statement of income.

Any contingent consideration to be transferred by the acquirer will be recognized at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration, which is deemed to be an asset or liability will be recognized in accordance with *PFRS 9* in the consolidated statement of income. If the contingent consideration is classified as equity, it shall not be remeasured until it is finally settled within equity.

Goodwill is initially measured at cost being the excess of the aggregate of the consideration transferred, any non-controlling interest in the acquiree and, in a business combination achieved in stages, the acquisition-date fair value of the previously held equity interest in the acquiree, over the fair value of net identifiable assets acquired. If the difference is negative, such difference is recognized as gain in the consolidated statement of income.

If the initial accounting for a business combination is incomplete by the end of the reporting date in which the business combination occurs, the provisional amounts of the items for which the accounting is incomplete are reported in the consolidated financial statements. During the measurement period, which shall be no longer than one (1) year from the acquisition date, the provisional amounts recognized at acquisition date are retrospectively adjusted to reflect new facts and circumstances obtained that existed as at the acquisition date and, if known, would have affected the measurement of the amounts recognized as of that date. During the measurement period,

additional assets or liabilities are also recognized if new information is obtained about facts and circumstances that existed as at the acquisition date and, if known, would have resulted in the recognition of those assets and liabilities as at that date.

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. For the purpose of impairment testing, goodwill acquired in a business combination is, from acquisition date, allocated to each of the cash generating units that are expected to benefit from the combination, irrespective of whether other assets or liabilities of the acquiree are assigned to those units, beginning on the acquisition date.

Where goodwill forms part of a cash-generating unit and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of, is included in the carrying amount of the operation when determining the gain or loss on disposal of the operation. Goodwill disposed of in such circumstance is measured based on relative values of the operation disposed and the portion of the cash-generating unit retained.

Business combinations involving entities under common control are accounted for similar to the pooling-of-interests method. The assets and liabilities of the combining entities are reflected at their carrying amounts reported in the consolidated financial statements of the controlling company. Any difference between the consideration paid and the share capital of the "acquired" entity is reflected within equity as additional paid-in capital. The consolidated statement of income reflects the results of the combining entities for the full year, irrespective of when the combination takes place. Comparatives are presented as if the entities had always been combined since the date the entities were under common control.

Investment Properties

Investment properties, except land, are stated at cost, net of accumulated depreciation and accumulated impairment loss, if any. The carrying amount includes transaction costs and costs of replacing part of an existing investment property at the time such costs are incurred if the recognition criteria are met and excludes the costs of day-to-day servicing of an investment property.

Investment properties include properties that are being constructed or developed for future use.

Land classified as investment property is carried at cost less any impairment in value.

The MERALCO Group's investment properties acquired before January 1, 2004 are stated at deemed cost.

See *Note 16 – Equity* for the related discussions.

Investment properties, except land, are being depreciated on a straight-line basis over the useful life of 40 years.

Investment properties are derecognized either when they have been disposed of or when these are permanently withdrawn from use and no future economic benefit is expected from its disposal. Any gain or loss from the derecognition of the investment properties is recognized in the consolidated statement of income in the period these are disposed or retired.

Transfers are made to investment property when, and only when, there is a change in use, evidenced by the end of owner-occupation or the commencement of an operating lease to another party. If owner-occupied property becomes an investment property, the *MERALCO Group* accounts for such

property in accordance with the policy stated under utility plant, generation plant and others up to the date of the change in use. Transfers are made from investment property when, and only when, there is a change in use, evidenced by the commencement of owner-occupation or the commencement of development with a view to sale. Transfers from investment property are recorded using the carrying amount of the investment property as at the date of change in use.

Intangible Assets

Intangible assets acquired separately are initially measured at cost. Following initial recognition, intangible assets are carried at cost less accumulated amortization and any accumulated impairment loss. The useful lives of intangible assets are assessed at the individual asset level as having either finite or indefinite useful lives.

Intangible assets with finite lives are amortized over the useful economic lives of five (5) to 30 years using the straight-line method and assessed for impairment whenever there is an indication that the intangible assets may be impaired. At a minimum, the amortization period and the amortization method for an intangible asset with a finite useful life are reviewed at each reporting date. Changes in the expected useful life or the expected consumption pattern of future economic benefit embodied in the asset are accounted for by changing the amortization period or method, as appropriate, and treated as change in accounting estimates. The amortization expense of intangible assets with finite lives is recognized in the consolidated statement of income.

Intangible assets with indefinite useful lives are not amortized, but are assessed for impairment annually either individually or at the cash-generating unit level. The assessment of intangible assets with indefinite useful life is done annually at every reporting date to determine whether such indefinite useful life continues to exist. Otherwise, the change in the useful life assessment from indefinite to finite is made on a prospective basis.

Gains or losses arising from derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset, and are recognized in the consolidated statement of income.

Intangible assets generated within the business are not capitalized and expenditures are charged to profit or loss in the period these are incurred.

Fair Value Measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either (a) in the principal market for the asset or liability, or (b) in the absence of a principal market, in the most advantageous market for the asset or liability. The principal or the most advantageous market must be accessible to the *MERALCO Group*.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest. A fair value measurement of a nonfinancial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The *MERALCO Group* uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the consolidated financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- i. Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities:
- ii. Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable; and
- iii. Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

For assets and liabilities that are recognized in the consolidated financial statements on a recurring basis, the *MERALCO Group* determines whether transfers have occurred between levels in the hierarchy by re-assessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting date.

For the purpose of fair value disclosures, the *MERALCO Group* has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy.

Impairment of Nonfinancial Assets

The *MERALCO Group* assesses at each reporting date whether there is an indication that a nonfinancial asset [utility plant, generation plant and others, intangible assets, investment properties, investments in associates and interests in joint ventures and receivable from the Bureau of Internal Revenue ("*BIR*")], may be impaired. If any such indication exists, the *MERALCO Group* makes an estimate of the asset's recoverable amount. An asset's recoverable amount is the higher of an individual asset's or a cash generating unit's fair value less costs to sell and its value in use. Where the carrying amount of an asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. The fair value is the amount obtainable from the sale of the asset in an arm's-length transaction. In determining fair value less costs to sell, an appropriate valuation model is used. These calculations are corroborated by valuation factors/parameters, quoted share prices for publicly traded securities or other available fair value indicators. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. Impairment losses are recognized in the consolidated statement of income.

An assessment is also made at each reporting date as to whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If any such indication exists, the *MERALCO Group* estimates the individual asset's or cash generating unit's recoverable amount. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. If a reversal of impairment loss is to be recognized, the carrying amount of the asset is increased to its recoverable amount. The increased amount cannot exceed the carrying amount that would have been determined had no impairment loss has been recognized for the asset in prior period. Such reversal is recognized in the consolidated statement of income. After such reversal, the depreciation and amortization expense are adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

Intangible assets with indefinite useful lives are tested for impairment annually at every reporting date or more frequently, if events or changes in circumstances indicate that the carrying value may be impaired, either individually or at the cash generating unit level, as appropriate. The amount of impairment is calculated as the difference between the recoverable amount of the intangible asset and its carrying amount. The impairment loss is recognized in the consolidated statement of income. Impairment losses relating to intangible assets may be reversed in future periods.

Goodwill is reviewed for impairment annually at every reporting date or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. Impairment is determined for goodwill by assessing the recoverable amount of the cash generating unit or group of cash generating units, to which the goodwill relates. Where the recoverable amount of the cash generating unit or group of cash generating units is less than the carrying amount of the cash generating unit or group of cash generating units to which goodwill has been allocated, an impairment loss is recognized. Impairment losses relating to goodwill shall not be reversed in future periods.

If the allocation of goodwill acquired in a business combination to cash generating units or group of cash generating units is incomplete, an impairment testing of goodwill is only carried out when impairment indicators exist. Where impairment indicators exist, impairment testing of goodwill is performed at a level at which the acquirer can reliably test for impairment.

Financial Instruments - Initial Recognition and Subsequent Measurement

Financial Assets

Initial Recognition and Measurement

At initial recognition, financial assets are classified and measured at amortized cost, *FVOCI*, and fair value through profit or loss ("*FVPL*").

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the *MERALCO Group*'s business model for managing them. With the exception of trade receivables that do not contain a significant financing component, the *MERALCO Group* initially measures a financial asset at its fair value, and in the case of a financial asset not at *FVPL*, plus transaction costs.

In order for a financial asset to be classified and measured at amortized cost or *FVOCI*, it needs to give rise to cash flows that are solely payments of principal and interest ("*SPPI*") on the principal amount outstanding. This assessment is referred to as the *SPPI* test and is performed at an instrument level.

The *MERALCO Group*'s business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both.

Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date that the *MERALCO Group* commits to purchase or sell the asset.

Subsequent Measurement

For purposes of subsequent measurement, financial assets are classified in four (4) categories:

- Financial assets at amortized cost (debt instruments)
- Financial assets at *FVOCI* with recycling of cumulative gains and losses (debt instruments)
- Financial assets designated at *FVOCI* with no recycling of cumulative gains and losses upon derecognition (equity instruments)
- Financial assets at FVPL

Financial Assets at Amortized Cost (Debt Instruments)

This category is the most relevant to the *MERALCO Group*. The *MERALCO Group* measures financial assets at amortized cost if both of the following conditions are met:

- The financial asset is held within a business model with the objective to hold financial assets in order to collect contractual cash flows, and
- The contractual terms of the financial asset give rise on specified dates to cash flows that are *SPPI* on the principal amount outstanding.

Financial assets at amortized cost are subsequently measured using the effective interest rate ("*EIR*") method and are subject to impairment. Gains and losses are recognized in the consolidated statement of income when the asset is derecognized, modified or impaired. The *MERALCO Group*'s financial assets at amortized cost include cash and cash equivalents, trade and other receivables, short-term investments, debt securities at amortized cost and advance payments to a supplier.

Financial Assets at FVOCI (Debt Instruments)

The *MERALCO Group* measures debt instruments at *FVOCI* if both of the following conditions are met:

- The financial asset is held within a business model with the objective of both holding to collect contractual cash flows and selling, and
- The contractual terms of the financial asset give rise on specified dates to cash flows that are *SPPI* on the principal amount outstanding.

For debt instruments at *FVOCI*, interest income, foreign exchange revaluation and impairment losses or reversals are recognized in the consolidated statement of income and computed in the same manner as for financial assets measured at amortized cost. The remaining fair value changes are recognized in *OCI*. Upon derecognition, the cumulative fair value change recognized in *OCI* is recycled to profit or loss. The *MERALCO Group*'s debt instruments at *FVOCI* include investments in corporate and government bonds.

Financial Assets Designated at FVOCI (Equity Instruments)

Upon initial recognition, the *MERALCO Group* can elect to classify irrevocably its equity investments as equity instruments designated at *FVOCI* when they meet the definition of equity under *PAS 32*, *Financial Instruments: Presentation*, and are not held for trading. The classification is determined on an instrument by instrument basis. Gains and losses on these financial assets are never recycled to profit or loss. Dividends are recognized as other income in the consolidated statement of income when the right to receive payment has been established, except when the *MERALCO Group* benefits from such proceeds as a partial recovery of the cost of the financial asset, in which case, such

gains are recorded in *OCI*. Equity instruments designated at *FVOCI* are not subject to impairment assessment.

The *MERALCO Group* elected to classify irrevocably its non-listed equity investments and investment in club shares under this category.

Derecognition

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is derecognized (i.e., removed from the *MERALCO Group*'s consolidated statement of financial position) when:

- The rights to receive cash flows from the asset have expired;
- The MERALCO Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement; and either (a) the MERALCO Group has transferred substantially all the risks and rewards of the asset, or (b) the MERALCO Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the *MERALCO Group* has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if, and to what extent, it has retained the risks and rewards of ownership.

When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the *MERALCO Group* continues to recognize the transferred asset to the extent of its continuing involvement. In that case, the *MERALCO Group* also recognizes an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the *MERALCO Group* has retained. Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the *MERALCO Group* could be required to repay.

Modification of Financial Assets

The *MERALCO Group* derecognizes a financial asset when the terms and conditions have been renegotiated to the extent that, substantially, it becomes a new asset, with the difference between its carrying amount and the fair value of the new asset recognized as a derecognition gain or loss in the consolidated statement of income, to the extent that an impairment loss has not already been recorded.

The *MERALCO Group* considers both qualitative and quantitative factors in assessing whether a modification of financial asset is substantial or not. When assessing whether a modification is substantial, the *MERALCO Group* considers the following factors, among others:

- Change in currency
- Introduction of an equity feature
- Change in counterparty
- If the modification results in the asset no longer considered SPPI

The *MERALCO Group* also performs a quantitative assessment similar to that being performed for modification of financial liabilities. In performing the quantitative assessment, the *MERALCO Group* considers the new terms of a financial asset to be substantially different if the present value of the cash flows under the new terms, including any fees paid net of any fees received and discounted using the original effective interest rate, is at least 10% different from the present value of the remaining cash flows of the original financial asset.

When the contractual cash flows of a financial asset are renegotiated or otherwise modified and the renegotiation or modification does not result in the derecognition of that financial asset, the *MERALCO Group* recalculates the gross carrying amount of the financial asset as the present value of the renegotiated or modified contractual cash flows discounted at the original *EIR* (or credit-adjusted *EIR* for purchased or originated credit-impaired financial assets) and recognizes a modification gain or loss in the statement of comprehensive income.

When the modification of a financial asset results in the derecognition of the existing financial asset and the subsequent recognition of a new financial asset, the modified asset is considered a new financial asset. Accordingly, the date of the modification shall be treated as the date of initial recognition of that financial asset when applying the impairment requirements to the modified financial asset. The newly recognized financial asset is classified as Stage 1 for *ECL* measurement purposes, unless the new financial asset is deemed to be purchased or originated credit-impaired financial assets ("*POCI*").

Impairment of Financial Assets

The *MERALCO Group* recognizes an allowance for *ECL* for all debt instruments not held at *FVPL*. *ECLs* are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the *MERALCO Group* expects to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

ECLs are measured in a way that reflects the following:

- an unbiased and probability-weighted amount that is determined by evaluating a range of possible outcomes;
- the time value of money; and
- reasonable and supportable information that is available without undue cost or effort at the reporting date about past events, current conditions and forecasts of future economic conditions.

ECLs are recognized in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition and that are not credit-impaired upon origination, ECLs are provided for credit losses that result from default events that are possible within the next 12-months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition on an individual or collective basis but are not credit-impaired, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

Financial assets are credit-impaired when one (1) or more events that have a detrimental impact on the estimated future cash flows of those financial assets have occurred. For these credit exposures, lifetime *ECL*s are recognized and interest revenue is calculated by applying the credit-adjusted effective interest rate to the amortized cost of the financial assets.

For trade receivables and contract assets, *MERALCO* applies a simplified approach in calculating *ECLs*. *MERALCO* does not track changes in credit risk, instead recognizes a loss allowance based on lifetime *ECLs* of each customer segment (e.g. residential, commercial, industrial, etc.) at each reporting date. *MERALCO* has established a provision matrix that is based on its current credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment. In determining the *ECLs* of trade receivables, the credit loss experience for each contract status of customers for the current period, adjusted for forwarding looking factors as well as the economic environment was considered.

For debt instruments, the *MERALCO Group* applies the low credit risk simplification. At every reporting date, the *MERALCO Group* evaluates whether the debt instrument is considered to have low credit risk using all reasonable and supportable information that is available without undue cost or effort. In making that evaluation, the *MERALCO Group* reassesses the internal credit rating of the debt instrument. In addition, the *MERALCO Group* considers that there has been a significant increase in credit risk when contractual payments are more than 30 days past due.

The *MERALCO Group*'s debt instruments at *FVOCI* comprise solely of quoted bonds that are graded in the top investment category and, therefore, are considered to be low credit risk investments. It is the *MERALCO Group*'s policy to measure *ECLs* on such instruments on a 12-month basis. However, when there has been a significant increase in credit risk since origination, the allowance will be based on the expected lifetime credit losses.

Credit losses are recognized based on 12-month *ECL* for debt investment securities that are assessed to have low credit risk at the reporting date. A financial asset is considered to have low credit risk if:

- the financial instrument has a low risk of default;
- the borrower has a strong capacity to meet its contractual cash flow obligations in the near term; and
- adverse changes in economic and business conditions in the longer term, may, but will not necessarily, reduce the ability of the borrower to fulfill its contractual cash flow obligations.

At each reporting date, the *MERALCO Group* assesses whether there has been a significant increase in credit risk for financial assets since initial recognition by comparing the risk of default occurring over the expected life between the reporting date and the date of initial recognition. The *MERALCO Group* considers reasonable and supportable information that is relevant and available without undue cost or effort for this purpose. This includes quantitative and qualitative information and forward-looking analysis.

Exposures that have not deteriorated significantly since origination, or where the deterioration remains within the *MERALCO Group*'s investment grade criteria, are considered to have a low credit risk. The provision for credit losses for these financial assets is based on a 12-month *ECL*. The low credit risk exemption has been applied on debt investments that meet the investment grade criteria of the *MERALCO Group* from the time of origination.

An exposure will migrate through the *ECL* stages as asset quality deteriorates. If, in a subsequent period, asset quality improves and also reverses any previously assessed significant increase in credit risk since origination, then the loss allowance measurement reverts from lifetime *ECL* to 12-months *ECL*.

MERALCO considers a financial asset in default when contractual payments are 300 days past due (average days to terminate customer contract). In certain cases, the MERALCO Group may also consider a financial asset to be in default when internal or external information indicates that the MERALCO Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the MERALCO Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

Financial Liabilities

Initial Recognition and Measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at *FVPL*, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognized initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

The *MERALCO Group*'s financial liabilities include interest-bearing long-term financial liabilities, customer deposits and refunds, refundable service extension costs, notes payable and trade payables and other current liabilities.

Subsequent Measurement

Financial liabilities at FVPL

Financial liabilities at *FVPL* include financial liabilities held for trading and financial liabilities designated upon initial recognition as at *FVPL*.

Financial liabilities are classified as held for trading if they are incurred for the purpose of repurchasing in the near term. This category also includes derivative financial instruments entered into by the *MERALCO Group* that are not designated as hedging instruments in hedge relationships as defined by *PFRS 9*. Separated embedded derivatives are also classified as held for trading unless they are designated as effective hedging instruments.

Gains or losses on liabilities held for trading are recognized in the consolidated statement of income. Financial liabilities designated upon initial recognition at *FVPL* are designated at the initial date of recognition, and only if the criteria in *PFRS 9* are satisfied. The *MERALCO Group* has not designated any financial liability as at *FVPL*.

Loans and borrowings

This is the category most relevant to the *MERALCO Group*. After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortized cost using the *EIR* method. Gains and losses are recognized in the consolidated statement of income when the liabilities are derecognized as well as through the *EIR* amortization process.

Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the *EIR*. The *EIR* amortization is included as finance costs in the consolidated statement of income. This category generally applies to interest-bearing loans and borrowings.

Derecognition

A financial liability (or a part of a financial liability) is derecognized when the obligation under the liability is discharged, cancelled or has expired. Where an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability or a part of it are substantially modified, such an exchange or modification is treated as a derecognition of the original financial liability and the recognition of a new financial liability, and the difference in the respective carrying amounts is recognized in the statement of comprehensive income.

Exchange or Modification of Financial Liabilities

The *MERALCO Group* considers both qualitative and quantitative factors in assessing whether a modification of financial liabilities is substantial or not. The terms are considered substantially different if the present value of the cash flows under the new terms, including any fees paid net of any fees received and discounted using the original effective interest rate, is at least 10% different from the present value of the remaining cash flows of the original financial liability. However, under certain circumstances, modification or exchange of a financial liability may still be considered substantial, even where the present value of the cash flows under the new terms is less than 10% different from the present value of the remaining cash flows of the original financial liability. There may be situations where the modification of the financial liability is so fundamental that immediate derecognition of the original financial liability is appropriate (e.g., restructuring a financial liability to include an embedded equity component).

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability. The difference between the carrying value of the original financial liability and the fair value of the new liability is recognized in the consolidated statement of income.

When the exchange or modification of the existing financial liability is not considered as substantial, the *MERALCO Group* recalculates the gross carrying amount of the financial liability as the present value of the renegotiated or modified contractual cash flows discounted at the original *EIR* and recognizes a modification gain or loss in the consolidated statement of income.

If modification of terms is accounted for as an extinguishment, any costs or fees incurred are recognized as part of the gain or loss on the extinguishment. If the modification is not accounted for as an extinguishment, any costs or fees incurred adjust the carrying amount of the financial instrument and are amortized over the remaining term of the modified financial instrument.

The *MERALCO Group* has not availed of any reliefs and has not renegotiated the terms of its existing loan agreements with its lenders.

Offsetting of Financial Instruments

Financial assets and financial liabilities are offset and the net amount is reported in the consolidated statement of financial position if there is a currently enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis, to realize the assets and settle the liabilities simultaneously.

Inventories

Inventories are stated at the lower of cost and net realizable value. Costs of acquiring materials and supplies including costs incurred in bringing each item to their present location and condition are accounted using the moving average and weighted average cost method, as applicable. Net realizable value is the estimated selling price in the ordinary course of business less the estimated cost to sell or the current replacement cost of the asset.

Value-Added Tax ("VAT")

Input *VAT* pertains to the 12% indirect tax paid in the course of trade or business on purchases of goods or services.

Output VAT pertains to the 12% tax due on the local sale of goods or services.

If at the end of any taxable month, the output *VAT* exceeds the input *VAT*, the outstanding balance is included under "Trade payables and other current liabilities" account. If the input *VAT* exceeds the output *VAT*, the excess shall be carried over to the succeeding months and included under "Financial and other current assets" account.

Provisions

Provisions are recognized when the *MERALCO Group* has a present obligation, legal or constructive, as a result of a past event, and when it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. Where the *MERALCO Group* expects a provision, or a portion, to be reimbursed, for example under an insurance contract, the reimbursement is recognized as a separate asset but only when the reimbursement is virtually certain. The expense relating to any provision is presented in the consolidated statement of income, net of any reimbursement. If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, where appropriate, the risks specific to the liabilities.

Retirement Benefits

MERALCO and certain subsidiaries have distinct, funded, noncontributory defined benefit retirement plans covering all permanent employees. MERALCO's retirement plan provides for post-retirement benefits in addition to a lump sum payment to employees hired as at December 31, 2003. Retirement benefits for employees of MERALCO hired beginning January 1, 2004 were amended to provide for a defined lump sum payment only upon retirement of qualified employees. MERALCO also has a contributory provident plan introduced in January 2009 whereby employees hired beginning January 1, 2004 may elect to participate.

The net defined benefit liability or asset of the retirement plan is the aggregate of the present value of the defined benefit obligation at the end of the reporting date reduced by the fair value of plan assets (if any), adjusted for any effect of limiting a net defined benefit asset to the asset ceiling. The asset ceiling is the present value of any economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

The cost of providing benefits under the defined benefit plans is actuarially determined using the projected unit credit method.

Defined benefit costs comprise of (i) service costs; (ii) net interest on the net defined benefit liability or asset; and (iii) remeasurements of the net defined benefit liability or asset.

Service costs, which include current service costs, past service costs and gains or losses on non-routine settlements are recognized as expense in the consolidated statement of income. Past service costs are recognized when plan amendment or curtailment occurs. These amounts are calculated periodically by independent qualified actuaries.

Net interest on the net defined benefit liability or asset is the change during the period in the net defined benefit liability or asset that arises from the passage of time, which is determined by applying the discount rate based on government bonds to the net defined benefit liability or asset. Net interest on the net defined benefit liability or asset is recognized as expense or income in the consolidated statement of income.

Remeasurements comprising actuarial gains and losses, return on plan assets and any change in the effect of the asset ceiling (excluding net interest on defined benefit liability) are recognized immediately in *OCI* in the period in which they arise. Remeasurements are not reclassified to profit or loss in subsequent period.

Plan assets are assets that are held by a long-term employee benefit fund or qualifying insurance policies. Plan assets are not available to the creditors of the *MERALCO Group*, nor can they be paid directly to the *MERALCO Group*. Fair value of plan assets is based on market price information. When no market price is available, the fair value of plan assets is estimated by discounting expected future cash flows using a discount rate that reflects both the risk associated with the plan assets and the maturity or expected disposal date of those assets (or, if they have no maturity, the expected period until the settlement of the related obligations). If the fair value of the plan assets is higher than the present value of the defined benefit obligation, the measurement of the resulting defined benefit asset is limited to the present value of economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

The *MERALCO Group*'s right to be reimbursed for some or all of the expenditures required to settle a defined benefit obligation is recognized as a separate asset at fair value when, and only when, reimbursement is virtually certain.

The retirement costs under the defined contribution plan are recorded based on *MERALCO Group*'s contribution to the defined contribution plan as services are rendered by the employee.

Termination Benefits

Termination benefits are provided in exchange for its severance as a result of either an entity's decision to terminate an employee's employment before the normal retirement date or an employee's decision to accept an offer of benefits in exchange for the termination of employment.

A liability and expense for a termination benefit is recognized at the earlier of when the entity can no longer withdraw the offer of those benefits and when the entity recognizes related restructuring costs. Initial recognition and subsequent changes to termination benefits are measured in accordance with the nature of the employee benefit, as either post-employment benefits, short-term employee benefits, or other long-term employee benefits.

Employee Leave Entitlements

Employee entitlements to annual leave are recognized as a liability when such accrues to the employees. The undiscounted liability for leave expected to be settled wholly before 12 months after the end of the reporting period is recognized for services rendered by employees up to the end of the reporting period.

Unused sick leaves are accumulated, up to a certain limit, and commuted to cash upon separation or retirement. An actuarial valuation of the obligations on the accumulated unused sick leaves is conducted periodically in accordance with the relevant accounting standards.

Long-term Incentive Plan

The liability relating to the long-term incentive plan comprises the present value of the obligation at the end of the reporting date.

Revenue Recognition

Revenue from contracts with customers is recognized when control of the goods or services are transferred to the customer at an amount that reflects the consideration to which the *MERALCO Group* expects to be entitled in exchange for those goods or services. The *MERALCO Group* assesses its revenue arrangements against specific criteria to determine if it is acting as a principal or as an agent. *MERALCO Group* has concluded that it is acting as principal in majority of its revenue arrangements.

The following specific recognition criteria must also be met before revenue from contracts with customers is recognized:

Sale of Electricity

As *DU*, revenues are recognized upon supply of power to the customers and are stated at amounts invoiced to customers, inclusive of pass-through components, and net of discounts and/or rebates. The Uniform Filing Requirements ("*UFR*") on the rate unbundling released by the *ERC* on October 30, 2001 specified the following bill components: (a) generation charge, (b) transmission charge, (c) *SL* charge, (d) distribution charge, (e) supply charge, (f) metering charge, (g) Currency Exchange Rate Adjustment ("*CERA*") I and II, where applicable and (h) inter-class rate and lifeline subsidies. *VAT*, business taxes such as *LFT*, *RPT* (beginning March 2021), the Power Act Reduction (for residential customers) adjustment, universal charges, and Feed-in-Tariff - Allowance ("*FiT-All*") are also separately presented in the customer's billing statement. Taxes billed and collected on behalf of the national governments and local government units, universal charges and *FiT-All* [billed and collected on behalf of Power Sector Assets and Liabilities Management Corporation ("*PSALM*") and National Transmission Corporation ("*TransCo*"), respectively] do not form part of *MERALCO*, *Clark Electric* and *Shin Clark Power*'s revenues. Revenues are adjusted for the over and/or under-recoveries of pass-through charges.

Revenue from Contracts with Customers - Recognized Over Time

The MGen Group has contracts with customers in the form of Electric Power Purchase Agreement ("EPPAs"), Ancillary Services Procurement Agreement ("ASPAs"), and sale of electricity to WESM.

The *MGen* Group recognizes revenue when it satisfies an identified performance obligation by transferring a promised good or service to a customer. A good or service is considered to be transferred when the customer obtains control. The *MGen Group* determines, at contract inception, whether it will transfer control of a promised good or service over time. If the *MGen Group* does not satisfy a performance obligation over time, the performance obligation is satisfied at a point in time when control of the asset is transferred to the customer, generally on delivery of the goods.

Revenue from contracts with customers is consummated whenever the electricity generated by the *MGen Group* is transmitted through the transmission line designated by the buyer, for a consideration.

Revenue from sale of electricity is recognized monthly based on the actual energy delivered and made available to customers or minimum energy off take or contracted capacity, adjusted by actual days of downtime, whichever is higher.

Revenue from sale of electricity through ancillary services to the National Grid Corporation of the Philippines ("NGCP") is recognized monthly based on the capacity scheduled and/or dispatched and provided.

Energy fees derived from trading operations are recognized based on actual delivery of such electricity supplied and made available to customers multiplied by the applicable tariff rate as agreed with its customers.

Sale of Services

The *MERALCO Group* recognizes revenue from construction contracts over time on the basis of direct measurements of the value to customers of the goods or services transferred to date, relative to the remaining goods or services promised under the contract (output method). Progress is measured based on the monthly project accomplishment which integrates the performance to date of the construction activities.

Construction contracts are generally accounted for as a single performance obligation and are not segmented between types of services. For engineering and construction contracts, these two (2) are combined into one performance obligation since these are not distinct within the context of the contract. The combined performance obligation qualifies as a good or service (or a bundle of goods or services) that is distinct.

Revenue from Contracts with Customers - Recognized at the Point in Time

Revenues from the following are recognized at the point in time when control of the asset is transferred to the customer, generally on delivery of the goods:

Coal Sales

Coal sales are recognized at point in time when the coal is delivered and the legal title has passed to the customer. Coal sales are presented as part of sale of electricity in the consolidated statement of income.

Service Fees

Service fee pertains to fees charged to customers and clients for coal transaction related services. The service fee is recognized at point in time. Service fees are presented as part of sale of other services in the consolidated statement of income.

Interest Income

Interest income is recognized as interest accrues, using the *EIR* method. The *EIR* is the rate that discounts estimated future cash receipts through the expected life of the financial instrument.

Lease Income

Income arising from lease of investment properties, communication tower assets and pole positions is accounted for on a straight-line basis over the lease term.

Lease income is presented as part of Sales of other services in the consolidated statement of income.

Contract Assets

A contract asset is the right to consideration in exchange for goods and services transferred to the customer. If the *MERALCO Group* performs by transferring goods or services to a customer before the customer pays consideration or before payment is due, a contract asset is recognized for the earned consideration that is conditional.

The *MERALCO Group*'s contract assets include unbilled receivables and under-recoveries of pass-through charges.

Contract Liabilities

A contract liability is the obligation to transfer goods or services to a customer for which the *MERALCO Group* has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the *MERALCO Group* transfers good or services to the customer, a contract liability is recognized when the payment is made or the payment is due (whichever is earlier). Contract liabilities are recognized as revenue when the *MERALCO Group* performs under the contract.

The following are considered as contract liabilities:

Assets Funded by Customers

In accordance with the Distribution Services and Open Access Rule ("DSOAR"), the costs of non-standard connection facilities to connect the customers to MERALCO's distribution network and to provide the customers with ongoing access to the supply of electricity are funded by the customers. MERALCO assesses whether the constructed or acquired non-standard connection facilities meet the definition of an asset in accordance with PAS 16. If the definition of an asset is met, MERALCO recognizes such asset at its acquisition or construction cost with an equivalent credit to the liability account. Such liability to the customers is included under "Other noncurrent liabilities" account in the consolidated statement of financial position, and is recognized as income over the average duration of relationship with the customer. Assets funded by customers do not form part of MERALCO's regulatory asset base until amounts are refunded.

Net Over-recoveries of Pass-through Charges

Transmission and *SL* over-recoveries which resulted from the difference in the power suppliers' billings and recovery of such pass-through costs from consumers are included in "Other noncurrent liabilities" account in the consolidated statement of financial position.

Cost and Expense Recognition

Expenses are decreases in economic benefits during the financial reporting date in the form of outflows or decrease of assets or incurrence of liabilities that result in decrease in equity, other than those relating to distributions to equity participants. These are recognized when incurred.

MERALCO Group recognizes contract costs relating to satisfied performance obligations as these are incurred. Contract costs principally include all direct materials, labor costs and indirect costs related to contract performance. Project mobilization costs and incremental costs of obtaining a contract with a customer are recognized as an asset if the MERALCO Group expects to recover them and the contract term is for more than one year. The project mobilization costs and costs of obtaining a contract are amortized over the expected construction period following the pattern of revenue recognition. Costs incurred prior to obtaining a contract with a customer are not capitalized but are expensed as incurred. Expected losses on contracts are recognized immediately when it is probable that the total contract costs will exceed total contract revenues. The amount of such loss is determined irrespective of whether or not work has commenced on the contract, based on the stage of completion of the contract activity, or the amount of profits expected to arise on other contracts which are not treated as a single construction contract.

Total contract costs incurred and estimated earnings recognized in excess of total billings are recognized as an asset.

Lease Liabilities

At the commencement date of the lease, the *MERALCO Group* recognizes lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the *MERALCO Group* and payments of penalties for terminating a lease, if the lease term reflects the *MERALCO Group* exercising the option to terminate. The variable lease payments that do not depend on an index or a rate are recognized as expense in the period which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the *MERALCO Group* uses the incremental borrowing rate at the lease commencement date if the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the insubstance fixed lease payments or a change in the assessment to purchase the underlying asset.

Short-term Leases and Leases of Low-value Assets

The *MERALCO Group* applies the short-term lease recognition exemption to its short-term leases of machinery and equipment (i.e., those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies the leases of low-value assets recognition exemption to leases of office equipment that are considered of low value. Lease payments on short-term leases and leases of low-value assets are recognized as expense on a straight-line basis over the lease term.

Leases

The *MERALCO Group* considers whether a contract is, or contains a lease at the inception of a contract. A lease is a contract, or part of a contract, that conveys the right to use an asset (the underlying asset) for a period of time in exchange of a consideration.

Company as Lessee

At commencement date of the lease, the *MERALCO Group* recognizes a right-of-use ("*ROU*") asset and a corresponding lease liability on the statements of financial position, except for short-term leases (defined as leases with a lease term of 12 months or less) and leases of low value assets. For these leases, the *MERALCO* Group recognizes the lease payments as an operating expense on a straight-line basis over the term of the lease unless another systematic basis is more representative of the time pattern in which economic benefits from the leased asset are consumed.

Lease liability is measured at the present value of the unpaid lease payments, discounted using the interest rate implicit in the lease (if readily available) or the *MERALCO Group*'s incremental borrowing rate. Incremental borrowing rate is the rate of interest that the *MERALCO Group* would have to pay to borrow over a similar term and with a similar security the funds necessary to obtain an asset of a similar value to the right-of-use-asset in a similar economic environment.

Lease payments included in the measurement of the lease liability consists of fixed payments, variable payments based on an index or rate, amounts expected to be payable under a residual value guarantee, and payments arising from options reasonably certain to be exercised.

Subsequent to initial measurement, lease liability will be reduced for payments made and increased for interest. It is remeasured to reflect any reassessment or modification, or if there are changes in the fixed payments. When the lease liability is remeasured, the corresponding adjustment is reflected in the *ROU* asset, or profit and loss if the *ROU* asset is already reduced to zero.

ROU asset is measured at cost, which consist of the initial measurement of the lease liability, any initial direct costs incurred, an estimate of any costs to dismantle and remove the asset at the end of the lease, and any lease payments made in advance of the lease commencement date.

The *MERALCO Group* depreciates *ROU* assets on a straight-line basis using the expected useful life or lease term whichever is shorter. The *MERALCO Group* also assesses the *ROU* asset for impairment when such indicators exist.

Company as Lessor

Leases where the *MERALCO Group* does not transfer substantially all the risk and benefits of ownership of the asset are classified as operating leases. Initial direct costs incurred in negotiating an operating lease are added to the carrying amount of the leased asset and recognized over the lease

term on the same basis as rental income. Contingent rents are recognized as revenue in the period in which these are earned.

Foreign Currency-Denominated Transactions and Translations

The consolidated financial statements are presented in Philippine peso, which is also *MERALCO*'s functional and presentation currency. The Philippine peso is the currency of the primary economic environment in which the *MERALCO Group* operates, except for *LOIL* and *MPG Asia*. This is also the currency that mainly influences the revenue from and cost of rendering services. Each entity in the *MERALCO Group* determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency.

The functional currency of *LOIL* and *MPG Asia* is the United States ("U.S.") dollar.

Transactions in foreign currencies are initially recorded in the functional currency rate prevailing at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated using functional currency closing rate of exchange prevailing at the end of the reporting date. All differences are recognized in the consolidated statement of income except for foreign exchange differences that relate to capitalizable borrowing costs on qualifying assets. Nonmonetary items that are measured in terms of historical cost in foreign currency are translated using the exchange rate as at the date of the initial transactions.

As at the reporting date, the monetary assets and liabilities of subsidiaries, *LOIL* and *MPG Asia* whose functional currency is other than Philippine peso, are translated into Philippine peso at the rate of exchange prevailing at the end of the reporting date, and income and expenses are translated monthly using the weighted average exchange rate for the month. The exchange differences arising on translation are recognized as a separate component of *OCI* as cumulative translation adjustments. On the disposal of a subsidiary, the amount of cumulative translation adjustments recognized in *OCI* is recognized in the consolidated statement of income.

Income Taxes

Current Income Tax

Current income tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authority. The tax rate and tax laws used to compute the amount are those that are enacted or substantively enacted as at the reporting date.

Deferred Income Tax

Deferred income tax is provided on all temporary differences at the reporting date between the income tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred income tax liabilities are recognized for all taxable temporary differences, except:

- where the deferred income tax liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of taxable temporary differences associated with investments in associates and interests in joint ventures, where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred income tax assets are recognized for all deductible temporary differences to the extent that it is probable that taxable profit will be available against which the deductible temporary differences can be utilized except:

- when the deferred income tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of deductible temporary differences associated with investments in subsidiaries, associates and joint ventures, deferred income tax assets are recognized only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilized.

The carrying amount of deferred income tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred income tax assets to be utilized. Unrecognized deferred income tax assets are reassessed at each reporting date and are recognized to the extent these have become probable that future taxable profit will allow the deferred income tax assets to be recovered.

Deferred income tax assets and liabilities are measured at the tax rates that are expected to apply when the assets are realized or the liabilities are settled, based on tax rates and tax laws that are enacted or substantively enacted as at the reporting date.

Deferred income tax assets and deferred income tax liabilities are offset, if a legally enforceable right exists to set off current income tax assets against current income tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

Deferred income tax items are recognized in correlation to the underlying transaction either in profit or loss or directly in equity.

Contingencies

Contingent liabilities are not recognized in the consolidated financial statements. These are disclosed in the notes to consolidated financial statements unless the possibility of an outflow of resources embodying economic benefits is remote. Contingent assets are not recognized unless the realization of the assets is virtually certain. These are disclosed in the notes to consolidated financial statements when an inflow of economic benefits is probable.

Events After the Reporting Date

Post reporting date events that provide additional information about the *MERALCO Group*'s financial position at the reporting date (adjusting events) are reflected in the consolidated financial statements. Post reporting date events that are non-adjusting events are disclosed in the notes to consolidated financial statements, when material.

5. Significant Judgments, Accounting Estimates and Assumptions

The preparation of the *MERALCO Group*'s consolidated financial statements requires management to make judgments, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities and the accompanying disclosures, and the disclosure of contingent assets and liabilities, at the end of the reporting date. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amounts of the assets or liabilities affected in future periods.

Judgments

In the process of applying the *MERALCO Group*'s accounting policies, management has made the following judgments, which have the most significant effect on the amounts recognized in the consolidated financial statements.

Determination of Functional Currency

The functional currencies of the entities under the *MERALCO Group* are the currencies of the primary economic environment in which each entity operates. It is the currency that mainly influences the revenue and cost of rendering services.

Based on the economic substance of the underlying circumstances, the functional and presentation currency of *MERALCO* and its subsidiaries, except *LOIL* and *MPG Asia*, is the Philippine peso. The functional and presentation currency of *LOIL* and *MPG Asia* is the U.S. dollar.

Uncertain Tax Position

The MERALCO Group assesses whether it has any uncertain tax position in accordance with IFRIC 23. The MERALCO Group applies significant judgement in identifying uncertainties over its income tax treatments. The MERALCO Group determined, based on its review and assessment of its income tax computations and filings, in consultation with external tax expert, that it is not probable that its uncertain tax treatments will be accepted by the taxation authorities. The MERALCO Group quantified the effect of each uncertain tax treatment using the most likely amount which the MERALCO Group expects to better predict the resolution of the uncertainty.

Operating Lease Commitments

As Lessor

The *MERALCO Group* has several lease arrangements as a lessor. Based on the terms and conditions of the arrangements, it has evaluated that the significant risks and rewards of ownership of such properties are retained by the *MERALCO Group*. The lease agreements do not transfer ownership of the assets to the lessees at the end of the lease term and do not give the lessees a bargain purchase option over the assets. Consequently, the lease agreements are accounted for as operating leases.

As Lessee

The MERALCO Group has entered into various operating lease agreements used for its operations.

For the *MERALCO Group*'s lease under *PFRS 16*, the *MERALCO Group* recognizes *ROU* assets and lease liabilities measured at the present value of lease payments to be made over the lease term using the *MERALCO Group*'s incremental borrowing rate.

The *MERALCO Group* availed exemption of *PFRS 16* for its short-term lease with the term of 12 months or less and low value assets. Accordingly, lease payments on these leases are recognized as expense on a straight-line basis over the lease term.

Arrangement that Contains a Lease

Based on *MERALCO*'s assessment, the *PPA*s and *PSA*s do not qualify to be accounted for as lease and are accounted for as ordinary service contracts, since *MERALCO* does not have the right to direct the use, operate and was not involved in the design of the identified assets.

Principal versus Agent

The *MERALCO Group*'s revenue recognition requires the *MERALCO Group* to make certain judgments on its arrangements with power generation companies such as *PPA*s and *PSA*s. The *MERALCO Group* has concluded that it is acting as a principal in majority of its revenue arrangements.

Revenue from sale of electricity requires *MERALCO*, *Clark Electric* and *Shin Clark Power* to bill customers based on various billing cycle cut-off dates, while recording of related purchased power cost is based on calendar month as provided in the terms of the *PPA*s and *PSA*s. The difference between the amounts initially billed to customers and the settlement of the actual billings with power generation companies is adjusted to revenue at month end based on *ERC* Resolution No. 16, *A Resolution Adopting the Rules Governing the Automatic Cost Adjustment and True-up Mechanisms and Corresponding Confirmation Process for Distribution Utilities, as amended.*

Moreover, *MERALCO*, *Clark Electric* and *Shin Clark Power* assessed that revenues from electricity, re-connection and other non-standard connection services arise from a single performance obligation which will be satisfied over the period when the services are expected to be provided.

Entity in which the MERALCO Group Holds more than the Majority of the Voting Rights Accounted for as a Joint Venture

MERALCO, through *MGen*, has a 51% interest in *SBPL*. While *MERALCO* owns majority of the voting rights in *SBPL*, it does not have sole control of *SBPL*. *MERALCO's* investment in *SBPL* is accounted for as a joint venture since key operating and financial decisions of *SBPL* require the unanimous vote and consent of the parties sharing control.

Entity in which the MERALCO Group Holds more than the Majority of the Voting Rights Accounted for as an Associate

MERALCO, through MGen, has a total of 58% direct and indirect interest in PacificLight and PacificLight Renewables Pte Ltd ("PLP Renewables"). MERALCO's investments in PacificLight and PLP Renewables are accounted for as associates since their relevant and significant activities and policies require the majority votes of the BOD and MGen does not hold the majority of the BOD.

Entity in which the MERALCO Group Holds less than 20% of the Voting Rights Accounted for as an Associate

MERALCO, through Finserve, has 10% interest in AF Payments, Inc. ("AF Payments"). AF Payments is considered an associate and, thus, MERALCO/Finserve's interest in AF Payments is accounted for using the equity method as MERALCO/Finserve is deemed to have significant influence as evidenced

by its representation in the *BOD* which guarantees *MERALCO/Finserve*'s participation in the decision making and policy making process of *AF Payments*.

Acquisitions

The *MERALCO Group* evaluates each investment under *PFRS 3* to determine whether to treat an acquisition as an asset acquisition or a business combination. For those transactions treated as asset acquisitions, the purchase price is allocated to the assets acquired, with no recognition of goodwill. For those acquisitions that meet the definition of a business combination, *MERALCO Group* apply the acquisition method of accounting where assets acquired and liabilities assumed are recorded at fair value at the date of each acquisition, and the results of operations are included with our results from the dates of the respective acquisitions. When determining the fair value of tangible assets acquired, age, condition and the economic useful life of the asset are taken into consideration to determine the estimated cost to replace the asset. When determining the fair value of intangible assets acquired, the applicable discount rate and the timing and amount of future cash flows, including rate and terms of renewal and attrition are considered.

The *MERALCO Group* determines the date when control is obtained which is when *MERALCO Group* effectively obtains power to direct the relevant activities of the acquiree. *MGreen* assessed that the control in *SPNEC* was obtained on December 27, 2023, with the election of *MGreen*'s nominees as directors and key officers of *SPNEC*.

Contingencies

The *MERALCO Group* has possible claims from or obligation to other parties from past events and whose existence may only be confirmed by the occurrence or non-occurrence of one (1) or more uncertain future events not wholly within its control. Management has determined that the present obligations with respect to contingent liabilities and claims with respect to contingent assets do not meet the recognition criteria, and therefore has not recorded any such amounts.

See Note 29 – Contingencies and Legal Proceedings.

Estimates and Assumptions

The key assumptions concerning the future and other key sources of estimation uncertainty as at the reporting date that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial reporting date are discussed as follows:

Estimating Useful Lives of Utility Plant, Generation Plant and Others, Intangible Assets with Finite Lives and Investment Properties

The *MERALCO Group* estimates the useful lives of utility plant, generation plant and others, intangible assets with finite lives and, investment properties based on the periods over which such assets are expected to be available for use. The estimate of the useful lives of the utility plant, generation plant and others, intangible assets with finite lives and investment properties is based on management's collective assessment of industry practice, internal technical evaluation and experience with similar assets. The estimated useful lives are reviewed at least at each financial reporting date and are updated if expectations differ from previous estimates due to physical wear and tear, technical or commercial obsolescence and legal or other limitations on the use of such assets. It is possible, however, that future results of operations could be materially affected by changes in estimates brought about by changes in the factors mentioned in the foregoing. The amounts and timing of recorded expenses for any period would be affected by changes in these factors and circumstances. A

reduction in the estimated useful lives of utility plant, generation plant and others, intangible assets with finite lives and investment properties would increase recorded operating expenses and decrease noncurrent assets.

The total depreciation and amortization expense of utility plant, generation plant and others amounted to \$\mathbb{P}8,197\$ million and \$\mathbb{P}7,264\$ million for the six months ended June 30, 2024 and 2023, respectively. Total carrying values of utility plant, generation plant and others, net of accumulated depreciation and amortization, amounted to \$\mathbb{P}285,644\$ million and \$\mathbb{P}269,839\$ million as at June 30, 2024 and December 31, 2023, respectively.

Total depreciation of investment properties amounted to ₱2 million for each of the six months ended June 30, 2024 and 2023. Total carrying values of investment properties, net of accumulated depreciation, amounted to ₱1,489 million and ₱1,493 million as at June 30, 2024 and December 31, 2023, respectively.

Total amortization of intangible assets with finite lives amounted to \$\mathbb{P}\$1,001 million and \$\mathbb{P}\$939 million for the six months ended June 30, 2024 and 2023, respectively. Total carrying values of intangible assets with finite lives, net of accumulated amortization, amounted to \$\mathbb{P}\$52,300 million and \$\mathbb{P}\$53,351 million as at June 30, 2024 and December 31, 2023, respectively.

See Note 7 – Utility Plant, Generation Plant and Others, Note 9 – Investment Properties and Note 10 – Intangible Assets.

Impairment of Nonfinancial Assets

PFRS requires that an impairment review be performed when certain impairment indicators are present. These conditions include obsolescence, physical damage, significant changes in the manner by which an asset is used, worse than expected economic performance, drop in revenues or other external indicators, among others. In the case of goodwill, at a minimum, such asset is subject to an annual impairment test and more frequently whenever there is an indication that such asset may be impaired. This requires an estimation of the value in use of the cash generating unit to which the goodwill is allocated. Estimating the value in use requires preparation of an estimate of the expected future cash flows from the cash generating unit and choosing an appropriate discount rate in order to calculate the present value of those cash flows.

Determining the recoverable amount of utility plant, generation plant and others, intangible assets, investment properties, investments in associates and interests in joint ventures, goodwill and other noncurrent assets, requires (i) the determination of future cash flows expected to be generated from the continued use as well as ultimate disposition of such assets and (ii) making estimates and assumptions that can materially affect the consolidated financial statements. Future events may cause management to conclude that utility plant, generation plant and others, intangible assets, investment properties, investments in associates and interests in joint ventures, goodwill and other noncurrent assets are impaired. Any resulting impairment loss or reversal of previously recognized impairment loss could have material adverse impact on the *MERALCO Group*'s consolidated financial position and financial performance.

The preparation of estimated future cash flows involves significant estimations and assumptions. While management believes that the assumptions are appropriate and reasonable, significant changes in the assumptions may materially affect the assessment of recoverable values and may lead to future impairment charges under *PFRS*s.

The carrying values of nonfinancial assets subject to impairment review are as follows:

	June 30, 2024	December 31, 2023
Account	(Unaudited)	(Audited)
	(Amoun	ts in millions)
Utility plant, generation plant and others	P285,644	₽269,839
Intangible assets	52,300	53,351
Investments in associates and interests in joint		
ventures	38,966	38,388
Investment properties	1,489	1,493
Receivable from the <i>BIR</i>	181	181

See Note 7 – Utility Plant, Generation Plant and Others, Note 8 – Investments in Associates and Interests in Joint Ventures, Note 9 – Investment Properties, Note 10 – Intangible Assets and Note 11 – Financial and Other Noncurrent Assets.

Realizability of Deferred Income Tax Assets

The *MERALCO Group* reviews the carrying amounts of deferred income tax assets at the end of each reporting period and reduces these to the extent that it is no longer probable that sufficient taxable income will be available to allow all or part of the deferred income tax assets to be utilized.

Assessment on the recognition of deferred income tax assets on deductible temporary differences is based on the level and timing of forecasted taxable income for the subsequent reporting date. This forecast is based on past results and future expectations on revenues and expenses as well as future tax planning strategies. Management believes that sufficient taxable profit will be generated to allow all or part of the recorded or recognized deferred tax assets to be utilized. The amounts of the deferred income tax assets considered realizable could be adjusted in the future if estimates of taxable income are revised.

Based on the foregoing assessment, following are the relevant consolidated information with respect to deferred income tax assets:

	June 30,	December 31,
	2024	2023
	(Unaudited)	(Audited)
	(Amoun	its in millions)
Recognized deferred income tax assets	P33,461	₽32,433
Unrecognized deferred income tax assets	2,213	2,737

See Note 28 – Income Taxes and Local Franchise Taxes.

Provision for ECL of Receivables and Contract Assets

The *MERALCO Group* applies the *PFRS 9* simplified approach to measure *ECL* which uses a lifetime expected loss allowance for all trade and other receivables and contract assets.

MERALCO provides ECL on certain identified trade receivables which have been the subject of disputes from customers. In determining the ECLs of trade receivables, MERALCO considers the credit loss experience for each contract status of customers for the current period, adjusted for forwarding looking factors, and taking into account the economic environment. The contract assets relate to unbilled receivables and have substantially the same risk characteristics as the trade and other receivables. The MERALCO Group has concluded that the expected loss rates for trade receivables are a reasonable approximation of the loss rates for contract assets.

The *MERALCO Group* incorporates forward-looking information in its assessments whether the credit risk has increased significantly since its initial recognition and its measurement of *ECL*. The *MERALCO Group* has considered a range of relevant forward-looking macroeconomic assumptions such as inflation rate, gross domestic product and unemployment rate for the determination of unbiased general industry adjustments and any related specific industry adjustments that support the calculation of *ECLs*.

ECLs for trade and other receivables amounted to \$\mathbb{P}578\$ million and \$\mathbb{P}639\$ million for the six months ended June 30, 2024 and 2023, respectively. Trade and other receivables, net of allowance for ECL, amounted to \$\mathbb{P}59,362\$ million and \$\mathbb{P}48,395\$ million as at June 30, 2024 and December 31, 2023, respectively.

See Note 13 – Trade and Other Receivables.

Estimating Net Realizable Value of Inventories

Inventories consist of materials and supplies used in the electricity distribution, power generation and services segments, and are valued at the lower of cost or net realizable value. The cost of inventories is written down whenever the net realizable value of inventories becomes lower than the cost due to damage, physical deterioration, obsolescence, and change in price levels or other causes (i.e., pretermination of contracts). The lower of cost or net realizable value of inventories is reviewed on a periodic basis. Inventory items identified to be obsolete and no longer usable are written off and charged as expense in the consolidated statement of income.

The carrying values of inventories amounted to \$\mathbb{P}13,465\$ million and \$\mathbb{P}11,180\$ million as at June 30, 2024 and December 31, 2023, respectively.

See *Note 14 – Inventories*.

Estimation of Retirement Benefit Costs

The cost of defined benefit retirement plans and other post-employment benefits as well as the present value of the retirement obligation are determined using actuarial valuations. The actuarial valuation involves making various assumptions. These include the determination of the discount rates, future salary increases, mortality rates and future retirement benefits increases. Due to the complexity of the valuation, the underlying assumptions and its long-term nature, defined benefit obligations are highly sensitive to changes in these assumptions. All assumptions are reviewed at each reporting date. Retirement and other post-employment benefits expense amounted to \$\textstyle{2}830\$ million and \$\textstyle{2}581\$ million for the six months ended June 30, 2024 and 2023, respectively.

Retirement and other post-employment benefit liabilities as at June 30, 2024 and December 31, 2023 amounted to \$\mathbb{P}9,575\$ million and \$\mathbb{P}8,823\$ million, respectively.

In determining the appropriate discount rate, management considers the interest rates of government bonds in the respective currencies, with extrapolated maturities corresponding to the expected duration of the defined benefit obligation. The underlying bonds are further reviewed for quality, and those having excessive credit spreads are removed from the population of bonds on which the discount rate is based, on the basis that they do not represent high quality bonds.

The mortality rate is based on publicly available mortality tables for the Philippines and is modified accordingly with estimates of mortality improvements. Future salary increases and retirement benefits increases are based on expected future inflation rates for the Philippines.

See Note 25 – Expenses and Income and Note 26 – Long-term Employee Benefits.

Provisions

The $MERALCO\ Group$ has various claims, assessments and cases as discussed in $Note\ 2-Rate$ Regulations and $Note\ 29-Contingencies$ and $Legal\ Proceedings$. The $MERALCO\ Group$'s estimate for probable costs for the resolution of these claims, assessments and cases has been developed in consultation with external counsel, if any, and internal counsels handling the defense in these claims, assessments and cases and is based upon thorough analysis of potential outcome.

The *MERALCO Group*, in consultation with its external and internal legal counsels, does not believe that these claims and legal proceedings will have a material adverse effect on the consolidated financial statements. It is possible, however, that future financial performance could be materially affected by changes in the estimates or the effectiveness of management's strategies and actions relating to these proceedings.

Provisions are measured at the present value of management's best estimate of the expenditures required to settle the present obligation at the end of the reporting period. The discount rate used to determine the present value is a pre-tax rate that reflects current market assessments of the time value of money and the risk specific to the liability. As at June 30, 2024 and December 31, 2023, provisions and other noncurrent liabilities is presented net of the effect of the time value of money of \$\text{P2,998}\$ million and \$\text{P4,497}\$ million, respectively.

See Note 19 - Provisions and Note 22 - Trade Payables and Other Current Liabilities.

Revenue Recognition

The *MERALCO Group*'s revenue recognition policies require the use of estimates and assumptions that may affect the reported amounts of its revenues and receivables.

Revenues from sale of electricity by *MERALCO*, *Clark Electric* and *Shin Clark Power* are billed based on customer-specific billing cycle cut-off date for each customer, while recording of related purchased power cost is based on calendar month as provided in the terms of the *PPAs* and *PSAs*. The recognition of unbilled revenues for billing cycles with earlier than month-end cut-off dates requires the use of estimates. The difference between the amounts initially recognized based on provisional invoices and the settlement of the actual billings by power generation companies is taken up in the subsequent period. Also, revenues from sale of electricity are adjusted for the estimated over and/or under-recoveries of pass-through charges, which are subject of various applications for recovery and approval by the *ERC*.

Revenues from sale of electricity also considers variable considerations included in the transaction price resulting from historical refunds to customers. The refund liability related to these variable considerations are included as part of "Trade payables and other liabilities" and "Other noncurrent liabities" accounts in the consolidated statement of financial position. As at June 30, 2024 and December 31, 2023, the balance of refund liability amounted to £11,752 million and £9,591 million, respectively.

Management believes that such use of estimates will not result in material adjustments in future periods.

Revenues and costs from construction contracts of *MIESCOR* are recognized based on the output method. This is measured principally on the basis of the estimated completion of a physical proportion of the contract work.

Revenue from Contracts with Customers

The *MGen* Group applied the following judgements that significantly affect the determination of the amount and timing of revenue from contracts with customers:

Identifying Performance Obligations

The *MGen* Group identifies performance obligations by considering whether the promised goods or services in the contract are distinct goods or services. A good or service is distinct when the customer can benefit from the good or service on its own or together with other resources that are readily available to the customer and the *MGen* Group's promise to transfer the good or service to the customer is separately identifiable from the other promises in the contract.

The *MGen* Group assesses performance obligations as a series of distinct goods and services that are substantially the same and have the same pattern of transfer if:

- a. each distinct good or services in the series are transferred over time; and
- b. the same method of progress will be used (i.e., units of delivery) to measure the entity's progress towards complete satisfaction of the performance obligation

For revenue contracts under *EPPAs*, *ASPA*, and spot market sales to *WESM*, these are combined and considered as one (1) performance obligation since these are not distinct within the context of *PFRS* 15 as the buyer cannot benefit from the contracted capacity without the corresponding energy and the buyer cannot obtain energy without contracting a capacity.

Determining Method to Estimate Variable Consideration and Assessing the Constraint

The *MGen* Group includes some or all the amounts of variable consideration estimated but only to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognized will not occur when the uncertainty associated with the variable consideration is subsequently resolved. The *MGen* Group considers both the likelihood and magnitude of the revenue reversal in evaluating the extent of variable consideration the *MGen* Group will be subjected to constraint.

Factors such as the following are considered:

- a. high susceptibility to factors outside the Group's influence;
- b. timing of the resolution of the uncertainty; and
- c. having a large number and broad range of possible outcomes.

Some contracts with customers provide for volume and prompt payment discounts that give rise to variable consideration. In estimating the variable consideration, the *MGen* Group is required to use either the expected value method or the most likely amount method based on which method better predicts the amount of consideration to which it will be entitled. The expected value method of estimation takes into account a range of possible outcomes while the most likely amount is used when the outcome is binary.

The *MGen* Group determined that the expected value method is the appropriate method to use in estimating the variable consideration given the number of contracts with customers that have similar characteristics and the range of possible outcomes.

Allocation of Variable Consideration

Variable consideration may be attributable to the entire contract or to a specific part of the contract. For revenue contracts under *EPPAs*, *ASPA* and spot market sales to *WESM*, revenue streams which are considered as series of distinct services that are substantially the same and have the same pattern of transfer, the *MGen* Group allocates the variable amount that is no longer subject to constraint to the satisfied portion (i.e., month or actual electricity delivery) which forms part of the single performance obligation and the monthly billing of the *MGen* Group.

Revenue Recognition

The *MGen* Group recognizes revenue when it satisfies an identified performance obligation by transferring a promised good or service to a customer. A good or service is considered to be transferred when the customer obtains control. The *MGen* Group determines, at contract inception, whether it will transfer control of a promised good or service over time. If the *MGen* Group does not satisfy a performance obligation over time, the performance obligation is satisfied at a point in time.

The *MGen* Group concluded that revenue from sale of electricity from contracts with customers are to be recognized over time, since customers simultaneously receive and consume the benefits as the *MGen* Group supplies power.

Identifying Methods for Measuring Progress of Revenue Recognized Over Time

The *MGen* Group determines the appropriate method of measuring progress which is either through input or output methods. Input method recognizes revenue on the basis of the efforts or inputs to the satisfaction of a performance obligation while output method recognizes revenue on the basis of direct measurements of the value to the customer of the goods or services transferred to date.

The *MGen* Group determined that the output method is the more appropriate way of measuring progress as actual electricity is supplied to customers.

6. **Segment Information**

Each operating segment of the *MERALCO Group* engages in business activities from which revenues are earned and expenses are incurred (including intercompany transactions with other business segments within the *MERALCO Group*). The operating results of each of the operating segments are regularly reviewed by *MERALCO*'s Management Committee to evaluate how resources are to be allocated to the operating segments and to assess their performances for which discrete financial information is available.

For management purposes, the *MERALCO Group*'s operating businesses are organized and managed separately according to the nature of services provided, with each segment representing a strategic business unit that offers different products and/or services, as follows:

Power

The Power segment consists of (a) electricity distribution, (b) power generation and (c) RES.

Electricity distribution – This is principally electricity distribution and supply of power on a pass-through basis covering all captive customers in the *MERALCO* and the *Clark Electric* franchise areas in Luzon. Electricity distribution within the *MERALCO* franchise area accounts for approximately 50% of the power requirements of the country. *Clark Electric*'s franchise area covers Clark Special Economic Zone and the sub-zones.

Shin Clark through a Joint Venture Agreement ("JVA") with BCDA, manages the development, operation, and maintenance of the electric power distribution system in the 9,450-hectare New Clark City located within the Clark Special Economic Zone in the towns of Capas and Bamban, Tarlac. In accordance with the JVA, BCDA assigned its franchise to operate the electric distribution system in New Clark City, granted to it by the Congress under Republic Act No. 11420, to Shin Clark Power. BCDA's assignment of its franchise to Shin Clark Power, based on a valuation by a third-party independent appraiser, represents BCDA's contribution to Shin Clark in exchange for a 10% equity interest in Shin Clark Power. Shin Clark Power was incorporated and registered with the Securities and Exchange Commission ("SEC"). On March 22, 2023, the ERC granted Shin Clark Power a CPCN to operate as a DU.

MERALCO manages the electric distribution facilities of PELCO II through Comstech under an IMC. MERALCO also manages the electric distribution facilities in the CEZ under a 25-year concession agreement with PEZA.

Power generation – The *MERALCO Group* has a combined group generating capacity of 2,404.5 *MW* (net) of coal, liquid natural gas, renewable and diesel plants in the Philippines and Singapore.

MGen owns 51% interest in *SBPL* which operates a 455 *MW* (net) supercritical coal-fired plant in Mauban, Quezon.

GBPC owns 831 MW (net) of operating coal and diesel-fired power plants in the Visayas and Mindanao. GBPC also has a 50% interest in Alsons Thermal Energy Corporation ("ATEC"), which holds a 75% interest interest in Sarangani Energy Corporation ("Sarangani Energy"). Sarangani Energy operates a 2 x 105 MW (net) CFB plant in Maasim, Sarangani.

MGreen is a wholly owned subsidiary of MGen engaged in the development, construction and operation of solar-powered generation facilities. It has a 60% equity in First Bulacan. First

Bulacan owns and operates a 80 *MWdc*/50 *MWac* utility scale solar facility located in San Miguel, Bulacan, which began commercial operations on May 12, 2021 and has since delivered solar energy to *MERALCO* under an *ERC*-approved *PSA*. The *PSA* is for a period of 20 years.

Following *MGreen*'s acquisition of a majority stake in *SPNEC* in December 2023, *MGreen* further raised its stake in the listed renewable energy company to 53.7% from 50.5% with the acquisition of additional 2.17 billion *SPNEC* shares in January 2024. *Terra Solar*, a wholly owned subsidiary of *SPNEC*, is developing a 3.5-*GWp* solar power plant facility with a 4,500-*MWh* battery energy storage system.

MGen and Therma NatGas, Inc. ("TNGP") have jointly entered into an Investment Agreement to acquire equity interest in CGHI. MGen owns 60% interest in CGHI while TNGP owns the balance of 40%.

CGHI intends to invest in two gas-fired power plants owned by San Miguel Global Power Holdings Corp. ("*SMGP*"), the 1,278 *MW* Ilijan power plant, and a new 1,320 *MW* combined cycle power facility that is currently under construction. Together with *SMGP*, *CGHI* will invest in the liquefied natural gas ("*LNG*") import and regasification terminal owned by Linseed Field Corporation.

The transaction is subject to the customary review and approval of the Philippine Competition Commissiion ("*PCC*").

MGreen, through *PHRI*, a joint venture with Mitsui's local unit Mit-Renewables Philippine Corporation, has energized 67.5 *MWac* of its 75 *MWac* solar plant in Baras, Rizal and has started generating power since March 2023. Phase 2 of *PHRI* solar plant is undergoing testing and commissioning. As of June 30, 2024, *PHRI* delivered 77 *GWh*.

Also, in partnership with Pasuquin Energy Holdings, Inc. of Vena Energy Solar PH B.V. ("Vena Energy"), Nuevo Solar Energy Corpporation ("NSEC"), a 68 MWac solar plant project in Ilocos Norte was fully energized in February 2023. As of June 30, 2024, the project has delivered a total of 81 GWh of energy.

MGreen closed an investment agreement with *Vena Energy*, for the development, construction and operation of the 450 *MWac* solar plant in Bugallon, Pangasinan through 3 Barracuda Energy Corporation ("*Barracuda Energy*"). The project is expected to commence its construction by the third quarter of 2024 and achieve commercial operation by fourth quarter of 2025.

MGen also has a combined 58% (direct and indirect interests) in PacificLight Power Pte Ltd. ("PacificLight Power"). PacificLight Power owns and operates a 2 x 400 MW combined cycle turbine power plant mainly fueled by LNG in Jurong Island, Singapore.

See *Note 8 – Investments in Associates and Interests in Joint Ventures.*

RES – covers the sourcing and supply of electricity to qualified contestable customers. MERALCO and Clark Electric also operate as local retail electricity suppliers within their respective franchise area under a separate business unit, MPower and Cogent Energy, respectively. Under Retail Competition and Open Access ("RCOA"), qualified contestable customers who opt for contestability and elect to be among contestable customers may source their electricity supply from any retail electricity suppliers, including MPower and Cogent Energy. *Vantage* and *Phoenix Power*, wholly owned subsidiaries of *MERALCO*; *MeridianX*, a wholly owned subsidiary of *Comstech*; and *GESC*, a wholly owned subsidiary of *GBPC* are affiliate *RES*s. *Clarion*, a wholly owned subsidiary of *Clark Electric*, submitted the requirements for its *RES* licensing to *ERC* on November 17, 2017. As at July 29, 2024, the approval of its *RES* licensing is pending with the *ERC*.

Other Services

The other services segment is involved principally in electricity-related services, such as, electromechanical engineering, construction, consulting and related manpower services, e-transaction and bills collection, telecommunications services, rail-related operations and maintenance services, insurance and re-insurance, e-business development, power distribution management, energy systems management and harnessing renewable energy, construction and leasing of communication towers and electric vehicle and charging infrastructure solutions. These services are provided by MIESCOR, MBI, MLI and MIDC (collectively known as "MIESCOR Group"), CIS, Bayad and CFSI (collectively referred to as "CIS Group"), e-MVI, Paragon and Radius (collectively referred to as "e-MVI Group"), Comstech, MRail, LOIL, Finserve, MServ, Spectrum and Movem.

The Management Committee evaluates the performance of the business segments based on (i) net income attributable to equity holders of the parent for the period, (ii) consolidated net earnings before interest, taxes, and depreciation and amortization ("consolidated *EBITDA*"); and (iii) consolidated core net income ("*CCNI*"). Net income is measured consistent with reported net income in the consolidated statement of income.

Consolidated *EBITDA* is measured as *CCNI* excluding depreciation and amortization, interest and other financial charges, interest and other financial income and provision for income tax.

CCNI for the period is measured as consolidated net income attributable to equity holders of the parent adjusted for foreign exchange gain or loss, mark-to-market gain or loss, impairment or reversal of impairment of noncurrent assets and certain other non-recurring gain or loss, if any, net of tax effect of the foregoing adjustments.

Billings between operating segments are at an arm's-length basis in a manner similar to transactions with third parties. Segment revenues, segment expenses and segment results include transfers among business segments. Those transfers are eliminated upon consolidation.

The *MERALCO Group* operates and generates substantially all of its revenues in the Philippines (i.e., one (1) geographical location). Thus, geographical segment information is not presented. The *MERALCO Group* has no revenues from transactions with a single external customer amounting to 10% or more of its revenues from external customers.

	_	P	Other Services		Inter-segment Transactions			Total			
	_	For the Six Months Ended June 30									
	Note	2024	2023	2024	2023	2024	2023	2024	2023		
					(Amounts in	n Millions)					
Revenues		P230,978	₽218,314	P8,568	₽8,558	(P2,069)	(P2,052)	₽237,477	₽224,820		
Segment results		P32,985	₽25,831	P2,600	₽2,091	₽-	₽–	P35,585	₽27,922		
Provision for probable losses and expenses from claims		(2,039)	(3,351)	15	54	_	_	(2,024)	(3,297)		
Depreciation and amortization	7, 8 and 10	(8,015)	(7,284)	(1,185)	(921)	_	_	(9,200)	(8,205)		
Interest and other financial income		1,808	1,440	98	74	_	_	1,906	1,514		
Equity in net earnings of associates and joint ventures	8	5,048	6,704	_	(9)	_	_	5,048	6,695		
Interest and other financial charges		(2,216)	(2,096)	(455)	(308)	_	_	(2,671)	(2,404)		
Provision for income tax - net	28	(5,116)	(3,484)	(411)	(395)	_	_	(5,527)	(3,879)		
Net income attributable to non-controlling interests		_	_	_	_	(676)	(493)	(676)	(493)		
Net income attributable to equity holders of the Parent		₽22,455	₽17,760	P662	₽586	(P676)	(P493)	₽22,441	₽17,853		
CCNI		₽22,562	₽18,611	P645	₽594	₽–	₽–	P23,207	₽19,205		

	_	Power			Other Services		Inter-segment Transactions		Total
				nths Ended June 3	ne 30				
	Note	2024	2023	2024	2023	2024	2023	2024	2023
					(Amounts in	n Millions)			
Revenues		P129,615	₽115,958	P4,553	₽4,318	(P1,239)	(P1,098)	P132,929	₽119,178
Segment results		₽19,447	₽15,209	₽1,481	₽1,099	₽-	₽–	P20,928	₽16,308
Provision for probable losses and expenses from claims		(2,744)	(2,042)	· –	39	_	_	(2,744)	(2,003)
Depreciation and amortization	7, 8 and 10	(4,030)	(3,668)	(640)	(483)	_	_	(4,670)	(4,151)
Interest and other financial income		919	737	51	39	_	_	970	776
Equity in net earnings of associates and joint ventures	8	3,339	2,789	_	(9)	_	_	3,339	2,780
Interest and other financial charges		(1,084)	(1,049)	(262)	(158)	_	_	(1,346)	(1,207)
Provision for income tax - net	28	(2,898)	(2,155)	(220)	(207)	_	_	(3,118)	(2,362)
Net income attributable to non-controlling interests		_	_	_	_	(515)	(359)	(515)	(359)
Net income attributable to equity holders of the Parent		P12,949	₽9,821	P410	₽320	(P515)	(P359)	P12,844	₽9,782
CCNI		P12,725	₽9,825	₽399	₽333	₽–	₽–	₽13,124	₽10,158

The inter-segment revenues mainly represent revenues of other services segment earned from the power segment.

The following table shows the reconciliation of *EBITDA* to net income:

	Unaudited							
	For the Six Months For the Three M							
	Ended Ju	ne 30	Ended Ju	ne 30				
	2024	2023	2024	2023				
	(Amounts in millions)							
EBITDA	P38,357	₽31,404	P21,255	₽16,865				
Add (deduct):								
Depreciation and amortization	(9,200)	(8,205)	(4,670)	(4,151)				
Interest and other financial charges,								
net of income and foreign								
exchange gains and losses	(513)	(974)	(108)	(211)				
Income before income tax	28,644	22,225	16,477	12,503				
Provision for income tax - net	(5,527)	(3,879)	(3,118)	(2,362)				
Net income	23,117	18,346	13,359	10,141				
Net income for the period attributable								
to non-controlling interests	(676)	(493)	(515)	(359)				
Net income for the period attributable								
to equity holders of the Parent	₽22,441	₽17,853	P12,844	₽9,782				

The following table shows the reconciliation of the $\it CCNI$ to net income:

	Unaudited								
	For the Six	Months	For the Thre	e Months					
	Ended Ju	ne 30	Ended Ju	ne 30					
	2024	2023	2024	2023					
	(Amounts in millions)								
Net income for the period attributable to equity holders of the Parent Add (deduct) non-core items, net of tax:	₽22,441	₽17,853	P12,844	₽9,782					
Non-core expenses - net Foreign exchange gains (losses)	1,014 (248)	1,313 39	513 (233)	592 (216)					
CCNI	£ 23,207	₽19,205	₽13,124	₽10,158					

7. Utility Plant, Generation Plant and Others

The movements in utility plant, generation plant and others are as follows:

June 30, 2024 (Unaudited)

						Data					
	Note	Land	and		Communication Towers, Buildings and Improvements	Transmission Cables and Communication Equipment	Office Furniture, Fixtures and Other Equipment	Transportation Equipment	Others	Construction in Progress	Total
	Note	Lanu	Equipment	Distribution	improvements		s in millions)	Equipment	Others	III I Togress	Total
Cost:						(Amount.	s in millions)				
Balance at beginning of period		P28,639	₽52,482	P232,407	P16,485	₽7,429	₽ 5,978	₽5,200	₽11,724	P43,779	P404,123
Additions		230	_	283	2,674	114	31	103	1,237	13,006	17,678
Transfers from construction in progress		_	_	3,522	415	158	38	_	135	(4,268)	_
Disposals/retirements		_	(434)	(1,944)	(24)	(43)	(250)	(98)	(15)	_	(2,808)
Reclassifications and others	10	6,244	(1,269)	11,516	1,293	_	65	_	(29)	(11,519)	6,301
Balance at end of period		35,113	50,779	245,784	20,843	7,658	5,862	5,205	13,052	40,998	425,294
Less accumulated depreciation and amortization:											
Balance at beginning of period		-	7,753	99,041	4,944	3,288	4,073	3,246	5,231		127,576
Depreciation and amortization		_	1,579	4,823	359	373	319	201	543	-	8,197
Disposals/retirements		_	(434)	(1,938)	(23)	(43)	(250)	(92)	(15)	_	(2,795)
Reclassifications and others		_	88	(4)	(268)	313	_	(2)	(33)	_	94
Balance at end of period		-	8,986	101,922	5,012	3,931	4,142	3,353	5,726	-	133,072
Less allowance for impairment losses:											
Balance at beginning of period		_	292	_	_	_	_	_	_	6,416	6,708
Reversal for the period		_	_	_	_	_	_	_	_	(130)	(130)
Balance at end of period	-		292			-	-	-	-	6,286	6,578
Net book value	-	P35,113	₽41,501	P143,862	P15,831	P3,727	P1,720	P1,852	P7,326	P34,712	P285,644

December 31, 2023 (Audited)

	Note	Land	Power Plant Machinery and Equipment	and	Communication Towers, Buildings and Improvements	Data Transmission Cables and Communication Equipment (Amounts	Office Furniture, Fixtures and Other Equipment	Transportation Equipment	Others	Construction in Progress	Total
Cost:						(1111011111)	in matteria)				
Balance at beginning of period		₽18,807	₽41,335	₽222,878	₽15,707	₽5,007	₽5,378	₽4,919	₽9,464	₽36,558	₽360,053
Additions		41	. –	1,256	688	310	323	409	1,566	21,556	26,149
Effect of consolidation of SPNEC (see Note 3)		9,788	8,542	_	3	_	3	1	535	2,729	21,601
Transfers from construction in progress		3	2,553	11,048	207	1,944	322	10	267	(16,354)	
Disposals/retirements		_	_	(2,684)	(8)	_	_	(110)	(22)	-	(2,824)
Reclassifications	10	_	52	(91)	(112)	168	(48)	(29)	(86)	(710)	(856)
Balance at end of period		28,639	52,482	232,407	16,485	7,429	5,978	5,200	11,724	43,779	404,123
Less accumulated depreciation and amortization:											
Balance at beginning of period		_	3,534	92,909	4,083	2,631	3,546	2,995	4,089	-	113,787
Depreciation and amortization		_	2,602	8,852	876	686	556	385	813	_	14,770
Effect of consolidation of SPNEC (see Note 3)		_	1,503	_	_	_	1	1	81	_	1,586
Disposals/retirements		_	_	(2,684)	(4)	_	_	(110)	(19)	_	(2,817)
Reclassifications		_	114	(36)	(11)	(29)	(30)	(25)	267	_	250
Balance at end of period		_	7,753	99,041	4,944	3,288	4,073	3,246	5,231	-	127,576
Less allowance for impairment losses:											
Balance at beginning of period		_	292	_		_	_	_	_	2,651	2,943
Effect of consolidation of SPNEC (see Note 3)		_	_	_		_	_	_	_	14	14
Charge for the period		_	_	_	-	_	_		_	3,751	3,751
Balance at end of period		_	292	_	_	-	_	_	_	6,416	6,708
Net book value		₽28,639	₽44,437	₽133,366	₽11,541	₽4,141	₽1,905	₽1,954	₽6,493	₽37,363	₽269,839

As at June 30, 2024 and December 31, 2023, the net book values of customer-funded assets included in "Utility plant, generation plant and others" account amounted to \$\mathbb{P}6,025\$ million and \$\mathbb{P}6,021\$ million, respectively. The corresponding liabilities to customers in the same amounts as at June 30, 2024 and December 31, 2023 are included in "Other noncurrent liabilities" account in the consolidated statements of financial position.

MIDC recognized ROU assets and corresponding lease liabilities covering the lease agreements transferred from Globe Telecom, Inc ("Globe") and for the agreements entered by MIDC for build-to-suit sites. As at June 30, 2024 and December 31, 2023, lease liabilities amounted to ₱3,382 million and ₱2,497 million, respectively.

The communication towers and the acquired intangibles of *MIDC*, with aggregate carrying value of \$\mathbb{P}20,028\$ million as at June 30, 2024 are pledged as securities for its long-term debt.

The power plant complex of *PHRI* and the generation plant and equipment of *First Bulacan*, with aggregate carrying value of \$\mathbb{P}5,780\$ million as at June 30, 2024 are pledged as securities for their long-term debt.

The solar power plants of *Solar Philippines Calatagan* and *Solar Philippines Tarlac* were used as collateral to secure their respective long-term debts.

See Note 17 – Interest-bearing Long-term Financial Liabilities.

As at June 30, 2024, the capitalized site preparation expenses for the development of ultra-supercritical pulverized coal-fired power generation plant of AIE amounted to P12,705 million. Allowance for impairment loss amounted to P6,571 million as at June 30, 2024 and December 31, 2023, related to the design and materials for a coal technology, given the planned change in plant configuration from coal to liquified natural gas power plant.

Construction in progress pertains to both electric capital projects ("*ECP*s") and non-*ECP*s. *ECP*s are capital projects involving construction of new electric distribution-related facilities and the upgrade and major rehabilitation of existing electrical facilities. Non-*ECP*s mainly represent construction of *MGen*'s power plant projects, *MIDC*'s communication towers and *Radius*' network expansion projects. Total interest capitalized amounted to \$\mathbb{P}296\$ million and \$\mathbb{P}311\$ million based on average capitalization rate of 7% and 5% for the six months ended June 30, 2024 and 2023, respectively.

8. Investments in Associates and Interests in Joint Ventures

This account consists of the following:

			2024	2023
			(Unaudited)	(Audited)
	Place of			
	Incorporation	Principal Activity	Percentage o	f Ownership
Associates				
FPM Power Holdings Limited ("FPM	British Virgin Islands/	Investment and holding		
Power")/ PacificLight Power	Singapore	company/ Power		
		generation	58	58
PLP Renewables	British Virgin Islands	Investment and holding		
		company	58	58
Alsons Thermal Energy Corporation	Philippines	Power generation		
("ATEC")			50	50
Baraccuda Energy	Philippines	Renewable energy	50	_
(Forward)				
(

June 30. December 31.

			June 30, 2024	December 31, 2023
			(Unaudited)	(Audited)
	Place of		(Climatica)	(Frances)
	Incorporation	Principal Activity	Percentage o	f Ownership
Redondo Peninsula Energy Inc. ("RP	Philippines	Power generation		
Energy")			47	47
Aclara Meters Philippines, Inc. ("Aclara Meters")	Philippines	Sale of metering products and services	35	35
Power Distribution Services Ghana	Ghana		33	33
Limited ("PDS Ghana")	Ghana	Distribution of power	30	30
Indra Philippines, Inc. ("Indra	Philippines	Management and IT		
Philippines")		consultancy	25	25
Limitless Growth Ventures Inc. ("Limitless")	Philippines	Electronic payment and reward system	20	_
AF Payments	Philippines	Electronic payment clearing and settlement system	_*	
		operator	10	10
Joint Ventures		•		
SBPL	Philippines	Power generation	51	51
MRail-DESCO Joint Venture ("MDJV")	Philippines	Maintenance of mass transit		
	• •	system	51	51
Pure Meridian Hydropower Corporation	Philippines	Renewable energy		
("Pure Meridian")			50	50
NSEC	Philippines	Power generation	50	50
First Balfour-MRail Joint Venture	Philippines	Maintenance of mass transit		
("FBMJV")		system	49	49
MPioneer Insurance Inc. ("MPioneer")	Philippines	Insurance	35	35
Rockwell Business Center Joint Venture	Philippines	Real estate		
("RBC JV")			30	30

The movements in investments in associates and interests in joint ventures are as follow:

	June 30,	December 31,
	2024	2023
	(Unaudited)	(Audited)
	(Amounts in	millions)
Acquisition cost:		
Balance at beginning of period	P33,458	₽33,464
Additions (return of capital)	964	(6)
Balance at end of period	34,422	33,458
Accumulated equity in net earnings:		
Balance at beginning of period	5,283	3,890
Equity in net earnings for the period	5,048	11,479
Dividends received	(5,565)	(10,106)
Reclassification	134	20
Balance at end of period	4,900	5,283
Share in remeasurement adjustments on		
retirement liabilities:		
Balance at beginning of period	(29)	(16)
Share in actuarial losses	(2)	(13)
Balance at end of period	(31)	(29)
Share in cumulative translation adjustments:		_
Balance at beginning of period	(22)	(30)
Cumulative translation adjustments	_	8
Balance at end of period	(22)	(22)

	June 30,	December 31,
	2024	2023
	(Unaudited)	(Audited)
	(Amounts in 1	millions)
Share in other comprehensive income:		
Balance at beginning of period	P329	₽–
Cumulative translation adjustments	(1)	329
Balance at end of period	328	329
Allowance for impairment loss:		
Balance at beginning of period	(631)	(5,420)
Reversals – net of provisions	_	4,941
Reclassification	_	(152)
Balance at end of period	(631)	(631)
	P38,966	₽38,388

The carrying values of investments in associates and interests in joint ventures follow:

	June 30,	December 31,
	2024	2023
	(Unaudited)	(Audited)
	(Amou	nts in millions)
Associates:		
FPM Power/PacificLight Power	₽15,959	₽16,184
ATEC	9,866	9,910
Barracuda Energy	883	_
Indra Philippines	375	420
RP Energy	119	119
Aclara Meters	80	97
Limitless	70	_
PLP Renewables	49	45
Joint ventures:		
SBPL	9,674	9,909
$RBC\ JV$	804	643
NSEC	611	619
MPioneer	418	384
MDJV	58	58
	P38,966	₽38,388

FPM Power/PacificLight Power

FPM Power is 40%-owned by MERALCO through MPG Asia (a wholly-owned subsidiary of MGen) and 60%-owned by First Pacific Company Limited ("First Pacific"). FPM Power has a 70% equity interest in PacificLight Power, which owns and operates a 2 x 400 MW LNG-fired power plant in Jurong Island, Singapore. PacificLight Power's wholly owned subsidiary, PacificLight Energy Pte. Ltd., is engaged in energy trading.

MGen through MPG Asia has 30% direct equity interest in PacificLight Power.

In December 2023, *MGen* re-assessed the estimated recoverable amount of its investment in *FPM Power* in view of the improvement in market condition in Singapore resulting in *PacificLight Power*'s positive operating results. The recoverable amount of *MGen*'s 40% share in *FPM Power* as at December 31, 2023 was calculated using the cash flow projections of *PacificLight Power*.

Consequently, *MGen* reversed the remaining allowance for impairment loss of \$\mathbb{P}4,941\$ million in 2023.

PLP Renewables

PLP Renewables is 58%-owned by MERALCO through MGreen International (a wholly-owned subsidiary of MGreen). PLP Renewables has a 37% equity interest in PacificMedco Solar Energy Pte Ltd, which is a company incorporated and domiciled in Singapore with the purpose of importing renewable energy to Singapore by building large-scale solar PV plant in Bulan Island, Indonesia and transmitting the energy via subsea cable to Jurong Island, Singapore.

ATEC

ATEC has the following equity interests: (i) 75% of Sarangani Energy which operates a 2 x 118.5 MW (gross capacity) baseload coal-fired plant in Maasim, Sarangani Province; (ii) 100% of San Ramon Power, Inc. which is developing a 120 MW baseload coal-fired plant in Zamboanga City; and (iii) 100% of ACES Technical Services Corporation, which provides operations and maintenance services to ATEC's power plants.

Barracuda Energy

MGreen closed an investment agreement with *Vena Energy*, for the development, construction and operation of the 450 *MWac* solar plant in Bugallon, Pangasinan through *Barracuda Energy*. The project is expected to commence its construction by the third quarter of 2024 and achieve commercial operation by fourth quarter of 2025.

RP Energy

RP Energy is a joint venture among MGen, Therma Power, Inc. ("TPI") and Taiwan Cogeneration International Corporation – Philippine Branch ("TCIC") for the construction and operation of a power plant in the Subic Bay Freeport Zone.

Aclara Meters

Aclara Meters is 35% owned by MERALCO and 65% owned by Aclara Technology LLC. Aclara Meters serves the Philippine market for American National Standard Institute ("ANSI")-type Watthour meters.

Indra Philippines

Indra Philippines is an *IT* service provider in the country and in the Asia Pacific region, with a wide range of services across various industries. *Indra Philippines* provides services which meet certain of *MERALCO*'s *IT* requirements in the area of system development, outsourcing of Information Systems ("*IS*") and *IT* operations and management consulting.

Limitless

Limitless is an electronic payment and reward system. It is a new entity that will create a platform that integrates services into one primary channel and allows entities to leverage on data and technology capabilities to innovate, drive up customer engagement and reduce costs. Limitless is owned by PLDT, MERALCO and Metro Pacific with equity interests of 60%, 20% and 20%, respectively.

AF Payments

MERALCO, through Finserve, has a 10% equity interest in AF Payments. AF Payments operates and maintains an electronic payment clearing and settlement system through a contactless automated fare collection system for public utility, including generic contactless micropayment solution. It supplies and issues fare media and store value cards or reloadable cards for use in transport and non-transport facilities and operates and maintains the related hardware and software.

Due to the lower than expected penetration rate into the micropayments business, *MERALCO* recognized impairment in prior years on the carrying amount of its investment in *AF Payments*. Management reviews the recoverable amount of the investment in *AF Payments*. The valuation analysis involved discounting estimates of free cash flows based on the most recent financial budgets and forecasts using the discount rate of 11.9%. The forecast period covers the remaining service concession agreement term until December 2025. As at June 30, 2024, the investment in *AF Payments* is fully impaired.

SBPL

SBPL, which is a joint venture between *MGen* (51%) and New Growth B.V. (49%), a 100% subsidiary of Electricity Generating Public Company Limited of Thailand ("*EGCO*"), owns and operates a new 455 *MW* (net) supercritical coal-fired power plant in Mauban, Quezon.

SBPL delivers all its plant output to MERALCO under a 20-year PSA approved by the ERC.

MDJV

On June 2, 2014, *MRail* and Desco, Inc. entered into a Joint Venture Agreement for the general overhaul and rehabilitation of three (3) units of diesel electric locomotives by the Philippine National Railways. The project including its warranty period was completed on April 19, 2019. As at June 30, 2024, *MDJV* is still in the process of liquidation.

Pure Meridian

On January 7, 2016, *MERALCO* and Repower Energy Development Corporation ("*REDC*") entered into a joint venture through, *Pure Meridian*, for the development of mini-hydroelectric power projects. The development of the mini-hydroelectric power projects is suspended. With the suspension of the development of its projects, *MERALCO* recognized impairment on the carrying amount of its investment in *Pure Meridian*.

NSEC

NSEC, a joint venture between *MGreen* and *Vena Energy*, owns and operates a 68 *MWac* solar power plant in Currimao, Ilocos Norte. The power plant was fully energized by mid-February 2023.

MPioneer

MPioneer is 35% owned by *MERALCO* and 65% owned by Pioneer Insurance and Surety Company. It is engaged in non-life insurance business.

RBCJV

RBC JV is a joint venture between Rockwell Land Corporation ("*Rockwell Land*") and *MERALCO* for a pre-agreed cooperation period, pursuant to which *Rockwell Land* built and manages three (3) Business Process Outsourcing-enabled buildings on a non-regulatory asset base property of *MERALCO*. Investment in *RBC JV* represents *MERALCO*'s 30% interest in the joint venture, while *Rockwell Land* has 70% interest in *RBC JV*.

The condensed statements of financial position of material associates follow:

	June 30, 2024 (Unaudited)			
	FPM Power /			
		PacificLight	Indra	
	ATEC	Power	Philippines	
	(Amounts in millions)			
Current assets	P3,468	P17,339	₽2,756	
Noncurrent assets	32,931	41,891	282	
Current liabilities	(4,468)	(15,160)	(1,253)	
Noncurrent liabilities	(8,542)	(12,816)	(285)	
Non-controlling interests	(3,658)	_		
Net assets	₽19,731	P31,254	₽1,500	

	December 31, 2023 (Audited)			
	FPM Power/			
	PacificLight In			
	ATEC	Power	Philippines	
	(A	(Amounts in millions)		
Current assets	₽3,227	₽15,061	₽2,554	
Noncurrent assets	33,995	44,197	295	
Current liabilities	(4,105)	(15,442)	(865)	
Noncurrent liabilities	(9,457)	(12,175)	(301)	
Non-controlling interests	(3,840)	_		
Net assets	₽19,820	₽31,641	₽1,683	

The condensed statements of comprehensive income of material associates are as follows:

	For the Six Months Ended June 30 (Unaudited)				1)	
	2024			2023		
		FPM		FPM		
		Power /			Power/	
	F	acificLight	Indra		PacificLight	Indra
	ATEC	Power	Philippines	ATEC	Power P	hilippines
		(Amoun	ts in millions)			
Revenues	₽5,231	P46,212	₽1,503	₽2,937	₽28,085	₽784
Costs and expenses	(3,925)	(39,731)	(1,381)	(2,351)	(22,631)	(725)
Net income	1,306	6,481	122	586	5,454	59
Non-controlling interests	(311)	_	_	(139)	_	_
Net income (loss) attributable to equity holders of						
the parent	995	6,481	122	447	5,454	59
Other comprehensive income	_	_	_	_	_	_
Total comprehensive income (loss)	P 995	P6,481	P122	₽447	₽5,454	₽59
Dividends received	P425	P3,787	₽75	₽–	₽2,318	₽–

The reconciliation of the net assets of the foregoing material associates to the carrying amounts of investments and advances in these associates recognized in the consolidated statements of financial position is as follows:

	June 30, 2024 (Unaudited)			
		FPM		
		Power /	Indra	
	ATEC Pace	ificLight Power	Philippines	
	(Amounts in mil	lions, except % of owi	nership)	
Net assets of associates	₽19,731	P31,254	P1,500	
Proportionate ownership in				
associates (%)	50	58	25	
	9,866	18,127	375	
Fair value adjustment	_	(2,168)	_	
	P9,866	₽15,959	P375	
	Decen	nber 31, 2023 (Audi	ited)	
		FPM		
		Power/	Indra	
	ATEC Pac	ificLight Power	Philippines	
	(Amounts in mil	lions, except % of own	nership)	
Net assets of associates	₽19,820	₽31,641	₽1,683	
Proportionate ownership in				
associates (%)	50	58	25	
·	9,910	18,352	420	
Fair value adjustment	_	(2,168)	_	
	₽9,910	₽16,184	₽420	

The following is the aggregate information of associates that are considered as not individually material:

	For the Six Months Ended June 30 (Unaudited)	
	2024	2023
	(Amounts in millions)	
Share in net income	₽8	₽25
Share in other comprehensive income (loss)	(1)	2
Share in total comprehensive income	P 7	₽27
Dividends received	₽32	₽–

Joint Ventures

The condensed statements of financial position of material joint ventures follow:

	June 30, 2024 (Unaudited)		
	RBC JV	SBPL	
	(Amounts	s in millions)	
Cash and cash equivalents	₽752	P 3,863	
Current assets, excluding cash and cash equivalents	326	6,915	
Noncurrent assets	2,079	42,314	
Trade payables	(7)	(984)	
Current liabilities, excluding trade payables	(463)	(4,435)	
Noncurrent liabilities	(7)	(28,704)	
Net assets	P2,680	P18,969	

	December 31, 2023 (Audited)		
	$RBC\ JV$	SBPL	
	(Amounts	in millions)	
Cash and cash equivalents	₽630	₽4,314	
Current assets, excluding cash and cash equivalents	349	6,042	
Noncurrent assets	1,671	43,473	
Trade payables	(130)	(40)	
Current liabilities, excluding trade payables	(356)	(4,316)	
Noncurrent liabilities	(21)	(30,044)	
Net assets	₽2,143	₽19,429	

The condensed statements of comprehensive income of material joint ventures are as follows:

	For the Six Months Ended			
		June 30 (U	naudited)	
		2024	2	.023
	RBC		RBC	
	JV	SBPL	JV	SBPL
	(Amounts in millions)			
Revenues	₽503	₽10,297	₽329	₽8,182
Costs and expenses, excluding depreciation	(52)	(6,467)	(112)	(6,139)
Depreciation	(107)	(768)	(54)	(369)
Other income (expense) - net	13	(1,271)	5	(823)
Benefit from (provision for) income tax - net	(27)	9	(9)	2
Net income	P330	P1,800	₽159	₽853
Dividends received	₽77	₽1,153	₽14	₽–

The reconciliation of the net assets of the foregoing material joint ventures to the carrying amounts of investments in these joint ventures recognized in the consolidated statements of financial position is as follows:

	June 30, 2024 (Unaudited)		
	RBC JV	SBPL	
	(Amounts in millions, except % of owne		
Net assets of joint ventures	P2.680 P 3		
Proportionate ownership in joint ventures (%)		51	
	P804	P9,674	

December 31, 2023 (Audited)

	Beechieu 31, 2023 (Hadrea)			
	$RBC\ JV$	SBPL		
	(Amounts in millions, except	% of ownership)		
Net assets of joint ventures	₽2,143	₽19,429		
Proportionate ownership in joint ventures (%)	30	51		
	P 643	₽9,909		

The following is the condensed financial information of joint ventures which are considered immaterial:

For the Six Months Ended
June 30 (Unaudited)

	June 30 (Unaudited) 2024 2023		
	(Amounts in millions)	_	
Share in net income	P 35	₽92	
Share in other comprehensive income (loss)	(1)	1	
Share in total comprehensive income	P34	₽93	
Dividends received	P16	₽–	

9. Investment Properties

The movements in investment properties are as follows:

	June	30, 2024 (Unaud	ited)	
	Buildings and			
	Land Im	Total		
	(Amo	unts in millions)		
Cost:				
Balance at beginning of period	₽1,428	₽211	P1,639	
Others	_	(2)	(2)	
Balance at end of period	1,428	209	1,637	
Less accumulated depreciation:				
Balance at beginning of period	_	146	146	
Depreciation	_	2	2	
Balance at end of period	_	148	148	
	P1,428	P61	P1,489	

	December 31, 2023 (Audited) Buildings and			
	Land	Land Improvements		
	(.	Amounts in millions)		
Cost:				
Balance at beginning of period	₽1,428	₽209	₽1,637	
Additions	_	2	2	
Balance at end of period	1,428	211	1,639	
Less accumulated depreciation:				
Balance at beginning of period	_	142	142	
Depreciation	_	4	4	
Balance at end of period	_	146	146	
	₽1,428	₽65	₽1,493	

Investment properties consist of real properties held for capital appreciation, former substation sites and other non-regulatory asset base real properties. Some of these investment properties are being leased out.

The aggregate fair values of the investment properties as at June 30, 2024 and December 31, 2023 are as follows (amounts in millions):

Land	₽5,087
Buildings and improvements	138

The fair values of investment properties were determined by independent, professionally qualified appraisers. The fair value represents the price that would be received to sell an investment property in an orderly transaction between market participants at the measurement date. As of June 30, 2024, thre is no significant change in the fair value of the investment properties.

The fair value disclosures of the investment properties are categorized as Level 3 as there is no active market for identical or similar properties. The inputs include price per square meter ranging from P100 to P170,000. There have been no changes in the valuation techniques used.

In conducting the appraisal, the independent professional appraisers used one (1) of the following approaches:

a. Market Data or Comparative Approach

Under this approach, the value of the property is based on sales and listings of comparable property registered within the vicinity. This approach requires the establishment of a comparable property by reducing comparative sales and listings to a common denominator with the subject property. This is done by adjusting the differences between the subject property and those actual sales and listings regarded as comparables. The properties used are either situated within the immediate vicinity or at different floor levels of the same building, whichever is most appropriate to the property being valued. Comparison was premised on the following: location, size and physical attributes, selling terms, facilities offered and time element.

b. Depreciated Replacement Cost Approach

This method of valuation considers the cost to reproduce or replace in new condition the assets appraised in accordance with current market prices for similar assets, with allowance for accrued depreciation based on physical wear and tear and obsolescence.

10. Intangible Assets

The movements of intangible assets are as follows:

	June 30, 2024 (Unaudited)						
_			Land and	Land and		Acquired	
			Leasehold	Customer	Network	Build-to-suit	
	Software	Franchise	Rights	Contracts	Location	Contracts	Total
			(Aı	mounts in millions)			
Cost:							
Balance at beginning of period	P8,047	P63	₽551	£ 43,222	₽8,398	₽2,949	P63,230
Additions	71	_	13	_	2,410	846	3,340
Reclassification	(86)	_	_	(3,384)	_	_	(3,470)
Balance at end of period	8,032	63	564	39,838	10,808	3,795	63,100
Less accumulated amortization:							
Balance at beginning of period	5,740	_	441	3,327	275	96	9,879
Amortization	244	_	14	525	161	57	1,001
Reclassification	(56)	_	(24)	_	_	_	(80)
Balance at end of period	5,928	_	431	3,852	436	153	10,800
	P2,104	P63	₽133	P35,986	P10,372	P3,642	P52,300

	December 31, 2023 (Audited)						
	Land and Acquired						
			Leasehold	Customer	Network	Build-to-suit	
	Software	Franchise	Rights	Contracts	Location	Contracts	Total
			(An	nounts in millions)			
Cost:							
Balance at beginning of period	₽7,511	₽63	₽558	₽13,875	₽5,661	₽2,058	₽29,726
Additions	490	_	19	_	2,737	891	4,137
Effect of consolidation of							
SPNEC (see Note 3)	_	_	_	29,347	_	_	29,347
Reclassification	46	_	(26)	-	_	_	20
Balance at end of period	8,047	63	551	43,222	8,398	2,949	63,230
Less accumulated amortization:							
Balance at beginning of period	5,308	_	401	2,276	36	14	8,035
Amortization	424	_	39	1,051	247	90	1,851
Reclassification	8	_	1	_	(8)	(8)	(7)
Balance at end of period	5,740	_	441	3,327	275	96	9,879
<u></u>	₽2,307	₽63	₽110	₽39,895	₽8,123	₽2,853	₽53,351

The identified intangible asset from the acquisition of controlling interest in *SPNEC* pertains to the existing customer contract of *Terra Solar* at acquisition date which was recognized at fair value.

MIDC entered into a Sale and Leaseback Agreement with Globe where MIDC shall acquire 2,180 telecom towers and related passive infrastructure for a pre-agreed consideration. Under the Master Lease Agreement, Globe shall be the anchor tenant of the towers for an initial period of 15 years. Globe also has commissioned MIDC to construct 900 additional build-to-suit towers over the next four (4) years on which Globe shall be the anchor tenant.

As at June 30, 2024 and December 31, 2023, *MIDC* acquired 1,669 towers and 1,194 towers, respectively, from *Globe* and recognized the following identifiable assets:

	June 30,	December 31,
	2024	2023
	(Unaudited)	(Audited)
	(Amounts in	millions)
Telecommunication towers and passive equipment	P5,425	₽2,981
Acquired network location intangibles	10,808	8,398
Build-to-suit contract intangibles	3,795	2,949
Total assets acquired	P20,028	₽14,328

Acquired network location intangibles represent the value to *MIDC* of the benefits from leasing the excess capacity on acquired towers to other mobile network operators. The build-to-suit contract intangibles pertain to the contractual commitment of *Globe* to engage *MIDC* in building additional towers to be leased by *Globe*.

11. Financial and Other Noncurrent Assets

This account consists of:

		June 30,	December 31,
		2024	2023
	Note	(Unaudited)	(Audited)
		(Amounts i	in millions)
Financial assets:			
Debt securities at amortized cost	15 and 27	₽9,421	₽9,858
Financial assets at FVOCI	27	4,363	4,375
Advance payments to a supplier	27 and 30	32	228
Nonfinancial assets:			
Under-recoveries of pass-through charges - net	2 and 24	25,261	10,434
Rental deposits		4,896	4,239
Deferred input VAT		2,293	3,487
Finance lease		892	894
Construction bond		159	158
Receivable from the BIR		181	181
Others		1,726	1,725
		₽49,224	₽35,579

Debt Securities at Amortized Cost

The details of debt securities at amortized cost are as follows:

	June 30, 2024 (Unaudited)			Decemb	er 31, 2023 (A	udited)	
	Current			Current		_	
	Portion Noncurrent			Portion	Noncurrent		
	(see <i>Note 15</i>)	Portion	Total	(see <i>Note 15</i>)	Portion	Total	
	(Amounts in millions)						
Government securities	₽1,951	₽9,100	₽11,051	₽2,162	₽9,389	₽11,551	
Private debt securities	1,261	321	1,582	5,371	469	5,840	
	₽3,212	P 9,421	P12,633	₽7,533	₽9,858	₽17,391	

Financial Assets at FVOCI

The details of financial assets at *FVOCI* are as follows:

	June 30,	December 31,	
	2024	2023	
	(Unaudited)	(Audited)	
	(Amounts in millions)		
Investments in debt securities -			
corporate bonds and others	₽2,122	₽2,255	
Investments in shares of stock and club shares	2,241	2,120	
	P4,363	₽4,375	

Interest income from debt and equity securities amounted to \$\mathbb{P}307\$ million and \$\mathbb{P}519\$ million for the six months ended June 30, 2024 and 2023, respectively.

The rollforward of unrealized fair value gains on quoted *FVOCI* financial assets, net of tax, included in the consolidated statements of financial position follow:

	June 30,	December 31,
	2024	2023
	(Unaudited)	(Audited)
	(Amounts in	millions)
Balance at beginning of period	P490	₽311
Unrealized fair value gains on fair value changes on:		
Debt securities	51	88
Equity securities	117	91
Balance at end of period	P658	₽490

Net Under-Recoveries of Pass-through Charges

This account represents generation, transmission and other pass-through costs incurred by *MERALCO* and *Clark Electric* as *DU*s determined based on *ERC*-approved recovery mechanism, which shall be billed to customers, upon confirmation by the *ERC*. The balance also includes other net underrecoveries of generation, transmission and other pass-through charges of current and prior years, which are the subject of various applications for recovery and approval by the *ERC*.

Allowance for *ECL* on net under -recoveries of pass-through charges amounted to \$\mathbb{P}2,645\$ million as at June 30, 2024 and December 31, 2023.

See Note 13 - Trade and Other Receivables.

Deferred Input VAT

The amount includes portion of input *VAT* incurred and paid in connection with purchase of capital assets in excess of \$\mathbb{P}1\$ million per month. As provided for under *RA* No. 9337 ("*EVAT Law*"), said portion of input *VAT* shall be deferred and credited evenly over the estimated useful lives of the related capital assets or 60 months, whichever is shorter, against the output *VAT* due. Under the Tax Reform for Acceleration and Inclusion ("*TRAIN*") Law, input *VAT* on capital goods purchased after December 31, 2021 shall be recognized outright and may be claimed as input tax credits against output tax. The deferred input *VAT* as of December 31, 2021 shall continue to be amortized.

Finance Lease

Spectrum entered into several bilateral *PSA*s to lease out solar power generation systems to its customers under a finance lease arrangement for periods ranging from 10 to 28 years.

Spectrum recognized finance lease receivables equivalent to its net investments under the lease. Net investment in the lease is the fair value of the asset and the present value of the minimum lease payments, whichever is lower. The average implicit interest rate of the lease arrangements ranges from 7.07% to 12.52% per annum at the inception of the lease.

Minimum lease payment pertains to the price of estimated energy output that the asset can produce and deliver to the lessee. The difference of actual and minimum lease payments from finance lease arrangements is recognized under "Other income (expense)" account in the consolidated statement of income.

The lease payments made by the lessees consist of interest and principal determined using the effective interest rate method. The lease receivable is reduced by the principal received.

12. Cash and Cash Equivalents

This account consists of:

	June 30,	December 31,	
	2024	2023	
	(Unaudited)	(Audited)	
	(Amounts in millions)		
Cash on hand and in banks	₽ 22,584	₽30,104	
Cash equivalents	64,030	52,685	
	P86,614	₽82,789	

Cash in banks earn interest at prevailing bank deposit rates. Cash equivalents are temporary cash investments, which are made for varying periods up of to three (3) months depending on *MERALCO Group*'s immediate cash requirements and earn interest at the prevailing short-term investment rates.

Interest income on cash in banks and cash equivalents amounted to \$\mathbb{P}\$1,537 million and \$\mathbb{P}\$918 million for the six months ended June 30, 2024 and 2023, respectively.

As at June 30, 2024 and December 31, 2023, cash and cash equivalents include bank accounts totaling \$\mathbb{P}4,462\$ million and \$\mathbb{P}5,531\$ million, respectively, equivalent to unpaid \$SC\$ refund, meter deposits, \$RES\$ bill deposits and over-recoveries of pass-through charges which \$MERALCO\$ set aside in compliance with regulatory requirements.

13. Trade and Other Receivables

This account consists of:

		June 30,	December 31,
		2024	2023
	Note	(Unaudited)	(Audited)
		(Amounts in	millions)
Trade:			
Electricity sold	23 and 27	P 45,478	₽38,688
Energy generated	27	8,249	6,729
Service contracts		2,645	1,448
Unbilled receivables	24	4,538	3,028
Nontrade	23 and 27	7,109	6,705
		68,019	56,598
Less allowance for expected credit losses		8,657	8,203
		P59,362	₽48,395

Movements in allowance for expected credit losses for trade and other receivables are as follows:

	June 30, 2024 (Unaudited)				
	Balance at Beginning of Period	Provisions	Write-offs	Balance at End of Period	
	10100	(Amounts in		1 01100	
Trade:					
Electricity sold	₽ 5,557	₽577	₽–	₽6,134	
Energy generated	1,276	(3)	_	1,273	
Other trade receivables	916	_	(124)	792	
Nontrade receivables	454	4	_	458	
	P8,203	P 578	(P124)	₽8,657	

		December 31, 2023 (Audited)			
	Balance at			Effect of	Balance at
	Beginning of			Consolidation	End of
	Year	Provisions	Write-offs	of SPNEC	Year
	(Amounts in millions)				
Trade:					
Electricity sold	₽ 4,769	₽788	₽–	₽–	₽5,557
Energy generated	1,108	99	_	69	1,276
Other trade receivables	786	147	(17)	_	916
Nontrade receivables	452	2	_	_	454
	₽7,115	₽1,036	(P 17)	₽69	₽8,203

		Jun	ie 30, 2024 (Un	audited)			Decem	ber 31, 2023 (A	udited)	
		Trade			_		Trade			
	Electricity	Energy	Other	Nontrade	_	Electricity	Energy	Other	Nontrade	
	Sold	Generated	Receivables	Receivables	Total	Sold	Generated	Receivables	Receivables	Total
					(Amounts in	n millions)				
Individually impaired	₽4,168	₽–	₽792	₽458	₽5,418	₽3,733	₽-	₽916	₽454	₽5,103
Collectively impaired	1,966	1,273	_	_	3,239	1,824	1,276	_	=	3,100
•	P6,134	₽1,273	₽792	₽458	₽8,657	₽5,557	₽1,276	₽916	₽454	₽8,203

Trade Receivables – Electricity Sold

Trade receivables of *MERALCO* and *Clark Electric* include charges for pass-through costs. Pass-through costs of *MERALCO* as *DU* consist of generation, transmission and *SL* charges, which represent 62%, 7% and 4%, respectively, of the total billed amount in 2024 and 66%, 6% and 5%, respectively, of the total billed amount in 2023. Billed receivables are due 10 days after bill date. *MERALCO*'s and *Clark Electric*'s trade receivables are noninterest-bearing and are substantially secured by bill deposits. Electricity consumed after the meter reading cut-off dates, which will be billed to customers in the immediately following billing period, is included as part of trade receivables.

See Note 27 – Financial Assets and Financial Liabilities.

Trade Receivables - Energy Generated

Trade receivables – Energy generated represent non-interest-bearing outstanding billings for energy fees and pass-through fuel costs arising from the delivery of electricity to customers and energy sales to the *WESM* by power generation subsidiaries. Normal credit term is 15 to 30 days from the date of receipt of billing.

Trade Receivables – Service Contracts

Service contracts receivable arise from contracts entered into by the MIESCOR Group, e-MVI Group, CIS Group, MRail, MServ, Finserve, Comstech, eSakay and Spectrum for construction, engineering, consulting and related manpower, light rail maintenance, telecommunications and data transport, e-transactions and bills collection, tellering and e-business development, energy systems management and harnessing renewable energy to third parties.

Receivables from service contracts and others are noninterest-bearing and are generally on 30- to 90-day terms.

See Note 11 – Financial and Other Noncurrent Assets.

14. Inventories

	June 30,	December 31,	
	2024	2023	
	(Unaudited)	(Audited)	
	(Amount	(Amounts in millions)	
Materials and supplies:			
At cost	P14,420	₽12,142	
At net realizable value ("NRV")	13,465	11,180	
Materials and supplies at lower of cost or NRV	P13,465	₽11,180	

The net realizable value of inventories is net of allowance for inventory obsolescence of \$\mathbb{P}955\$ million and \$\mathbb{P}962\$ million as at June 30, 2024 and December 31, 2023, respectively. No item of inventory has been written off for the six months ended June 30, 2024 and 2023.

See *Note 25 – Expenses and Income*.

15. Financial and Other Current Assets

	Note	June 30, 2024 (Unaudited)	December 31, 2023 (Audited)
		(Amounts in	n millions)
Financial assets:			
Debt securities at amortized cost	11 and 27	P 3,212	₽7,533
Short-term investments		12	11
Current portion of advance payments to	a		
supplier	27	209	197
Nonfinancial assets:			
Input VAT		6,536	5,155
Prepayments		5,575	4,386
Prepaid tax		2,366	2,029
Others		696	1,084
		P18,606	₽20,395

16. Equity

Common	Stoc	k

	June 30,	December 31,
	2024	2023
	(Unaudited)	(Audited)
	(In millions, exc	ept par value)
Authorized number of shares- P10 par value per share	1,250	1,250
Issued and outstanding - number of shares	1,127	1,127

There was no movement in the number of shares of MERALCO's common stock.

The common shares of *MERALCO* were listed on the *PSE* on January 8, 1992. There are 40,782 and 40,960 shareholders of *MERALCO*'s common shares as at June 30, 2024 and December 31, 2023, respectively.

Unappropriated Retained Earnings

The unappropriated retained earnings include accumulated earnings of subsidiaries, associates and joint ventures, the balance of *MERALCO*'s revaluation increment in utility plant, generation plant and others and investment properties carried at deemed cost, deferred tax assets and unrealized foreign exchange gains totaling to \$\mathbb{P}81,533\$ million and \$\mathbb{P}75,067\$ million as at June 30, 2024 and

December 31, 2023, respectively. These amounts are restricted for dividend declaration purposes as of the close of the respective reporting period.

The following are the cash dividends declared on common shares for the six months ended June 30, 2024 and 2023:

			Dividend	
Declaration Date	Record Date	Payment Date	Per Share	Amount
				(In millions)
February 26, 2024	March 27, 2024	April 24, 2024	₽11.24	₽12,663
February 27, 2023	March 29, 2023	April 26, 2023	11.03	12,430

The *BOD*-approved dividend policy of *MERALCO* consists of (i) regular cash dividends equivalent to 50% of *CCNI* for the year; and (ii) special dividend determined on a "look-back" basis. Declaration and payment of special dividend are dependent on the availability of unrestricted retained earnings and free cash. The declaration, record and payment dates shall be consistent with the guidelines and regulations of the Philippine *SEC*.

Hedging Reserve

In March and April 2024, *MERALCO* entered into a foreign exchange forwards to "lock-in" investment cost in foreign currency. The changes in the fair value of the foreign exchange forwards are recorded as Hedging Reserve in the consolidated statement of changes in equity and will be included in the initial cost or carrying amount of the investment.

Treasury Shares

Treasury shares represent 172,412 subscribed shares and the related rights of employees who have opted to withdraw from the *ESPP* in accordance with the provisions of the *ESPP* and which *MERALCO* purchased.

17. Interest-bearing Long-term Financial Liabilities

This account consists of the following:

June 30,	December 31,
2024	2023
(Unaudited)	(Audited)
(Amounts in	millions)
P65,369	₽62,272
3,969	8,126
1,465	1,465
5,434	9,591
₽70,803	₽71,863
	(Unaudited) (Amounts in P65,369 3,969 1,465 5,434

All of the redeemable preferred shares have been called as at June 30, 2011, consistent with the terms of the Preferred Shares Subscription Agreement. Accrued interests amounted to P248 million as at June 30, 2024 and December 31, 2023. Interest is no longer accrued from the time such preferred shares were called for redemption.

The details of interest-bearing long-term financial liabilities are as follows:

MERALCO		June 30 ,	December 31,
MERALCO (Amounts in millions) P10.0 Billion Term Loan P9,900 P9,900 12-year Puttable Bonds 2,868 2,868 P7.2 Billion Note - 3,960 MGen Group - 3,960 P18.0 Billion Term Loan 16,380 16,740 P11.6 Billion Term Loan 9,650 10,132 P5.8 Billion Term Loan 4,060 4,350 P4.5 Billion Term Loan 2,748 2,804 P2.7 Billion Term Loan 2,650 2,350 P3.5 Billion Term Loan 2,650 2,350 P3.5 Billion Term Loan 1,860 1,936 P3.4 Billion Term Loan 1,860 1,936 P3.4 Billion Term Loan 875 - P791 Million Term Loan 451 - P1.5 Billion Term Loan 230 307 Radius P1.5 Billion Term Loan 9 38 P280 Million Term Loan 9 9 MServ P600 Million Term Loan 9 9 MESCOR P10.2 Billion Term Loan		2024	2023
MERALCO P10.0 Billion Term Loan P9,900 P9,900 12-year Puttable Bonds 2,868 2,868 P7.2 Billion Note - 3,960 MGen Group - 3,960 P18.0 Billion Term Loan 16,380 16,740 P11.6 Billion Term Loan 9,650 10,132 P5.8 Billion Term Loan 4,060 4,350 P4.5 Billion Term Loan 3,365 3,535 P3.0 Billion Term Loan 2,748 2,804 P2.7 Billion Term Loan 2,650 2,350 P3.5 Billion Term Loan 1,860 1,936 P3.4 Billion Term Loan 1,090 1,199 P2.0 Billion Term Loan 875 - P791 Million Term Loan 451 - P1.5 Billion Term Loan 700 700 \$5.0 Million Medium-Term Loan 9 9 MServ 9 9 P600 Million Term Loan 330 420 MESCOR P10.2 Billion Term Loan 9 9 P375 Million Term Loan 214			
P10.0 Billion Term Loan P9,900 P9,900 12-year Puttable Bonds 2,868 2,868 P7.2 Billion Note - 3,960 MGen Group - 3,965 P18.0 Billion Term Loan 16,380 16,740 P11.6 Billion Term Loan 9,650 10,132 P5.8 Billion Term Loan 4,060 4,350 P4.5 Billion Term Loan 3,365 3,535 P3.0 Billion Term Loan 2,748 2,804 P2.7 Billion Term Loan 2,368 2,692 P3.5 Billion Term Loan 1,860 1,936 P3.4 Billion Term Loan 1,860 1,936 P3.4 Billion Term Loan 875 - P791 Million Term Loan 230 307 Radius 875 - P1.5 Billion Term Loan 9 38 P280 Million Term Loan 9 9 MServ 9 9 P600 Million Term Loan 330 420 MIESCOR 9 9 P10.2 Billion Term Loan <t< td=""><td></td><td>(Amour</td><td>its in millions)</td></t<>		(Amour	its in millions)
12-year Puttable Bonds			
P7.2 Billion Note - 3,960 MGen Group 16,380 16,740 P11.6 Billion Term Loan 9,650 10,132 P5.8 Billion Term Loan 4,060 4,350 P4.5 Billion Term Loan 3,365 3,535 P3.0 Billion Term Loan 2,748 2,804 P2.7 Billion Term Loan 2,560 2,350 P3.5 Billion Term Loan 2,368 2,692 P2.2 Billion Term Loan 1,860 1,936 P3.4 Billion Term Loan 1,900 1,199 P2.0 Billion Term Loan 875 - P791 Million Term Loan 451 - P1.5 Billion Term Loan 230 307 Radius 700 700 P1.5 Billion Term Loan 9 9 MServ 9 9 P600 Million Term Loan 330 420 MESCOR 10,125 6,749 P375 Million Term Loan 214 241 Total long-term debt 69,882 70,930 Less unamortized debt issue costs 784 808 Redeemable Preferred Stock	₽10.0 Billion Term Loan	₽9,900	₽9,900
MGen Group P18.0 Billion Term Loan 16,380 16,740 P11.6 Billion Term Loan 9,650 10,132 P5.8 Billion Term Loan 4,060 4,350 P4.5 Billion Term Loan 3,365 3,535 P3.0 Billion Term Loan 2,748 2,804 P2.7 Billion Term Loan 2,650 2,350 P3.5 Billion Term Loan 1,860 1,936 P3.4 Billion Term Loan 1,090 1,936 P3.4 Billion Term Loan 875 - P791 Million Term Loan 875 - P791 Million Term Loan 230 307 Radius 700 700 P1.5 Billion Term Loan 9 3 P280 Million Term Loan 9 9 MServ 9 9 P600 Million Term Loan 330 420 MIESCOR P10.2 Billion Term Loan 10,125 6,749 P375 Million Term Loan 214 241 Total long-term debt 69,882 70,930 Less unamortized debt issue costs 78	12-year Puttable Bonds	2,868	2,868
P18.0 Billion Term Loan 16,380 16,740 P11.6 Billion Term Loan 9,650 10,132 P5.8 Billion Term Loan 4,060 4,350 P4.5 Billion Term Loan 3,365 3,535 P3.0 Billion Term Loan 2,748 2,804 P2.7 Billion Term Loan 2,650 2,350 P3.5 Billion Term Loan 1,860 1,936 P3.4 Billion Term Loan 1,990 1,199 P2.0 Billion Term Loan 875 - P791 Million Term Loan 451 - P1.5 Billion Term Loan 230 307 Radius P1.5 Billion Term Loan 9 38 P280 Million Medium-Term Loan 9 9 MServ P600 Million Term Loan 9 9 MESCOR P10.2 Billion Term Loan 10,125 6,749 P375 Million Term Loan 214 241 Total long-term debt 69,882 70,930 Less unamortized debt issue costs 784 808 Fair value adjustment in relation to the purchase of GBPC 240	₽7.2 Billion Note	_	3,960
P11.6 Billion Term Loan 9,650 10,132 P5.8 Billion Term Loan 4,060 4,350 P4.5 Billion Term Loan 3,365 3,535 P3.0 Billion Term Loan 2,748 2,804 P2.7 Billion Term Loan 2,650 2,350 P3.5 Billion Term Loan 2,368 2,692 P2.2 Billion Term Loan 1,860 1,936 P3.4 Billion Term Loan 1,990 1,199 P2.0 Billion Term Loan 875 - P791 Million Term Loan 451 - P1.5 Billion Term Loan 230 307 Radius 700 700 \$5.0 Million Medium-Term Loan 9 9 MServ 9 9 P600 Million Term Loan 330 420 MIESCOR 420 P10.2 Billion Term Loan 10,125 6,749 P375 Million Term Loan 214 241 Total long-term debt 69,882 70,930 Less unamortized debt issue costs 784 808 Fair value adjustment in relation to the purchase of GBPC 240 276 70	MGen Group		
P5.8 Billion Term Loan 4,060 4,350 P4.5 Billion Term Loan 3,365 3,535 P3.0 Billion Term Loan 2,748 2,804 P2.7 Billion Term Loan 2,650 2,350 P3.5 Billion Term Loan 2,368 2,692 P2.2 Billion Term Loan 1,860 1,936 P3.4 Billion Term Loan 1,090 1,199 P2.0 Billion Term Loan 875 - P791 Million Term Loan 451 - P1.5 Billion Term Loan 230 307 Radius 700 700 P1.5 Billion Term Loan 9 38 P280 Million Medium-Term Loan 9 9 MServ P600 Million Term Loan 330 420 MIESCOR P10.2 Billion Term Loan 330 420 MIESCOR P10.2 Billion Term Loan 214 241 Total long-term debt 69,882 70,930 Less unamortized debt issue costs 784 808 Fair value adjustment in relation to the purchase of GBPC 240 276 T0,803 71,863 Less current portion	₽18.0 Billion Term Loan	16,380	16,740
P4.5 Billion Term Loan 3,365 3,535 P3.0 Billion Term Loan 2,748 2,804 P2.7 Billion Term Loan 2,650 2,350 P3.5 Billion Term Loan 2,368 2,692 P2.2 Billion Term Loan 1,860 1,936 P3.4 Billion Term Loan 1,090 1,199 P2.0 Billion Term Loan 875 - P791 Million Term Loan 451 - P1.5 Billion Term Loan 230 307 Radius 700 700 P1.5 Billion Term Loan 9 38 P280 Million Medium-Term Loan 9 9 MServ 9 9 P600 Million Term Loan 330 420 MIESCOR 420 240 P10.2 Billion Term Loan 10,125 6,749 P375 Million Term Loan 214 241 Total long-term debt 69,882 70,930 Less unamortized debt issue costs 784 808 Redeemable Preferred Stock 1,465 1,465 Fair value adjustment in relation to the purchase of GBPC 240 276 <tr< td=""><td>₽11.6 Billion Term Loan</td><td>9,650</td><td>10,132</td></tr<>	₽11.6 Billion Term Loan	9,650	10,132
P3.0 Billion Term Loan 2,748 2,804 P2.7 Billion Term Loan 2,650 2,350 P3.5 Billion Term Loan 2,368 2,692 P2.2 Billion Term Loan 1,860 1,936 P3.4 Billion Term Loan 1,090 1,199 P2.0 Billion Term Loan 875 - P791 Million Term Loan 451 - P1.5 Billion Term Loan 230 307 Radius 8 8 P1.5 Billion Term Loan 700 700 \$5.0 Million Medium-Term Loan 9 38 P280 Million Term Loan 9 9 MServ 9 9 P600 Million Term Loan 330 420 MIESCOR 10.2 Billion Term Loan 10,125 6,749 P375 Million Term Loan 214 241 Total long-term debt 69,882 70,930 Less unamortized debt issue costs 784 808 Redeemable Preferred Stock 1,465 1,465 Fair value adjustment in relation to the purchase of GBPC 240 276 70,803 71,863	₽5.8 Billion Term Loan	4,060	4,350
P2.7 Billion Term Loan 2,650 2,350 P3.5 Billion Term Loan 2,368 2,692 P2.2 Billion Term Loan 1,860 1,936 P3.4 Billion Term Loan 1,090 1,199 P2.0 Billion Term Loan 875 - P791 Million Term Loan 451 - P1.5 Billion Term Loan 230 307 Radius 700 700 P1.5 Billion Term Loan 9 38 P280 Million Medium-Term Loan 9 9 MServ 9 9 P600 Million Term Loan 330 420 MIESCOR 210.2 Billion Term Loan 10,125 6,749 P375 Million Term Loan 214 241 Total long-term debt 69,882 70,930 Less unamortized debt issue costs 784 808 69,098 70,122 Redeemable Preferred Stock 1,465 1,465 Fair value adjustment in relation to the purchase of GBPC 240 276 70,803 71,863 Less current portion 5,434 9,591 Long-term portion of	₽4.5 Billion Term Loan	3,365	3,535
P3.5 Billion Term Loan 2,368 2,692 P2.2 Billion Term Loan 1,860 1,936 P3.4 Billion Term Loan 1,090 1,199 P2.0 Billion Term Loan 875 - P791 Million Term Loan 451 - P1.5 Billion Term Loan 230 307 Radius 700 700 P1.5 Billion Term Loan 9 38 P280 Million Medium-Term Loan 9 9 MServ 9 9 P600 Million Term Loan 330 420 MIESCOR 910.2 Billion Term Loan 10,125 6,749 P375 Million Term Loan 214 241 Total long-term debt 69,882 70,930 Less unamortized debt issue costs 784 808 69,098 70,122 Redeemable Preferred Stock 1,465 1,465 Fair value adjustment in relation to the purchase of GBPC 240 276 70,803 71,863 Less current portion 5,434 9,591 Long-term portion of interest-bearing	₽3.0 Billion Term Loan	2,748	2,804
P3.5 Billion Term Loan 2,368 2,692 P2.2 Billion Term Loan 1,860 1,936 P3.4 Billion Term Loan 1,090 1,199 P2.0 Billion Term Loan 875 - P791 Million Term Loan 451 - P1.5 Billion Term Loan 230 307 Radius 700 700 P1.5 Billion Term Loan 9 38 P280 Million Medium-Term Loan 9 9 MServ 9 9 P600 Million Term Loan 330 420 MIESCOR 910.2 Billion Term Loan 10,125 6,749 P375 Million Term Loan 214 241 Total long-term debt 69,882 70,930 Less unamortized debt issue costs 784 808 69,098 70,122 Redeemable Preferred Stock 1,465 1,465 Fair value adjustment in relation to the purchase of GBPC 240 276 70,803 71,863 Less current portion 5,434 9,591 Long-term portion of interest-bearing	₽2.7 Billion Term Loan	2,650	2,350
₽3.4 Billion Term Loan 1,090 1,199 ₽2.0 Billion Term Loan 875 − ₽791 Million Term Loan 451 − ₽1.5 Billion Term Loan 230 307 Radius 700 700 \$5.0 Million Term Loan 9 38 ₽280 Million Term Loan 9 9 MServ 9 9 P600 Million Term Loan 330 420 MIESCOR 10,125 6,749 ₽375 Million Term Loan 214 241 Total long-term debt 69,882 70,930 Less unamortized debt issue costs 784 808 Redeemable Preferred Stock 1,465 1,465 Fair value adjustment in relation to the purchase of GBPC 240 276 70,803 71,863 Less current portion 5,434 9,591 Long-term portion of interest-bearing	₽3.5 Billion Term Loan	2,368	
P3.4 Billion Term Loan 1,090 1,199 P2.0 Billion Term Loan 875 - P791 Million Term Loan 451 - P1.5 Billion Term Loan 230 307 Radius - - P1.5 Billion Term Loan 700 700 \$5.0 Million Medium-Term Loan 9 38 P280 Million Term Loan 9 9 MServ - - P600 Million Term Loan 330 420 MIESCOR - - P10.2 Billion Term Loan 10,125 6,749 P375 Million Term Loan 214 241 Total long-term debt 69,882 70,930 Less unamortized debt issue costs 784 808 Redeemable Preferred Stock 1,465 1,465 Fair value adjustment in relation to the purchase of GBPC 240 276 70,803 71,863 Less current portion of interest-bearing 5,434 9,591	₽2.2 Billion Term Loan	1,860	1,936
P2.0 Billion Term Loan 875 — P791 Million Term Loan 451 — P1.5 Billion Term Loan 230 307 Radius P1.5 Billion Term Loan 700 700 \$5.0 Million Medium-Term Loan 9 38 P280 Million Term Loan 9 9 MServ 9 9 P600 Million Term Loan 330 420 MIESCOR 910.2 Billion Term Loan 10,125 6,749 P375 Million Term Loan 214 241 Total long-term debt 69,882 70,930 Less unamortized debt issue costs 784 808 Redeemable Preferred Stock 1,465 1,465 Fair value adjustment in relation to the purchase of GBPC 240 276 Less current portion 5,434 9,591 Long-term portion of interest-bearing 5,434 9,591	₽3.4 Billion Term Loan	-	
P1.5 Billion Term Loan 230 307 Radius P1.5 Billion Term Loan 700 700 \$5.0 Million Medium-Term Loan 9 38 \$\text{P}\$280 Million Term Loan 9 9 MServ 9 9 \$\text{P}\$600 Million Term Loan 330 420 MIESCOR 10,125 6,749 \$\text{P}\$10.2 Billion Term Loan 10,125 6,749 \$\text{P}\$375 Million Term Loan 214 241 Total long-term debt 69,882 70,930 Less unamortized debt issue costs 784 808 \$\text{Fair value adjustment in relation to the purchase of \$GBPC\$ 240 276 \$\text{Fair value adjustment in relation to the purchase of \$GBPC\$ 240 276 \$\text{T0,803} 71,863 1,863 1,863 \$\text{Less current portion} 5,434 9,591 Long-term portion of interest-bearing	₽2.0 Billion Term Loan		,
RadiusP1.5 Billion Term Loan700700\$5.0 Million Medium-Term Loan938P280 Million Term Loan99 $MServ$ P600 Million Term Loan330420 $MIESCOR$ 10,1256,749P375 Million Term Loan214241Total long-term debt69,88270,930Less unamortized debt issue costs784808Redeemable Preferred Stock1,4651,465Fair value adjustment in relation to the purchase of $GBPC$ 240276T0,80371,863Less current portion5,4349,591Long-term portion of interest-bearing	₽791 Million Term Loan	451	_
P1.5 Billion Term Loan 700 700 \$5.0 Million Medium-Term Loan 9 38 P280 Million Term Loan 9 9 MServ 20 330 420 MIESCOR 20 330 420 P10.2 Billion Term Loan 10,125 6,749 P375 Million Term Loan 214 241 Total long-term debt 69,882 70,930 Less unamortized debt issue costs 784 808 Redeemable Preferred Stock 1,465 1,465 Fair value adjustment in relation to the purchase of GBPC 240 276 To,803 71,863 Less current portion 5,434 9,591 Long-term portion of interest-bearing 5,434 9,591	₽1.5 Billion Term Loan	230	307
\$5.0 Million Medium-Term Loan 9 38 \$280 Million Term Loan 9 9 $MServ$ 2600 Million Term Loan 330 420 $MIESCOR$ 210.2 Billion Term Loan 10,125 6,749 \$P375 Million Term Loan 214 241 Total long-term debt 69,882 70,930 Less unamortized debt issue costs 784 808 Redeemable Preferred Stock 1,465 1,465 Fair value adjustment in relation to the purchase of $GBPC$ 240 276 Less current portion 5,434 9,591 Long-term portion of interest-bearing	Radius		
P280 Million Term Loan99MServP600 Million Term Loan330420MIESCORP10.2 Billion Term Loan10,1256,749P375 Million Term Loan214241Total long-term debt69,88270,930Less unamortized debt issue costs784808Redeemable Preferred Stock1,4651,465Fair value adjustment in relation to the purchase of $GBPC$ 240276To,80371,863Less current portion5,4349,591Long-term portion of interest-bearing	₽1.5 Billion Term Loan	700	700
MServP600 Million Term Loan330420MIESCORP10.2 Billion Term Loan10,1256,749P375 Million Term Loan214241Total long-term debt69,88270,930Less unamortized debt issue costs78480869,09870,122Redeemable Preferred Stock1,4651,465Fair value adjustment in relation to the purchase of $GBPC$ 24027670,80371,863Less current portion5,4349,591Long-term portion of interest-bearing	\$5.0 Million Medium-Term Loan	9	38
P600 Million Term Loan 330 420 MIESCOR P10.2 Billion Term Loan 10,125 6,749 P375 Million Term Loan 214 241 Total long-term debt 69,882 70,930 Less unamortized debt issue costs 784 808 69,098 70,122 Redeemable Preferred Stock 1,465 1,465 Fair value adjustment in relation to the purchase of GBPC 240 276 T0,803 71,863 Less current portion 5,434 9,591 Long-term portion of interest-bearing	₽280 Million Term Loan	9	9
MIESCOR\$\text{P}\$10.2 Billion Term Loan}\$10,125\$ 6,749\$\text{P}\$375 Million Term Loan}\$214\$ 241\$\text{Total long-term debt}\$\$69,882\$ 70,930\$\text{Less unamortized debt issue costs}\$\$784\$ 808\$\text{Redeemable Preferred Stock}\$\$1,465\$ 1,465\$\text{Fair value adjustment in relation to the purchase of \$GBPC\$\$240\$ 276\$\text{Total long-term portion}\$\$5,434\$ 9,591\$\text{Long-term portion of interest-bearing}\$	MServ		
MIESCOR\$\text{P}\$10.2 Billion Term Loan}\$10,125\$ 6,749\$\text{P}\$375 Million Term Loan}\$214\$ 241\$\text{Total long-term debt}\$\$69,882\$ 70,930\$\text{Less unamortized debt issue costs}\$\$784\$ 808\$\text{Redeemable Preferred Stock}\$\$1,465\$ 1,465\$\text{Fair value adjustment in relation to the purchase of \$GBPC\$\$240\$ 276\$\text{Total long-term portion}\$\$5,434\$ 9,591\$\text{Long-term portion of interest-bearing}\$	₽600 Million Term Loan	330	420
P375 Million Term Loan 214 241 Total long-term debt 69,882 70,930 Less unamortized debt issue costs 784 808 69,098 70,122 Redeemable Preferred Stock 1,465 1,465 Fair value adjustment in relation to the purchase of GBPC 240 276 70,803 71,863 Less current portion 5,434 9,591 Long-term portion of interest-bearing			
P375 Million Term Loan214241Total long-term debt $69,882$ $70,930$ Less unamortized debt issue costs 784 808 Redeemable Preferred Stock $1,465$ $1,465$ Fair value adjustment in relation to the purchase of $GBPC$ 240 276 Less current portion $5,434$ $9,591$ Long-term portion of interest-bearing	₽10.2 Billion Term Loan	10,125	6,749
Total long-term debt 69,882 70,930 Less unamortized debt issue costs 784 808 69,098 70,122 Redeemable Preferred Stock 1,465 1,465 Fair value adjustment in relation to the purchase of GBPC 240 276 70,803 71,863 Less current portion 5,434 9,591 Long-term portion of interest-bearing	₽375 Million Term Loan		·
Less unamortized debt issue costs 784 808 G9,098 70,122 Redeemable Preferred Stock 1,465 1,465 Fair value adjustment in relation to the purchase of GBPC 240 276 T0,803 71,863 Less current portion 5,434 9,591 Long-term portion of interest-bearing			
Redeemable Preferred Stock 69,098 70,122 Redeemable Preferred Stock 1,465 1,465 Fair value adjustment in relation to the purchase of GBPC 240 276 70,803 71,863 Less current portion 5,434 9,591 Long-term portion of interest-bearing	<u>C</u>		
Redeemable Preferred Stock1,465Fair value adjustment in relation to the purchase of $GBPC$ 24027670,80371,863Less current portion5,4349,591Long-term portion of interest-bearing		69,098	70,122
Fair value adjustment in relation to the purchase of $GBPC$ 240 276 70,803 71,863 Less current portion 5,434 9,591 Long-term portion of interest-bearing	Redeemable Preferred Stock	1,465	1,465
purchase of GBPC 240 276 70,803 71,863 Less current portion 5,434 9,591 Long-term portion of interest-bearing	Fair value adjustment in relation to the	,	,
Less current portion 70,803 71,863 Long-term portion of interest-bearing 70,803 71,863 9,591	· ·	240	276
Less current portion 5,434 9,591 Long-term portion of interest-bearing	-		
Long-term portion of interest-bearing	Less current portion		
		,	•
		P65,369	₽62,272

The scheduled maturities of the outstanding long-term debt at nominal values as at June 30, 2024 are as follows:

	Amount in
	millions
Less than one (1) year	₽4,401
One (1) year up to two (2) years	7,656
More than two (2) years up to three (3) years	5,512
More than three (3) years up to four (4) years	4,934
More than four (4) years up to five (5) years	4,827
More than five (5) years	42,552
	₽69,882

MERALCO

₽10.0 Billion Term Loan

MERALCO has a \$\mathbb{P}10,000 million, 10-year floating rate loan due in December 2032. The related interest is payable quarterly. The principal is payable in nominal annual amortizations with a balloon payment upon final maturity.

12-year Puttable Bonds

The 12-year Puttable Bond is the balance of the total \$\mathbb{P}18,000\$ million Puttable Bonds issued in December 2013, puttable on the 10th year. On December 13, 2023, *MERALCO* redeemed \$\mathbb{P}4,132\$ million Puttable Bonds.

₽7.2 Billion Note

In April 2024, the remaining outstanding amount of *MERALCO*'s P7,200 million, 10-year Fixed Rate Note Facility was fully paid.

MGen Group

₽18 Billion Term Loan

GBPC has a £18,000 million, 15-year term loan due in May 2036. Interest rate is subject to repricing on May 2026. The principal is payable semi- annually until maturity.

₽11.6 Billion Term Loan

On April 28, 2022, *PEDC* obtained a \$\mathbb{P}\$11,580 million, 12-year term loan due in April 2034. The principal and related interest are payable quarterly.

₽5.8 Billion Term Loan

CEDC's \$\mathbb{P}5.8\$ Billion Term Loan represents a restructured loan from the original project financing obligation. This restructured loan is payable over 10 years until June 2031.

₽4.5 Billion Term Loan

This bilateral term loan with a consortium of banks was used to finance the acquisition of a 50% less one share in *ATEC*. The loan is a fixed rate 12-year facility with quarterly principal repayment commencing on November 2020.

₽3.0 Billion Term Loan

First Bulacan has a ₹3,039 million, 15-year term loan with interest repricing on November 2029 and the principal amount payable until November 2034.

₽2.7 Billion Term Loan

PHRI has a \$\mathbb{P}2,650\$ million term loan due in September 2037. The principal and related interest are payable semi-annually.

₽3.5 Billion Term Loan

TPC has a \$23,500 million, 5-year term loan due in July 2027. The principal and related interest are payable quarterly.

₽2.2 Billion Term Loan

Solar Philippines Tarlac has a \$\mathbb{P}2,225\$ million, 12-year term loan due in July 2031. The principal and related interest are payable semi-annually.

₽3.4 Billion Term Loan

Solar Philippines Calatagan has a \$\mathbb{P}3,400\$ million, 12-year term loan due in April 2029. The principal and related interest are payable semi-annually.

₽2.0 Billion Term Loan

On May 17, 2024, *Greenergy* secured a 15-year term project financing facility to fund the ongoing construction of its 49 *MWac* solar project in Cordon, Isabela. The principal and related interest are payable semi-annually until May 2039.

₽791 Million Term Loan

On May 17, 2024, *GSEI* secured a 15-year term project financing facility to develop its 18.75 *MWac* solar plant in Bongabon, Nueva Ecija. The principal and related interest are payable semi-annually until May 2039.

₽1.5 Billion Term Loan

The \$\mathbb{P}1,500\$ million loan of *CEDC* was used for general financing and other corporate requirements. The principal and related interest are payable semi-annually until December 2025.

Radius

₽1.5 Billion Term Loan

Radius drew P700 million, 7-year term loan out of its P1.5 billion loan facility. The principal and interest are payable quarterly until August 2029.

\$5.0 Million Medium-Term Loan

Radius has a \$5.0 million, medium-term loan. The principal is payable quarterly until July 2024.

₽280 Million Term Loan

Radius' ₱280 million loan is payable quarterly until July 2025.

MServ

₽600 Million Term Loan

MServ obtained a \$\mathbb{P}600\$ million, 10-year fixed rate term loan. The principal is payable based on preagreed amortization until 2027 while the related interest is payable semi-annually.

MIESCOR

₽10.2 Billion Term Loan

MIDC drew \$\text{P10,150}\$ million out of the total \$\text{P27,000}\$ million floating rate term loan facility. The principal and related interest are payable quarterly until October 2037.

₽375 Million Term Loan

MIESCOR has a \$275 million, fixed rate term loan, payable semi-annually until June 2028.

The annual interest rates of the interest-bearing financial liabilities range from 4.70% to 7.96% and 4.50% to 7.96% as at June 30, 2024 and December 31, 2023, respectively.

Debt Covenants

MERALCO's loan agreements require compliance with debt service coverage of 1.1 times calculated on specific measurement dates. The agreements also contain restrictions with respect to the creation of liens or encumbrances on assets, issuance of guarantees, mergers or consolidations, disposition of a significant portion of its assets and related party transactions.

Under their respective loan agreements, *MERALCO*'s subsidiaries are required to meet certain preagreed financial ratios at all times until full payment of the obligation. *GBPC* and *MIDC* are prohibited from entering into merger or consolidation with other corporation, unless *GBPC* and *MIDC* are the surviving entities. *MIDC*'s loan agreement requires *MIDC* to mortgage certain real properties and for its shareholders to pledge the shares of stocks in *MIDC* as security for the loans. *First Bulacan* has restriction on payment of dividends, distributions or other returns to its stockholders, granting additional liens on its assets, disposal of assets, entering into mergers or similar transactions or permitting a transfer of its interest and incurring additional indebtedness, among others.

As at June 30, 2024 and December 31, 2023, the *MERALCO Group* is in compliance with all of the covenants of the loan agreements.

Interest expense on interest-bearing long-term financial liabilities amounted to \$\mathbb{P}1,556\$ million and \$\mathbb{P}1,421\$ million for the six months ended June 30, 2024 and 2023, respectively.

Unamortized Debt Issue Costs

The following presents the changes to the unamortized debt issue costs:

		June 30,	December 31,
		2024	2023
	Note	(Unaudited)	(Audited)
		(Amour	nts in millions)
Balance at beginning of period		P808	₽964
Additions		21	_
Amortization charged to interest			
and other financial charges	24	(45)	(195)
Effect of consolidation of SPNEC	3	_	39
Balance at end of period		₽784	₽808

Redeemable Preferred Stock

The movements in the number of shares of the redeemable preferred stock, which have all been called, are as follows:

	June 30,	December 31,
	2024	2023
	(Unaudited)	(Audited)
Balance at beginning of period	146,510,496	146,662,341
Redemptions	(32,776)	(151,845)
Balance at end of period	146,477,720	146,510,496

The original "Terms and Conditions" of *MERALCO*'s Special Stock Subscription Agreement, which required an applicant to subscribe to preferred stock with 10% dividend to cover the cost of extension of, or new, distribution facilities, have been amended by the *Magna Carta* and the *DSOAR*, effective June 17, 2004 and January 18, 2006, respectively. The amendment sets forth the guidelines for the issuance of preferred stock, only if such instrument is available.

18. Customers' Deposits

This account consists of:

	June 30, 2024 (Unaudited)		December 31, 2023 (Audite		udited)	
	Current			Current		
	Portion Noncurrent			Portion Noncurrent		
	(see Note 22)	Portion	Total	(see Note 22)	Portion	Total
	(Amounts in millions)					
Bill deposits	₽2,655	₽32,356	₽35,011	₽2,463	₽34,128	₽36,591
Meter deposits	317	_	317	317	_	317
	₽2,972	P32,356	P35,328	₽2,780	₽34,128	₽36,908

Bill Deposits

Bill deposits serve to guarantee payment of bills by a customer.

As provided in the *Magna Carta* and *DSOAR*, all captive customers of the *DU* are required to pay a deposit, equivalent to the estimated monthly bill calculated based on applied load. Such deposit shall be updated annually based on the historical 12-month average bill. A captive customer who has paid his electric bills on or before due date for three (3) consecutive years may apply for the full refund of the bill deposit, together with the accrued interests, prior to the termination of his service; otherwise bill deposits and accrued interests shall be refunded within one (1) month from the termination of service, provided all bills have been paid.

Under the amended *DSOAR*, which became effective on April 1, 2010, interest on bill deposits for both residential and non-residential customers shall be computed using the equivalent peso savings account interest rate of the Land Bank of the Philippines ("*Land Bank*") or other government banks, on the first working day of the year, subject to the confirmation by the *ERC*.

As provided for under *ERC* Resolution No. 1, Series of 2011, *A Resolution Adopting the Revised Rules for the Issuance of Licenses to Retail Electricity Suppliers*, a local *RES* may require security deposits from its contestable customers, which shall earn interest equivalent to the actual interest earnings of the total amount of deposits received from the customers.

On May 10, 2019, MERALCO received a copy of the Petition dated April 27, 2019 filed by various partylist representatives which questioned the imposition of bill deposits by the DU for its captive customers.

The Petition prayed that the provisions on bill deposits in the Magna Carta be declared as illegal and void and that *MERALCO* and other *DU*s be permanently prohibited from imposing and collecting bill deposit from the captive market. The Petition further prayed that the bill deposit be refunded and/or that combining the bill deposits with the general funds of *MERALCO* be disallowed. Lastly, the Petition prayed for the conduct of an audit of the bill deposits collected by *MERALCO*.

MERALCO filed its Comment to the Petition on October 18, 2019. On October 28, 2019, the OSG filed a Manifestation and Motion to drop COA as a respondent in the case. In a Resolution dated February 4, 2020, the SC required COA to file their comments on the Petition. On July 27, 2020, MERALCO received a copy of the Comment filed by the COA, through the OSG.

On September 8, 2020, the SC issued a Notice of Resolution noting the Comment filed by

the *OSG* and requiring petitioners to file a consolidated reply within ten (10) days from notice. On November 24, 2020, *MERALCO* received the petitioners' Consolidated Reply to the Separate Comment/Opposition of the *ERC*, *MERALCO*, and *COA* dated November 10, 2020. As at July 29, 2024, the case is still pending before the *SC*.

The following are the movements of the bill deposits account:

		June 30,	December 31,
		2024	2023
	Note	(Unaudited)	(Audited)
		(Amounts in	millions)
Balance at beginning of period		P 36,591	₽34,515
Additions		2,825	3,428
Refunds		(4,405)	(1,352)
Balance at end of period		35,011	36,591
Less portion maturing within one period	22	2,655	2,463
Noncurrent portion of bill deposits			
and related interests		₽32,356	₽34,128

Interest expense on bill deposits amounted to \$\mathbb{P}12\$ million and \$\mathbb{P}11\$ million for the six months ended June 30, 2024 and 2023, respectively.

Meter Deposits

Meter deposits were intended to guarantee the cost of meters installed.

The *Magna Carta* for residential customers (effective July 19, 2004) and *DSOAR* (effective February 2, 2006) for non-residential customers exempt all customer groups from payment of meter deposits beginning July 2004 for residential customers and February 2006 for non-residential customers.

MERALCO implemented refund of said deposits to its customers based on *ERC* Resolution No. 8, Series of 2008, otherwise known as "Rules to Govern the Refund of Meter Deposits to Residential and Non-Residential Customers" ("*Rules*") which required the refund of meter deposits from the effectivity of said *Rules* on July 5, 2008.

The total amount of refund shall be equivalent to the meter deposit paid by the customer plus the total accrued interest earned from the time the customer paid the meter deposit until the day prior to the start of refund.

In July 2016, *MERALCO* deposited the amount equivalent to the unclaimed meter deposits in a single savings account. As at July 29, 2024, the matter is still pending with the *ERC*.

19. Provisions

Provisions consist of amounts related to certain proceedings and claims against *MERALCO Group*, among others. The movements follow:

		June 30,	December 31,
		2024	2023
	Note	(Unaudited)	(Audited)
		(Amounts in	millions)
Balance at beginning of period		P71,669	₽63,321
Provisions for the period – net		4,152	7,573
Settlements		(217)	(10,299)
Reclassifications	22	_	11,074
Balance at end of period		75,604	71,669
Less current portion	22	64,861	60,319
Noncurrent portion of provisions		P10,743	₽11,350

The balance of provisions represents estimated amount of losses, over-recoveries and claims related to a commercial contract which remains unresolved and local taxes being contested as discussed in *Note 29 – Contingencies and Legal Proceedings*, consistent with the limited disclosure as allowed in *PFRS*.

20. Customers' Refund

This account represents the balance of the refund related to the *SC* decision promulgated on April 30, 2003, which is continuously being refunded based on documents presented by qualified claimants. The unclaimed amount is deposited in a separate interest-bearing bank account.

MERALCO implemented the SC ruling which ordered the refund of $\mathfrak{P}0.167$ per kWh for billings made from February 1994 to April 2003 in four (4) phases. MERALCO continues to process refunds as the eligible customers present their required supporting documents until the ERC directs otherwise and approves MERALCO's proposed scheme on how the unclaimed refund shall be utilized for purposes of reducing the distribution rates of consumers.

In 2021, the *ERC* through its appointed consultant conducted an audit and verification of *MERALCO*'s refunds, which included *MERALCO*'s *SC* refund. The audit has been completed and as at July 29, 2024, *MERALCO* is awaiting further action of the *ERC* on the matter.

See *Note 2 – Rate Regulations*.

21. Notes Payable

Notes payable represent unsecured interest-bearing working capital loans obtained from local banks normally due within one (1) year. Annual interest rates were up to 6.55% and 4.00% as at June 30, 2024 and December 31, 2023, respectively.

Interest expense on notes payable amounted to \$\mathbb{P}589\$ million and \$\mathbb{P}575\$ million for the six months ended June 30, 2024 and 2023, respectively.

22. Trade Payables and Other Current Liabilities

This account consists of the following:

		June 30,	December 31,
		2024	2023
	Note	(Unaudited)	(Audited)
		(Amour	nts in millions)
Trade accounts payable	23 and 24	P 93,213	₽75,983
Provisions	2, 19 and 29	64,861	60,319
Taxes		18,766	20,602
Accrued expenses:			
Employee benefits		3,658	3,190
Services		2,975	3,750
Interest	17	656	729
Others		1,761	1,807
Current portions of:			
Bill deposits and related interests	18	2,655	2,463
Deferred income		2,093	976
Meter deposits and related interests	18	317	317
Refundable service extension costs		1,777	1,777
Dividends payable on:			
Common stock	16	2,502	3,219
Redeemable preferred stock	17	248	248
Payable to customers		6,814	5,363
Lease liability		3,613	2,679
Universal charges payable	32	3,486	2,801
Payroll related remittances		600	652
FiT-All payable	32	580	197
Regulatory fees payable		461	340
Other current liabilities		3,731	4,291
		P214,767	₽191,703

Trade Accounts Payable

Trade accounts payable mainly represent obligations to power generating companies, *NGCP* and Independent Electricity Market Operator ("*IEMOP*") for cost of power purchased and transmission services. In addition, this account includes liabilities due to local and foreign suppliers for purchases of goods and services, consisting of transformers, poles, coal, materials and supplies, and contracted services, among others.

Trade payables are non-interest-bearing and are generally settled within 15 to 30 days from the receipt of invoice. Other payables are non-interest-bearing and due within one (1) year from incurrence.

See Note 23 – Related Party Transactions, Note 24 – Revenue and Purchased Power and Note 30 – Significant Contracts and Commitments.

Taxes

Taxes represent pass-through VAT, output VAT, withholding taxes and energy taxes payable. Pass-through VAT pertains to VAT on generation and transmission costs billed to the DU, which are in turn

billed to the customers. Remittance of such pass-through *VAT* to the generation companies is based on collection of billed receivables from the customers.

Refundable Service Extension Costs

Article 14 of the *Magna Carta*, specifically, "Right to Extension of Lines and Facilities", requires a customer requesting for an extension of lines and facilities beyond 30-meter service distance from the nearest voltage facilities of the *DU* to advance the cost of the project. The amended *DSOAR*, which became effective April 1, 2010, requires such advances from customers to be refunded at the rate of 75% of the distribution revenue generated from the extension lines and facilities until such amounts are fully refunded. The related asset shall form part of the rate base only as the refund is paid out. Customer advances are non-interest-bearing.

As at June 30, 2024 and December 31, 2023, the noncurrent portion of refundable service extension costs of \$\mathbb{P}3,890\$ million and \$\mathbb{P}4,051\$ million, respectively, is presented as "Refundable service extension costs - net of current portion" account in the consolidated statements of financial position.

Universal Charges Payable

Universal charges are amounts passed on and collected from customers on a monthly basis by *DUs*. These are charges imposed to recover stranded debts, stranded contract costs of *NPC*, stranded contract costs of eligible contracts of *DUs*, missionary electrification and environment charges. *DUs* remit collections monthly to *PSALM* who administers the fund generated from universal charges and disburses the said funds in accordance with the intended purposes.

Payable to Customers

Payable to customers represents amounts credited to customers's bills or paid by customers in advance and which are being applied to their current consumption.

23. Related Party Transactions

The *MERALCO Group* has approval process and limits on the amount and extent of related party transactions.

The following summarizes the total amount of transactions, which have been provided and/or contracted by the *MERALCO Group* to/with related parties for the relevant period. The outstanding balances are unsecured, non-interest-bearing and settled in cash.

Pole Attachment Contract with PLDT

MERALCO has a pole attachment contract with PLDT similar to pole attachment contracts of MERALCO with third parties/ telecommunication companies. Under the pole attachment contract, PLDT shall use the contracted cable positions exclusively for its telecommunication cable network facilities.

Sale of Electricity under Various Service Contracts

MERALCO sells electricity to its subsidiaries, associates, joint ventures and related party shareholder groups with operations within the franchise area, namely, PLDT, Metro Pacific and JG Summit and their respective subsidiaries and affiliates. The rates charged to related parties as captive customers

are the same *ERC*-mandated rates applicable to all captive customers within the franchise area. The rates charged by *RES* to related parties as contestable customers are offered based on the same rate model for other contestable customers.

Purchase of Telecommunication Services from PLDT and Subsidiaries

The *MERALCO Group*'s telecommunications carriers include *PLDT* for its wireline and Smart Communications, Inc. and Digitel Mobile Philippines, Inc., for its fixed and wireless services. Such services are covered by standard service contracts between the telecommunications carriers and each legal entity within the *MERALCO Group*.

Lease Agreement with Robinsons Land Corporation ("RLC")

MERALCO has various lease agreements with *RLC* for its temporary office premises until January 2024.

Purchase of Goods and Services

In the ordinary course of business, the *MERALCO Group* purchases goods and services from its affiliates and sells power and renders services to such affiliates.

PSAs

As discussed in Note 30, MERALCO has long-term PSAs with SBPL and NSEC.

Following is a summary of related party transactions for the six months ended June 30, 2024 and 2023 and the outstanding balances as at June 30, 2024 and December 31, 2023:

	Amou	nt of	Outstanding	g Receivable		
	Transac	ctions	(Liał	oility)		
	For the Six	Months				
	Ended Ju	une 30				
	(Unauc	lited)				
			June 30,	December 31,		
			2024	2023		
Category	2024	2023	(Unaudited)	(Audited)	Terms	Conditions
		(Amou	nts in millions)			
Sale of electricity:						
JG Summit Group	₽2,099	₽2,248	P874	₽856	10-day;	Unsecured,
					noninterest-	no impairment
					bearing	
PLDT Group	569	770	61	69	10-day;	Unsecured,
					noninterest-	no impairment
					bearing	
Metro Pacific Group	285	278	42	45	10-day;	Unsecured,
					noninterest-	no impairment
					bearing	
Purchases of IT services -	504	439	(209)	(293)	30-day;	Unsecured
Indra Philippines					noninterest-	
					bearing	
Purchases of meters and	86	123	(20)	(7)	30-day;	Unsecured
devices – Aclara Meters					noninterest-	
					bearing	

	Amount of Out Transactions For the Six Months		-	g Receivable bility)		
	Ended Ju					
	(Unaud					
-	(Ollaud	itcu)	June 30	December 31,		
			2024	2023		
Category	2024	2023	(Unaudited)	(Audited)	Terms	Conditions
		(Amou	nts in millions)	` ′		_
Purchases of medical	₽119	₽ 110	(P15)	(P 9)	30-day;	Unsecured
services - Colinas Verdes			, ,	, ,	noninterest-	
Hospital Managers					bearing	
Revenue from pole	346	343	23	6	Advance	Unsecured,
attachment - PLDT					payment	no impairment
Purchases of wireline and	63	42	(15)	(2)	30-day;	Unsecured
wireless services -					noninterest-	
PLDT Group					bearing	
Lease of office premises -	14	34	_	_	30-day;	Unsecured
RLC					noninterest-	
					bearing	
Puchases of insurance	345	326	(2)	(4)	30-day;	Unsecured
premium - MPioneer					noninterest-	
					bearing	
Donations to One Meralco Foundation	52	35	_	_	None	None
Purchases of power:						
SBPL	9,992	14,474	(2,016)	(2,641)	30-day;	Unsecured
	,			, , ,	noninterest-	
					bearing	
NSEC	192	126	(46)	_	30-day;	Unsecured
					noninterest-	
					bearing	

Transaction with MERALCO Retirement Benefits Fund ("Retirement Fund")

MERALCO's Retirement *Fund* holds 6,000 common shares of *RP Energy* at par value of P100 per share, with total carrying amount of P600,000 or an equivalent 3% equity interest in *RP Energy*. The fair value of *RP Energy*'s common shares cannot be reliably measured as these are not traded in the financial market. As at June 30, 2024 and December 31, 2023, the fair value of the total assets being managed by the *Fund* amounted to P30.4 billion and P30.9 billion, respectively.

See Note 26 – Long-Term Employee Benefits.

Compensation of Key Management Personnel

The compensation of key management personnel of the *MERALCO Group* by benefit type is as follows:

	Unaudited			
	For the Six	Months	For the Three	e Months
	Ended Ju	ne 30	Ended Ju	ne 30
	2024	2023	2024	2023
	(Amounts in millions)			
Short-term employee benefits	P 459	₽380	P 163	₽109
Long-term employee incentives and				
retirement benefits	184	187	92	117
Total compensation to key management				
personnel	P643	₽567	₽255	₽226

All directors are entitled to a reasonable per diem for their attendance in meetings of the *BOD* and Board Committees plus an additional compensation, provided that the total value of such additional compensation, in whatever form so given, shall not exceed one (1) percent of the income before income tax of *MERALCO* during the preceding year.

Each of the directors is entitled to a per diem of ₽140,000 for every *BOD* meeting attended. Each member of the Audit, Risk Management, Remuneration and Leadership Development, Finance, Related Party Transactions and Nomination and Governance Committees is entitled to a fee of ₽24,000 for every committee meeting attended. Also, the members of the *BOD* are entitled to a stock grant based on a pre-approved number of shares for each director which was implemented beginning May 2013 as approved by the stockholders. The directors have the option to receive the number of shares granted or the equivalent cash value.

As at June 30, 2024, there are no agreements between the *MERALCO Group* and any of its key management personnel providing for benefits upon termination of employment or retirement, except with respect to benefits provided under (i) a defined benefit retirement plan, (ii) a program which aims to address capability refresh and organizational optimization requirements, and (iii) a contributory provident plan. Post-retirement benefits under the defined benefit retirement plan cover employees hired up to December 31, 2003 only. The provident plan, which is implemented on a voluntary basis, covers employees hired beginning January 1, 2004.

24. Revenues and Purchased Power

Revenues

The *MERALCO Group* disaggregates its revenue information in the same manner as it reports its segment information.

See *Note* 6 – *Segment Information*.

Contract Assets and Contract Liabilities

The MERALCO Group's contract balances are as follows:

		June 30,	December 31,
		2024	2023
	Note	(Unaudited)	(Audited)
		(Amounts in	millions)
Contract assets:			
Unbilled receivables	13	₽4,538	₽3,028
Under-recoveries of pass-through			
charges - net	11	25,261	10,434
Contract liabilities:			
Non-refundable liability related to			
asset funded by customers		918	898
Over-recoveries from transmission,			
lifeline subsidy and SL charges -			
net		1,818	931

Income recognized from the non-refundable liability related to assets funded by customers amounted to \$\mathbb{P}76\$ million and \$\mathbb{P}73\$ million for the six months ended June 30, 2024 and 2023, respectively.

Purchased Power

The details of purchased power are as follows:

	Unaudited				
	For the Six M	Ionths	For the Three	Months	
	Ended June 30		Ended June 30		
	2024	2023	2024	2023	
	(Amounts in millions)				
Generation costs	P154,460	₽ 149,447	P88,463	₽80,843	
Transmission costs	19,957	18,003	9,427	7,987	
	₽174,417	₽167,450	₽ 97,890	₽88,830	

Purchased power costs for the captive customers are pass-through costs and are revenue-neutral to *MERALCO*, *Clark Electric* and *Shin Clark Power*, as *DU*s.

Generation costs include any line rentals, market fees and must-run unit charges billed by IEMOP.

The details of purchased power follow:

	Unaudited			
	For the Six	Months	For the Thr	ee Months
	Ended J	une 30	Ended J	une 30
	2024	2023	2024	2023
		(Amounts	s in millions)	
IEMOP	P36,736	₽33,091	P 26,777	₽15,615
First Gas Power Corporation ("FGPC")	27,810	23,641	15,634	11,951
South Premiere Power Corporation ("SPPC")	27,092	10,919	14,511	9,236
NGCP	19,979	18,024	9,437	7,997
FGP Corp. ("FGP")	12,432	11,492	7,047	6,133
QPPL	10,043	12,157	5,404	7,202
SBPL	9,992	14,474	5,685	6,494
Sual Power Inc. ("SPI")	7,045	10,575	4,212	6,605
Masinloc Power Partners Co. Ltd. ("MPPCL")	6,274	6,443	3,767	2,407
AC Energy Philippines, Inc. ("AC Energy")	5,193	5,233	2,864	2,844
Therma Luzon, Inc. ("TLI")	4,391	7,172	312	6,295
First NatGas Power Corp. ("FNPC")	2,459	7,604	_	4,152
Southwest Luzon Power Generation Corporation	1,567	2,122	1,030	793
Energy Development Corporation ("EDC")	1,122	1,270	626	646
Sem-Calaca Power Corporation ("Sem-Calaca")	332	472	156	296
Solar Philippines Tarlac	255	220	140	114
Others	1,695	2,541	288	50
	₽174,417	₽167,450	₽97,890	₽88,830

Generation and transmission costs are net of company use amounting to ₱254 million and ₱251 million for the six months ended June 30, 2024 and 2023, respectively.

Generation and transmission costs over- or under-recoveries result from the lag in the billing and recovery of generation and transmission costs from consumers. As at June 30, 2024 and December 31, 2023, the total transmission costs and SL charge over-recoveries included in "Other noncurrent liabilities" account in the consolidated statements of financial position amounted to P1,350 million and P769 million, respectively.

25. Expenses and Income

Salaries, Wages and Employee Benefits

	Note	Unaudited				
		For the Six M	Ionths	For the Thre	e Months	
		Ended Jun	e 30	Ended Ju	Ended June 30	
		2024	2023	2024	2023	
		(Amounts in millions))	
Salaries, wages and related employee						
benefits		₽8,426	₽7,614	₽4,558	₽3,943	
Retirement benefits	26	771	529	382	264	
Other long-term post-employment						
benefits	26	59	52	30	26	
		P9,256	₽8,195	P4,970	₽4,233	

Depreciation and Amortization

	Note	Unaudited			
		For the Six Months		For the Three Montl	
		Ended Ju	June 30 Ended June 3		ine 30
		2024	2023	2024	2023
			(Ame	ounts in millions	s)
Utility plant, generation plant and					
others	7	P8,197	₽7,264	P4,167	₽3,753
Intangible assets	10	1,001	939	502	397
Investment properties	9	2	2	1	1
		P9,200	₽8,205	P4,670	₽4,151

Other Expenses

	Note	Unaudited			
		For the Six	Months	For the Three	Months
		Ended Ju	ine 30	Ended Ju	ne 30
		2024	2023	2024	2023
			(Am	ounts in millions)	
Materials used	14	₽1,202	₽1,642	P604	₽684
Rent and utilities		907	773	479	403
Insurance		303	289	131	123
Transportation and travel		310	253	182	139
Advertising		134	105	51	61
Communication	23	108	90	54	44
Others		650	557	362	352
		P3,614	₽3,709	P1863	₽1806

26. Long-term Employee Benefits

Liabilities for long-term employee benefits consist of the following:

	June 30,	December 31,
	2024	2023
	(Unaudited)	(Audited)
	(Amo	unts in millions)
Retirement benefits liability	₽7,918	₽7,177
Long-term incentives	2,156	1,440
Other post-employment benefits	1,657	1,646
	P11,731	P10,263

Defined Benefit Retirement Plans

The features of the *MERALCO Group*'s defined benefit plans are discussed in *Note 4 – Material Accounting Policies, Changes and Improvements*.

Actuarial valuations are prepared annually by the respective independent actuaries engaged by *MERALCO* and its subsidiaries.

Expense recognized for defined benefit plans (included in "Salaries, wages and employee benefits" account in the consolidated statements of income)

	Unaudited			
	For the Six Mo	onths Fo	or the Three N	Ionths
	Ended June 30		Ended June 30	
	2024	2023	2024	2023
	(Amounts in millions)			
Current service costs	P 511	₽444	P254	₽221
Net interest costs	220	48	109	23
Net retirement benefits expense	₽731	₽492	P363	₽244

Retirement Benefits Liability

	June 30,	December 31,
	2024	2023
	(Unaudited)	(Audited)
	(Amor	unts in millions)
Defined benefit obligation	P38,335	₽38,029
Fair value of plan assets	(30,417)	(30,852)
Net retirement benefits liability	P7 ,918	₽7,177

Changes in the net retirement benefits liability are as follows:

	June 30,	December 31,
	2024	2023
	(Unaudited)	(Audited)
	(Amo	unts in millions)
Retirement benefits liability at		
beginning of period	₽7,177	₽1,571
Net retirement benefits expense	731	1,006
Amounts recognized in OCI	77	4,835
Contributions by employer	(67)	(235)
Net retirement benefits liability at end of period	P7 ,918	₽7,177

Changes in the present value of the defined benefits obligation are as follows:

	June 30,	December 31,
	2024	2023
	(Unaudited)	(Audited)
	(Amoi	ınts in millions)
Defined benefit obligation at beginning of period	P38,029	₽33,143
Interest costs	1,099	2,126
Current service costs	511	911
Benefits paid	(1,381)	(2,669)
Actuarial losses due to:		
Changes in financial assumptions	77	3,961
Experience adjustments	_	557
Defined benefit obligation at end of period	P38,335	₽38,029

Changes in the fair value of plan assets are as follows:

	June 30,	December 31,
	2024	2023
	(Unaudited)	(Audited)
	(Amo	unts in millions)
Fair value of plan assets at beginning of period	P30,852	₽31,572
Interest income	879	2,031
Contributions by employer	67	235
Return on plan assets, excluding amount included in		
net interest on the net defined benefit obligation		
and interest income	_	(317)
Benefits paid	(1,381)	(2,669)
Fair value of plan assets at end of period	P 30,417	₽30,852

The Board of Trustees ("BoT") of the Retirement Fund is chaired by the Chairman of MERALCO, who is neither an executive nor a beneficiary. The other members of the BoT are (i) an executive member of the BoD; (ii) two (2) senior executives; (iii) an independent member of the BOD; and (iv) a member of the BOD who represents the largest shareholder group, none of whom are beneficiaries of the plan.

The *Retirement Fund* follows a conservative approach of investing in fixed income, money market and equity assets to diversify the portfolio in order to minimize risk while maintaining an adequate

rate of return. The assets of the *Retirement Fund* are managed by four (4) local and one (1) foreign trustee banks whose common objective is to maximize the long-term expected return of plan assets. The *BoT* reviews and approves the strategic mandate of the portfolio to ensure the ability of the *Retirement Fund* to service its short-term and long-term obligations.

The major categories of plan assets are as follows:

	June 30,	December 31,
	2024	2023
	(Unaudited)	(Audited)
	(Ama	ount in millions)
Investments quoted in active markets:		
Government securities	₽11,062	₽10,404
Bonds and commercial notes	8,061	8,892
Marketable equity securities	7,339	7,256
Real property	1,927	1,927
Receivables	1,374	1,503
Cash and cash equivalents	654	869
Others	_	1
Fair value of plan assets	P30,417	₽30,852

Marketable equity securities, government securities, bonds and commercial notes are investments held by the trustee banks.

Other Long-term Post-employment Benefits (included as part of "Salaries, wages and employee benefits" account in the consolidated statements of income)

	Unaudited			
	For the Six Months		For the Three Mont	
	Ended Ju	ine 30	Ended Ju	ne 30
	2024	2023	2024	2023
	(Amounts in millions)			
Interest costs	₽50	₽47	₽25	₽24
Current service costs	9	5	5	2
	P59	₽52	₽30	₽26

Other Long-term Post-employment Benefits Liability

Changes in the present value of other long-term post-employment benefits liability are as follows:

	June 30, 2024	December 31, 2023
	(Unaudited)	(Audited)
	(Amounts in	millions)
Balance at beginning of period	₽1,646	₽1,316
Interest costs	50	94
Current service costs	9	11
Benefits paid	(48)	(92)
Actuarial losses due to change in assumptions	_	317
Balance at end of period	₽1,657	₽1,646

Actuarial Assumptions

The principal assumptions used in determining retirement benefits and other long-term postemployment benefits obligations are shown below:

Annual discount rate 6.05%-6.13% Future range of annual salary increases 4.00%-10.00%

Funding

MERALCO contributes to the *Retirement Fund* from time to time such amounts of money required under accepted actuarial principles to maintain the *Retirement Fund* in a sound condition, subject to the provisions of the *Plan*.

The amount of the annual contributions to the *Retirement Fund* is determined through an annual valuation report performed by an independent actuary.

The following is the maturity profile of the undiscounted benefit obligation (amounts in millions):

Less than one (1) year	₽4,690
One (1) year up to five (5) years	17,913
More than five (5) years up to 10 years	16,038
More than 10 years up to 15 years	14,633
More than 15 years up to 20 years	16,474
More than 20 years	34,818

Risk

The *Retirement Fund* is exposed to the following risks:

Credit Risk

The *Retirement Fund*'s exposure to credit risk arises from its financial assets which comprise of cash and cash equivalents, investments and receivables. The credit risk results from the possible default of the issuer of the financial instrument, with a maximum exposure equivalent to the carrying amounts of the instruments.

The credit risk is minimized by ensuring that the exposure to the various chosen financial investment structures is limited primarily to government securities and bonds or notes duly recommended by the Trust Committees of the appointed fund managers of the *Retirement Fund*.

Share Price Risk

The *Retirement Fund*'s exposure to share price risk arises from the shares of stock it holds and are traded at the *PSE*. The share price risk emanates from the volatility of the stock market.

The policy is to limit investment in shares of stock to blue chip issues or issues with good fair values or those trading at a discount to its net asset value so that in the event of a market downturn, the *Retirement Fund* may still consider to hold on to such investments until the market recovers.

By having a balanced composition of holdings in the equities portfolio, exposure to industry or sector-related risks is reduced. The mix of various equities in the portfolio reduces volatility and contributes to a more stable return over time. Equity investments are made within the parameters of

the investment guidelines approved by the *BoT*. The *BoT* also meets periodically to review the investment portfolio based on financial market conditions. Share prices are also monitored regularly.

Liquidity Risk

Liquidity risk is the risk that the *Retirement Fund* is unable to meet its payment obligations associated with its financial liabilities as they fall due and to replace funds when they are withdrawn. Liquidity risk is being managed to ensure that adequate fixed income and cash deposits are available to service the financial obligations of the *Retirement Fund*. The schedule of the maturities of fixed income investment assets are staggered by tenure or term. Policies are established to ensure that all financial obligations are met, wherein the timing of the maturities of fixed income investments are planned and matched to the due date of various obligations. Thus, for this investment class, maturities are classified into short-, medium- and long-term. A certain percentage of the portfolio is kept as cash to manage liquidity and settle all currently maturing financial obligations.

Defined Contribution Provident Plan

MERALCO has a defined contributory Provident Plan effective January 1, 2009, intended to be a supplemental retirement benefit for employees hired beginning 2004, the participation of which is voluntary. Each qualified employee-member who chooses to participate in the plan shall have the option to contribute up to a maximum of 25% of his base salary. MERALCO shall match the member's contribution up to 100% of employee's contribution or 10% of the member's monthly base salary, subject to a certain threshold. Upon resignation, the member shall be entitled to the total amount credited to his personal retirement account immediately preceding his actual retirement date, subject to provisions of the Provident Plan. MERALCO's contribution to the Provident Plan amounted to \$\mathbb{P}40\$ million and \$\mathbb{P}37\$ million for the six months ended June 30, 2024 and 2023, respectively.

Consolidated Retirement Benefits Cost (included in "Salaries, wages and employee benefits" account in the consolidated statements of income)

	Unaudited			
	For the Si	x Months F	or the Thre	ee Months
	Ended June 30 Ended June			ine 30
	2024	2023	2024	2023
	(Amounts in millions)			
Expense recognized for defined benefit plans	₽731	₽492	P 363	₽244
Expense recognized for defined contribution plan	40	37	19	20
Retirement benefits expense	₽771	₽529	P382	₽264

Long-term Incentive Plan ("LTIP")

MERALCO's LTIP covers qualified employees and is based on MERALCO Group's achievement of specified metrics 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.

27. Financial Assets and Financial Liabilities

Financial assets consist of cash and cash equivalents, short-term investments and trade and other receivables, which are generated directly from operations, advance payments to a supplier, financial assets at *FVOCI* and debt securities at amortized cost. The principal financial liabilities consist of bank loans, redeemable preferred shares, trade and nontrade payables, which are incurred to finance operations in the normal course of business. Accounting policies related to financial assets and financial liabilities are set out in *Note 4 – Material Accounting Policies, Changes and Improvements*.

The following table sets forth the financial assets and financial liabilities:

	Financial		Liabilities	Total
	Assets at	FVOCI	Carried at	Financial
	Amortized	Financial	Amortized	Assets and
	Cost	Assets	Cost	Liabilities
		(Amounts	in millions)	
Assets as at June 30, 2024				
Noncurrent				
Financial and other noncurrent assets	₽9,453	P4,363	₽–	₽13,816
Current				
Cash and cash equivalents	86,614	_	_	86,614
Trade and other receivables	54,858	_	_	54,858
Financial and other current assets	3,433	_	_	3,433
Total Financial Assets	P154,358	P4,363	₽–	₽158,721
Liabilities as at June 30, 2024				
Noncurrent				
Interest-bearing long-term financial liabilities - net of current				
portion	₽–	₽–	P 65,369	P65,369
Customers' deposits - net of current portion	_	_	32,356	32,356
Refundable service extension costs - net of current portion	_	_	3,890	3,890
Current				
Notes payable	_	_	27,241	27,241
Trade payables and other current liabilities	_	_	115,334	115,334
Customers' refund	_	_	2,835	2,835
Current portion of interest-bearing long-term financial			,	Í
liabilities	_	_	5,434	5,434
Total Financial Liabilities	₽–	₽–	₽252,459	₽252,459

	Financial Assets at Amortized Cost	FVOCI Financial Assets	Liabilities Carried at Amortized Cost	Total Financial Assets and Liabilities
			in millions)	
Assets as at December 31, 2023		(11110tintis	in millions)	
Noncurrent				
Financial and other noncurrent assets Current	₽10,086	₽4,375	₽–	₽14,461
Cash and cash equivalents	82,789	_	_	82,789
Trade and other receivables	45,390	_	_	45,390
Financial and other current assets	7,741	_	_	7,741
Total Financial Assets	₽146,006	₽4,375	₽–	₽150,381
Liabilities as at December 31, 2023				
Noncurrent				
Interest-bearing long-term financial liabilities - net of current				
portion	₽–	₽–	₽62,272	₽62,272
Customers' deposits - net of current portion	_	_	34,128	34,128
Refundable service extension costs - net of current portion	_	_	4,051	4,051
Current				
Notes payable	_	_	27,583	27,583
Trade payables and other current liabilities	_	_	101,516	101,516
Customers' refund	_	_	2,846	2,846
Current portion of interest-bearing long-term financial				
liabilities		_	9,591	9,591
Total Financial Liabilities	₽-	₽–	₽241,987	₽241,987

Fair Values

The fair values of the financial assets and financial liabilities are amounts that would be received to sell the financial assets or paid to transfer the financial liabilities in orderly transactions between market participants at the measurement date. Set out below is a comparison of carrying amounts and fair values of the *MERALCO Group*'s financial instruments:

June 30, 2024 (Unaudited)		December 31, 2023	3 (Audited)
Carrying	Fair	Carrying	Fair
Value	Value	Value	Value
	(Amounts in	millions)	
P12,633	₽12,123	₽17,391	₽17,007
4,363	4,363	4,375	4,375
241	209	425	395
P17,237	P16,695	₽22,191	₽21,777
P 69,338	P70,926	₽70,398	₽72,157
	Carrying Value P12,633 4,363 241 P17,237	Carrying Value Fair Value (Amounts in P12,633 P12,123 4,363 4,363 241 209 P17,237 P16,695	Value Value Value (Amounts in millions) P12,633 P12,123 P17,391 4,363 4,363 4,375 241 209 425 P17,237 P16,695 P22,191

The following methods and assumptions were used to estimate the fair value of each class of financial instrument for which it is practicable to estimate such value.

Cash and Cash Equivalents, Trade and Other Receivables, Short-term Investments, Trade Payables and Other Current Liabilities and Notes Payable

Due to the short-term nature of transactions, the fair values of these instruments approximate their carrying amounts as at reporting date.

Advance Payments to a Supplier

The fair values of advance payments to a supplier were computed by discounting the instruments' expected future cash flows using the rates of 6.35% and 6.39% as at June 30, 2024 and December 31, 2023, respectively.

Financial Assets at FVOCI

The fair values were determined by reference to market bid quotes as at reporting date.

Debt Securities at Amortized Cost

The fair values were determined by discounting the expected future cash flows using the interest rate as at reporting date.

Meter Deposits and Customers' Refund

Meter deposits and customers' refund are due and demandable. Thus, the fair values of these instruments approximate their carrying amounts.

Bill Deposits

The carrying amounts of bill deposits approximate their fair values as bill deposits are interest-bearing.

Interest-bearing Long-term Financial Liabilities

The fair values of interest-bearing long-term debt (except for redeemable preferred stock) were computed by discounting the instruments' expected future cash flows using the rates ranging from 5.68% to 6.45% and 5.43% to 5.88% as at June 30, 2024 and December 31, 2023, respectively.

Redeemable Preferred Stock

The carrying amount of the preferred stock represents the fair value. Such preferred shares have been called and are payable anytime upon presentation by the shareholder of their certification. This is included under "Interest-bearing long-term financial liabilities" account.

Refundable Service Extension Costs

The fair values of refundable service extension costs cannot be reliably measured since the timing of related cash flows cannot be reasonably estimated and are accordingly measured at cost.

Fair Value Hierarchy

Below is the list of financial assets and financial liabilities that are classified using the fair value hierarchy:

	June 30, 2024 (Unaudited)			Dec	ember 31, 20	23 (Audited)		
	Level 1	Level 2	Level 3	Total	Level 1	Level 2	Level 3	Total
				(Amounts	in millions)			
Financial assets								
Advance payments to a supplier	r ₽ –	P209	₽–	P209	₽–	₽395	₽–	₽395
Financial assets at FVOCI	4,363	_	_	4,363	4,375	_	_	4,375
Debt securities at amortized								
cost	12,123	_	_	12,123	17,007	_	_	17,007
	P16,486	P209	₽–	P16,695	₽21,382	₽395	₽–	₽21,777
Financial liabilities								
Interest-bearing long-term								
financial liabilities	₽–	₽70,926	₽–	₽70,926	₽–	₽72,157	₽–	₽72,157

For the six months ended June 30, 2024 and 2023, there were no transfers between Level 1 and Level 2 fair value measurements, and no transfers into or out of Level 3 fair value measurements.

Financial Risk Management Objectives and Policies

The main risks arising from the financial instruments are interest rate risk, foreign currency risk, commodity price risk, credit risk, and liquidity risk. The importance of managing these risks has significantly increased in light of the considerable change and volatility in the Philippine and international financial markets. The *BOD* reviews and approves policies for managing each of these risks. Management monitors the market price risk arising from all financial instruments. The policies for managing these risks are as follows:

Interest Rate Risk

The *MERALCO Group*'s exposure to the changes in market interest rates relate to changes of fair value of its long-term financial assets and to the fluctuation of future cash flows in relation to its long-term interest-bearing financial liabilities.

MERALCO's policy is to manage its interest rate risk exposure using a mix of fixed and variable rate debts. The strategy, which yields a reasonably lower effective cost based on market conditions, is adopted. Refinancing of fixed rate loans may also be undertaken to manage interest cost.

The exposure of *MERALCO* and its subsidiaries to the risk of changes in market interest rate relates primarily to its long-term debt obligations with variable interest rates. *MERALCO* and its subsidiaries' loans which bear fixed interest rates are subject to repricing after a minimum of quarterly for *PEDC*, one (1) year for *MERALCO* and *Radius*, two (2) years for *MIDC*, three (3) years for *PHRI*, *GSEI* and *Greenergy*, five (5) years for *GBPC*, *Solar Philippines Tarlac and Solar Philippines Calatagan* and seven (7) years for *CEDC*.

The following table sets out the maturity profile of the financial instruments that are exposed to interest rate risk (exclusive of debt issuance costs):

	Una	udited
	Ju	ne 30
	2024	2023
	(Amounts in	millions)
Within 1 Year	P1,213	₽114
Over 1-2 Years	1,363	118
Over 2-3 Years	1,573	186
Over 3-4 Years	1,662	300
Over 4-5 Years	1,723	342
More than 5 Years	22,842	14,100
	P 30,376	₽15,160

Floating interest rate of bank loans is repriced at intervals of less than one year. The other financial liabilities of the *MERALCO Group* that are not included in the foregoing have fixed interest rate and are therefore not subject to interest rate risk.

The following table demonstrates the sensitivity to a reasonably possible change in interest rates, with all other variables held constant, of the *MERALCO Group*'s income before income tax for the six months ended June 30, 2024 and 2023 through the impact on floating rate borrowings. There is no other impact on the *MERALCO Group*'s equity other than those already affecting the consolidated statement of income.

	For the Six Months Ended June 30				
		2024		2023	
	Effect on Eff				
	Increase	Income	Increase	Income	
	(Decrease) in	before Income	(Decrease) in	before Income	
	Basis Points	Tax	Basis Points	Tax	
	(Amounts in millions)				
Floating rate loans from various banks	+75	(P114)	+75	(P 57)	
	(75)	114	(75)	57	

Interest expense of floating rate loans for the period is computed by taking into account actual principal movements, based on management's best estimate of a \pm -75 basis points change in interest rates. There has been no change in the methods and assumptions used by management in the above analysis.

Foreign Currency Risk

The revaluation of any of foreign currency-denominated financial assets and financial liabilities as a result of the appreciation or depreciation of the Philippine peso is recognized as foreign exchange gains or losses as at the end of each reporting period. The extent of foreign exchange gains or losses is largely dependent on the amount of foreign currency-denominated financial instruments. While an insignificant percentage of the *MERALCO Group*'s revenues and liabilities is denominated in *U.S.* dollars, a substantial amount of the *MERALCO Group*'s expenditures for electricity capital projects and a portion of the operating expenses are denominated in foreign currencies, mostly in *U.S.* dollars. As such, a strengthening or weakening of the Philippine peso against the *U.S.* dollar will decrease or increase in Philippine peso terms, the principal amount of the *MERALCO Group*'s foreign currency-

denominated liabilities and the related interest expense, foreign currency-denominated capital expenditures and operating expenses.

The following table shows the consolidated foreign currency-denominated financial assets and financial liabilities as at June 30, 2024 and December 31, 2023, translated to Philippine peso at \$\textstyle{258.61}\$ and \$\textstyle{255.37}\$ to US\$1, respectively.

	June 30, 2024 (Unaudited)		December 31, 2	023 (Audited)
	U.S.	Peso	U.S.	Peso
	Dollar	Equivalent	Dollar	Equivalent
		(Amounts in	millions)	
Financial assets:				
Cash and cash equivalents	\$79	P4,640	\$110	₽6,118
Debt securities at amortized cost	4	234	4	221
Financial assets at FVOCI	27	1,610	32	1,754
Advance payments to a supplier	4	209	7	395
Short-term investments	49	2,852	46	2,531
	163	9,545	199	11,019
Financial liabilities:				
Trade payables and other liabilities	(7)	(398)	(12)	(684)
Interest-bearing long-term financial				
liabilities	_	_	(1)	(38)
	(7)	(398)	(13)	(722)
	\$156	P9,147	\$186	₽10,297

All of the *MERALCO Group*'s long-term financial liabilities are denominated in Philippine peso. However, an insignificant portion of its trade payables are denominated in *U.S.* dollar.

The following table demonstrates the sensitivity to a reasonably possible change in the *U.S.* dollar exchange rate vis-a-vis the Philippine peso, with all other variables held constant, of the *MERALCO Group*'s income before income tax due to changes in the fair value of financial assets and financial liabilities. There is no other impact on the *MERALCO Group*'s equity other than those already affecting the consolidated statements of income.

	June 30, 2024 (Unaudited)		December 31, 2	023 (Audited)
	Effect on			Effect on
	Appreciation	Income	Appreciation	Income
	(Depreciation)	before Income	(Depreciation)	before Income
	of U.S. Dollar	Tax	of U.S. Dollar	Tax
	(In %)	(In millions)	(In %)	(In millions)
U.S. dollar-denominated financial	+5	₽457	+5	₽515
assets and financial liabilities	-5	(457)	-5	(515)

Foreign exchange gain or loss for the period is computed based on management's best estimate of a ± -5 percent change in the closing Philippine peso to U.S. dollar conversion rate using the balances as at financial reporting date of U.S. dollar-denominated cash and cash equivalents, receivables and other assets and liabilities. There has been no change in the methods and assumptions used by management in the above analysis.

Commodity Price Risk

Commodity price risk is the risk that the fair value or cash flows of a financial instrument will fluctuate because of changes in world prices or index of the commodity. The exposure of *MERALCO*

and *Clark Electric* to price risk is minimal. The cost of fuel is part of *MERALCO*'s and *Clark Electric*'s generation costs that are recoverable through the generation charge in the billings to customers.

Credit Risk

Credit risk is the risk that a counterparty will not meet its obligation under a financial instrument or customer contract, leading to a financial loss. The *MERALCO Group* is exposed to credit risk from its operating activities (primarily trade receivables) and from its financing activities, including deposits with banks and financial institutions and other financial instruments.

Trade and Other Receivables and Contract Assets

MERALCO as a franchise holder serving public interest cannot refuse customer connection. To mitigate risk, the DSOAR allows MERALCO to collect bill deposit equivalent to one (1) month's consumption to secure credit. Also, as a policy, disconnection notices are sent three (3) days after the bill due date and disconnections are carried out beginning on the third day after receipt of disconnection notice.

Customer credit risk is managed by each business segment subject to *MERALCO Group*'s procedures and controls relating to customer credit risk management. The *MERALCO Group* manages and controls credit risk by setting limits on the amount of risk that it is willing to accept for individual counterparties and by monitoring exposures in relation to such limits.

An impairment analysis is performed at each reporting date using a provision matrix to measure expected credit losses. The provision rates are groupings of contract status (e.g. active, terminated, etc.). The calculation reflects the probability-weighted outcome, the time value of money and reasonable and supportable information that is available at the reporting date about past events, current conditions and forecasts of future economic conditions.

The provision matrix is initially based on the *MERALCO Group* customer segment's historical observed default rates. Each business segment of the *MERALCO Group* will calibrate the matrix to adjust the historical credit loss experience with forward-looking information.

At every reporting date, historical observed default rates are updated and changes in the forward-looking estimates are analyzed. The assumptions used in determining the historical default rates, and forecast of economic conditions to *MERALCO Group* customers and *ECL*s involved significant estimation. The amount of *ECL*s is sensitive to changes in circumstances and forecast of economic conditions. The historical credit loss experience, expected deferred payment arrangements, expected default upon resumption of service disconnection activities and forecast of economic conditions may also not be representative of customers' actual default in the future.

The subsidiaries of *MERALCO* trade only with recognized, creditworthy third parties. It is the *MERALCO Group*'s policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivables are monitored on an ongoing basis to reduce exposure to bad debt.

GBPC and its subsidiaries applied the simplified approach under PFRS 9, using a 'provision matrix', in measuring expected credit losses which uses a lifetime expected loss allowance for receivables. The expected loss rates are based on the payment profiles of revenues/sales over a period of at least 24 months before the relevant reporting date and the corresponding historical credit losses experienced within this period. The historical loss rates are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers/counterparties to

settle the receivables. *GBPC* and its subsidiaries have identified the gross domestic product ("*GDP*"), consumer price index ("*CPI*") and unemployment rate in the locations in which they sell their services to be the most relevant factors, and accordingly adjust the historical loss rates based on expected changes in these factors.

No impairment losses resulted from performing collective impairment test, due to the past experience of *GBPC* and its subsidiaries of realizing receivables within the credit period which help reduce the credit risk exposure in case of default by the customers.

Financial Instruments and Cash and Cash Equivalents

With respect to placements of cash with financial institutions, these institutions are subject to the *MERALCO Group*'s accreditation evaluation based on liquidity and solvency ratios and on the bank's credit rating. The *MERALCO Group* transacts derivatives only with similarly accredited financial institutions. In addition, the *MERALCO Group*'s deposit accounts in banks are insured by the Philippine Deposit Insurance Corporation up to \$\mathbb{P}500,000\$ per bank account.

The *MERALCO Group* invests only in quoted debt securities with very low credit risk. The *MERALCO Group*'s debt instruments at *FVOCI* comprised solely of quoted bonds that are graded in the top investment category (Very Good and Good) by credit rating agencies and therefore, are considered to be low credit risk investments.

Finally, credit quality review procedures are in place to provide regular identification of changes in the creditworthiness of counterparties. Counterparty limits are established and reviewed periodically based on latest available financial information of counterparties, credit ratings and liquidity. The *MERALCO Group*'s credit quality review process allows it to assess any potential loss as a result of the risks to which it may be exposed and to take corrective actions.

MERALCO, Clark Electric and Shin Clark, as DUs, requires their captive customers to pay bill deposit equivalent to their estimated monthly bill. Such deposit is updated annually based on the historical 12-month average bill. The bill deposits serve to guarantee payment of bills by a customer.

The table below shows the maximum exposure to credit risk for the components of the consolidated statements of financial position. The maximum exposure is equivalent to the nominal amount of the accounts.

	Gross Maximum Exposure		
	June 30, December 3		
	2024	2023	
	(Unaudited)	(Audited)	
	(Amounts in	n millions)	
Cash and cash equivalents:			
Cash in banks	P 22,525	₽29,892	
Cash equivalents	64,030	52,685	
Trade and other receivables:			
Electricity sold	39,344	33,131	
Energy generated	6,976	5,453	
Service contracts	1,887	555	
Nontrade receivables	6,651	6,251	
Other current financial assets:			
Debt securities at amortized cost	3,212	7,533	
Current portion of advance payments to a			
supplier	209	197	
Short-term investments	12	11	
Other noncurrent financial assets:			
Debt securities at amortized cost	9,421	9,858	
Financial assets at FVOCI	4,363	4,375	
Advance payments to a supplier	32	228	
	P158,662	₽150,169	

The credit quality of financial assets is managed by *MERALCO* using "High Grade", "Standard Grade" and "Sub-standard Grade" for accounts, which are neither impaired nor past due using internal credit rating policies.

The following tables show the credit quality by asset class:

		J	June 30, 2024	(Unaudited))	
	Neither P	ast Due nor I	mpaired			
	High Grade	Standard Grade	Sub- standard Grade	Past Due but not Impaired	Impaired Financial Assets	Total
			(Amounts	in millions)		
Cash in banks and cash equivalents	₽86,555	₽–	₽–	₽–	₽–	₽86,555
Trade and other receivables:						
Electricity sold	8,424	3,669	22,225	5,026	6,134	45,478
Energy generated	6,975	_	_	1	1,273	8,249
Service contracts	194	_	_	1,693	758	2,645
Nontrade receivables	5,429	_	_	1,222	458	7,109
Financial and other current assets:						
Debt securities at amortized cost	3,212	_	_	_	_	3,212
Current portion of advance						
payments to a supplier	209	_	_	_	_	209
Short-term investments	12	_	_	_	_	12
Financial and other noncurrent						
assets:						
Debt securities at amortized cost	9,421	_	_	_	_	9,421
Financial assets at FVOCI	4,363	_	_	_	_	4,363
Advance payments to a supplier	32	_	_			32
	₽124,826	P3,669	₽22,225	₽7,942	₽8,623	P167,285

December 31, 2023 (Audited)						
Neither Past Due nor Impaired						
	High Grade	Standard Grade	Sub- P standard Grade	ast Due but not Impaired	Impaired Financial Assets	Total
			(Amounts i	n millions)		
Cash in banks and cash equivalents	₽82,577	₽–	₽–	₽–	₽–	₽82,577
Trade and other receivables:						
Electricity sold	7,342	3,065	12,958	9,766	5,557	38,688
Energy generated	5,452	_	_	1	1,276	6,729
Service contracts	332	_	_	223	893	1,448
Nontrade receivables	5,203	_	_	1,048	454	6,705
Financial and other current assets:						
Debt securities at amortized cost	7,533	_	_	_	_	7,533
Current portion of advance						
payments to a supplier	197	_	_	_	_	197
Short-term investments	11	-	_	_	_	11
Financial and other noncurrent assets:						
Debt securities at amortized cost	9,858	_	_	_	_	9,858
Financial assets at FVOCI	4,375	=	=	=	=	4,375
Advance payments to a supplier	228	_	_	_	-	228
	₽123,108	₽3,065	₽12,958	₽11,038	₽8,180	₽158,349

Credit ratings are determined as follows:

High Grade

High grade financial assets include cash in banks, cash equivalents, short-term investments, debt securities at amortized cost investments, *FVOCI* financial assets and advance payments to a supplier transacted with counterparties of good credit rating or bank standing. Consequently, credit risk is minimal. These counterparties include large prime financial institutions, large

industrial companies and commercial establishments, and government agencies. For trade receivables, these consist of current month's billings (less than 30 days) that are expected to be collected within 10 days from the time bills are delivered.

Standard Grade

Standard grade financial assets include trade receivables that consist of current month's billings (less than 30 days) that are expected to be collected before due date (10 to 14 days after bill date).

Sub-standard Grade

Sub-standard grade financial assets include trade receivables that consist of current month's billings, which are not expected to be collected within 60 days.

Liquidity Risk

Liquidity risk is the risk that the *MERALCO Group* will be unable to meet its payment obligations when these fall due. The *MERALCO Group* manages this risk through monitoring of cash flows in consideration of future payment of obligations and the collection of its trade receivables. The *MERALCO Group* also ensures that there are sufficient, available and approved working capital lines that it can draw from at any time.

The *MERALCO Group* maintains an adequate amount of cash, cash equivalents and *FVOCI* financial assets, which may be readily converted to cash in any unforeseen interruption of its cash collections. The *MERALCO Group* also maintains accounts with several relationship banks to avoid significant concentration of funds with one (1) institution.

The following table sets out the maturity profile of the financial liabilities and contract liabilities based on contractual undiscounted payments plus future interest:

	June 30, 2024 (Unaudited)					
		Over				
	Less than	3–12	Over	More than		
	3 Months	Months	1-5 Years	5 Years	Total	
	(Amounts in millions)					
Notes payable	₽250	P27,178	₽–	₽–	P27,428	
Trade payables and other current liabilities	110,584	_	_	_	110,584	
Customers' refund	2,835	_	_	_	2,835	
Interest-bearing long-term financial liabilities:						
Fixed rate borrowings	909	3,776	19,473	8,112	32,270	
Floating rate borrowings	321	1,412	14,259	39,335	55,327	
Redeemable preferred stock	1,465	_	_	_	1,465	
Customers' deposits	819	2,154	7,113	25,243	35,329	
Refundable service extension costs	345	1,432	3,303	587	5,667	
Non-refundable liability related to						
asset funded by customers	127	127	127	537	918	
Total undiscounted financial liabilities	P117,655	P36,079	P44,275	P73,814	P271,823	

	December 31, 2023 (Audited)				
		Over			_
	Less than	3-12	Over	More than	
	3 Months	Months	1-5 Years	5 Years	Total
	(Amounts in millions)				
Notes payable	₽265	₽27,685	₽–	₽–	₽27,950
Trade payables and other current liabilities	96,959	_	_	_	96,959
Customers' refund	2,846	_	_	_	2,846
Interest-bearing long-term financial liabilities:					
Fixed rate borrowings	4,594	3,151	19,482	8,193	35,420
Floating rate borrowings	526	1,738	12,846	37,009	52,119
Redeemable preferred stock	1,465	_	_	_	1,465
Customers' deposits	970	1,810	7,342	26,786	36,908
Refundable service extension costs	345	1,432	3,303	748	5,828
Non-refundable liability related to					
asset funded by customers	127	127	127	517	898
Total undiscounted financial liabilities	₽108,097	₽35,943	₽43,100	₽73,253	₽260,393

The maturity profile of bill deposits is not determinable since the timing of each refund is linked to the cessation of service, which is not reasonably predictable. However, *MERALCO* estimates that the amount of bill deposits (including related interests) of ₱2,655 million will be refunded within a year. This is shown as part of "Trade payables and other current liabilities" account in the consolidated statement of financial position as at June 30, 2024.

Capital Management

The primary objective of the *MERALCO Group*'s capital management is to enhance shareholder value. The capital structure is reviewed with the end view of achieving a competitive cost of capital and at the same time ensuring that returns on, and of, capital are consistent with the levels approved by its regulators for its core distribution business.

The capital structure optimization plan is complemented by efforts to improve capital efficiency to increase yields on invested capital. This entails efforts to improve the efficiency of capital assets, working capital and non-core assets.

The *MERALCO Group* monitors capital using, among other measures, debt to equity ratio, which is gross debt divided by equity attributable to the holders of the parent. The *MERALCO Group* considers long-term debt, redeemable preferred stock and notes payable as debt.

	June 30,	December 31,
	2024	2023
	(Unaudited)	(Audited)
	(Amounts in millions, except of	lebt to equity ratio)
Long-term debt	P 69,338	₽70,398
Notes payable	27,241	27,583
Redeemable preferred stock	1,465	1,465
Debt (a)	P 98,044	₽99,446
Equity attributable to the holders of the parent (b)	P134,777	₽122,295
Debt to equity ratio(a)/(b)	0.73	0.81

28. Income Taxes and Local Franchise Taxes

Income Taxes

The components of net deferred income tax assets and liabilities are as follows:

		June 30,	December 31,
		2024	2023
	Note	(Unaudited)	(Audited)
		(Amounts	in millions)
Deferred income tax assets:			
Provisions for probable losses and			
expenses from claims	19 and 22	P 26,889	₽26,097
Unfunded retirement benefits cost and			
unamortized past service cost	26	2,797	2,639
Allowance for expected credit losses	13	1,525	1,385
Accrued employee benefits	26	1,013	819
Allowance for excess of cost over net			
realizable value of inventories	14	117	117
Decommissioning liability		92	99
Others		1,028	1,277
		33,461	32,433
Deferred income tax liabilities:			
Fair value of net assets from acquisitions	3	6,914	7,294
Revaluation increment in utility plant and			
others	7,9 and 16	5,372	5,408
Actuarial gains	26	995	995
Capitalized interest		896	858
Capitalized duties and taxes deducted			
in advance		348	364
Others		4,388	1,572
		18,913	16,491
		P14,548	₽15,942

The deferred income tax assets and liabilities are presented in the consolidated statements of financial position as follows:

	June 30,	December 31,
	2024	2023
	(Unaudited)	(Audited)
	(Amoun	ts in millions)
Deferred income tax assets – net	P25,682	₽24,633
Deferred income tax liabilities – net	(11,134)	(8,691)
	₽14,548	₽15,942

Provision for (benefit from) income tax consists of:

	Unaudited			
	For the Six	Months	For the Thro	ee Months
	Ended J	une 30	Ended Ju	une 30
	2024	2023	2024	2023
	(Amounts in millions)			
Current	P5,419	₽4,884	P3,923	₽3,230
Deferred	108	(1,005)	(805)	(868)
	₽5,527	₽3,879	P3,118	₽2,362

Deferred income tax charged directly to *OCI* amounted to £504 million and £63 million for the six months ended June 30, 2024 and 2023, respectively.

A reconciliation between the provision for income tax computed at statutory income tax rates of 25%, for the six months ended June 30, 2024 and 2023, and provision for income tax as shown in the consolidated statements of income is as follows:

	Unaudited			
	For the Six Months		For the Three	e Months
	Ended .	June 30	Ended Ju	ne 30
	2024	2023	2024	2023
		(Amounts	in millions)	
Income tax computed at statutory				
tax rate	₽7,161	₽5,556	P 4,119	₽3,125
Income tax effects of:				
Interest income subjected to lower				
final tax rate	(462)	(364)	(235)	(185)
Nondeductible interest expense	116	91	59	46
Nontaxable income	(568)	(194)	(446)	(53)
Equity in net earnings of associates				
and joint ventures	(1,262)	(1,674)	(835)	(695)
Difference in calculation of tax				
deductible costs and expenses	_	27	_	27
Unrecognized deferred tax assets	574	(1,660)	700	(1,604)
Others	(32)	2,097	(244)	1,701
	P5,527	₽3,879	P3,118	₽2,362

MERALCO adopted the optional standard deductions ("*OSD*") in 2024 and 2023 in lieu of itemized deductions beginning with its first quarter income tax return.

Certain deferred tax assets and liabilities expected to be recovered or settled in subsequent taxable years, for which the related income and expense were not considered in determining gross income for income tax purposes, were not recognized. This is because the manner by which *MERALCO* expects to recover or settle the underlying assets and liabilities would not result in any future tax consequence under the current method of computing taxable income.

MERALCO's net deferred tax assets which were not recognized as at June 30, 2024 and December 31, 2023 are as follows:

	June 30,	December 31,
	2024	2023
	(Unaudited)	(Audited)
	(Amounts in	millions)
Deferred tax assets:		
Net operating loss carryover ("NOLCO")	₽1,902	₽2,426
Provisions for various claims	311	311
	₽2,213	₽2,737

The temporary differences for which deferred tax assets have not been recognized pertain to the tax effect of *NOLCO* of *MGen* amounting to \$\mathbb{P}7,610\$ million and \$\mathbb{P}9,704\$ million as at June 30, 2024 and December 31, 2023, respectively. These are not recognized because *MGen* does not expect to utilize such deferred tax assets against sufficient taxable profit in the future.

NOLCO totaling to \$\mathbb{P}7,610\$ million may be claimed as deduction against taxable income as follows:

Date Incurred	Expiry Date	Amount
		(In millions)
December 31, 2020	December 31, 2025	₽833
December 31, 2021	December 31, 2026	1,804
December 31, 2022	December 31, 2025	2,595
December 31, 2023	December 31, 2026	1,642
June 30, 2024	December 31, 2027	736
		₽7,610

On September 30, 2020, the *BIR* issued Revenue Regulations No. 25-2020 implementing Section 4(bbbb) of "Bayanihan to Recover As One Act" which states that the *NOLCO* incurred for taxable years 2020 and 2021 can be carried over and claimed as a deduction from gross income for the next five (5) consecutive taxable years immediately following the year of such loss.

LFT

Consistent with the decisions of the *ERC*, *LFT* is a recoverable charge of the *DU* from the particular province or city imposing and collecting the *LFT*. It is presented as a separate line item in the customer's bill and computed as a percentage of the sum of generation, transmission, distribution services and related *SL* charges.

The Implementing Rules and Regulations ("IRR") issued by the ERC provide that LFT shall be paid only on its distribution wheeling and captive market supply revenues. Pending the promulgation of guidelines from the relevant government agencies, MERALCO is paying LFT based on the sum of the foregoing charges in the customers' bill.

In *ERC* Resolution No. 2, Series of 2021, or the Rules on Recovery of Pass-Through Taxes (Real Property, Local Franchise, and Business Taxes) of *DU*s, the *ERC* amended and modified the rules with respect to the recovery of any local franchise tax, including the filing of applications for recovery.

29. Contingencies and Legal Proceedings

Overpayment of Income Tax related to SC Refund

With the decision of the *SC* for *MERALCO* to refund \$\textstyle{P}0.167\$ per *kWh* to customers during the billing period February 1994 to May 2003, *MERALCO* effectively overpaid income tax in the amount of \$\textstyle{P}7,107\$ million for taxable years 1994 to 1998 and 2000 to 2001. Accordingly, on November 27, 2003, *MERALCO* filed a claim for the recovery of such excess income taxes paid. After examination of the books of *MERALCO* for the covered periods, the *BIR* determined that *MERALCO* had in fact overpaid income taxes in the amount of \$\textstyle{P}6,690\$ million. However, the *BIR* also maintained that *MERALCO* is entitled to a refund amount of only \$\textstyle{P}894\$ million, which pertains to taxable year 2001, claiming that the period for filing a claim had prescribed in respect to the difference between *MERALCO*'s overpayment and the refund amount *MERALCO* is entitled to.

The *BIR* then approved the refund of $$\mathbb{P}894$$ million for issuance of tax credit certificates ("TCCs"), proportionate to the actual refund of claims to utility customers. The *BIR* initially issued TCCs amounting to $$\mathbb{P}317$$ million corresponding to actual refund to customers as at August 31, 2005. In May 2014, the *BIR* issued additional TCCs amounting to $$\mathbb{P}396$$ million corresponding to actual refund to customers as at December 31, 2012.

As at June 30, 2024 and December 31, 2023, the amount of unissued *TCC*s of \$\mathbb{P}181\$ million is presented as part of "Financial and other noncurrent assets" account in the consolidated statements of financial position.

See Note 11 – Financial and other Noncurrent Assets.

MERALCO filed a Petition with the Court of Tax Appeals ("CTA") assailing the denial by the BIR of its income tax refund claim of ₱5,796 million for the years 1994 - 1998 and 2000, arising from the SC decision (net of ₱894 million as approved by the BIR for taxable year 2001 "Overpayment of Income Tax related to SC Refund"). In a Decision dated December 6, 2010, the CTA's Second Division granted MERALCO's claim and ordered the BIR to refund or to issue TCC in favor of MERALCO in the amount of ₱5,796 million in proportion to the tax withheld on the total amount that has been actually given or credited to its customers.

On appeal by the *BIR* to the *CTA* En Banc, *MERALCO*'s petition was dismissed on the ground of prescription in the Decision of the *CTA* En Banc dated May 8, 2012. An *MR* was filed by *MERALCO* and the *CTA* En Banc partly granted *MERALCO*'s motion and issued an Amended Decision dated November 13, 2012, ruling that *MERALCO*'s claim was not yet barred by prescription and remanding the case back to the *CTA* Second Division for further reception of evidence.

The *BIR* filed a *MR* of the above Amended Decision, while *MERALCO* filed its Motion for Partial Reconsideration or Clarification of Amended Decision. Both parties filed their respective Comments to the said motions, and these have been submitted for resolution at the *CTA* En Banc.

In a Resolution promulgated on May 22, 2013, the *CTA* denied the said motions of the *BIR* and *MERALCO*, and the *CTA* Second Division was ordered to receive evidence and rebuttal evidence relating to *MERALCO*'s level of refund to customers, pertaining to the excess charges it made in taxable years 1994-1998 and 2000, but corresponding to the amount of \$\mathbb{P}\$5,796 million, as already determined by the said court.

On July 12, 2013, the *BIR* appealed the *CTA* En Banc's Amended Decision dated November 13, 2012 and Resolution dated May 22, 2013 via Petition for Review with the *SC*. As at July 29, 2024, the case is pending resolution by the *SC*.

LFT Assessments of Municipalities

Certain municipalities have served assessment notices on *MERALCO* for *LFT*. As provided in the Local Government Code ("*LGC*"), only cities and provincial governments may impose taxes on establishments doing business in their localities. On the basis of the foregoing, *MERALCO* and its legal counsel believe that *MERALCO* is not subject or liable for such assessments.

RPT Assessments

On October 22, 2015, the *SC* ruled on an appeal of *MERALCO* declaring, among others, that the transformers, electric posts, transmission lines, insulators and electric meters are not exempted from *RPT* under the *LGC*. Thereafter, *MERALCO* began the process of settlement with the affected *LGU*s and filed for the recovery of the resulting *RPT* payments with the *ERC*.

Acting on petitions filed by *PEPOA* and *PHILRECA*, the *ERC* issued Resolution No. 2, Series of 2021, "Rules on Recovery of Pass-Through Taxes (Real Property, Local Franchise, and Business Taxes", approving the recovery of *RPT*, *LFT* and Business Taxes as pass-through charges and therefore excluded among the financial building blocks in the annual revenue requirement of *PBR*. Accordingly, *MERALCO* filed for recovery of such *RPT* paid.

Subsequently, *PEPOA* filed another petition for rule-making to amend certain provisions of Resolution No. 2, Series of 2021 to cover full recovery as pass-through costs of: (i) local taxes (*RPT*, *LFT* and business tax) levied by *LGU*s during the years prior to the Resolution to address tax arrearages; and (ii) *RPT* assessed by *LGU*s on assets located outside the *DU*'s franchise area but are used to provide public service within the franchise area. *MERALCO* had submitted its comments and several public consultations were conducted. As at July 29, 2024, the Petition is pending with the *ERC*.

See Note 19 – Provisions.

Mediation with NPC

The *NPC* embarked on a Power Development Program ("*PDP*"), which consisted of contracting generating capacities and the construction of its own, as well as private sector, generating plants, following a crippling power supply crisis. To address the concerns of the creditors of *NPC*, namely, Asian Development Bank and the World Bank, the Department of Energy ("*DOE*") required that *MERALCO* enter into a long-term supply contract with the *NPC*.

Accordingly, on November 21, 1994, *MERALCO* entered into a 10-year Contract for Sale of Electricity ("*CSE*") with *NPC* which commenced on January 1, 1995. The *CSE*, the rates and amounts charged to *MERALCO* therein, were approved by the *BOD* of *NPC* and the then Energy Regulatory Board, respectively.

Separately, the *DOE* further asked *MERALCO* to provide a market for half of the output of the Camago-Malampaya gas field to enable its development and production of natural gas, which was to generate significant revenues for the Philippine Government and equally significant foreign exchange savings for the country to the extent of the fuel imports, which the domestic volume of natural gas will displace.

MERALCO's actual purchases from *NPC* exceeded the contract level in the first seven (7) years of the *CSE*. However, the 1997 Asian crisis resulted in a significant curtailment of energy demand.

While the events were beyond the control of *MERALCO*, *NPC* did not honor *MERALCO*'s good faith notification of its off-take volumes. A dispute ensued and both parties agreed to enter into mediation.

The mediation resulted in the signing of a Settlement Agreement ("SA") between the parties on July 15, 2003. The SA was approved by the respective BODs of NPC and MERALCO. The net settlement amount of P14,320 million was agreed upon by NPC and MERALCO and manifested before the ERC through a Joint Compliance dated January 19, 2006. The implementation of the SA is subject to the approval of the ERC.

Subsequently, the *OSG* filed a "Motion for Leave to Intervene with Motion to Admit Attached Opposition to the Joint Application and Settlement Agreement between *NPC* and *MERALCO*". As a result, *MERALCO* sought judicial clarification with the Regional Trial Court ("*RTC-Pasig*"). Pre-trials were set, which *MERALCO* complied with and attended. However, the *OSG* refused to participate in the pre-trial and opted to seek a Temporary Restraining Order ("*TRO*") from the *CA*.

In a Resolution dated December 1, 2010, the *CA* issued a *TRO* against the *RTC-Pasig*, *MERALCO* and *NPC* restraining the respondents from further proceeding with the case. Subsequently, in a Resolution dated February 3, 2011, the *CA* issued a writ of preliminary injunction enjoining the *RTC-Pasig* from conducting further proceedings pending resolution of the Petition. In a Decision dated October 14, 2011, the *CA* resolved to deny the Petition filed by the *OSG* and lifted the injunction previously issued. The said Decision likewise held that the *RTC-Pasig* committed no error in finding the *OSG* in default due to its failure to participate in the proceedings. The *RTC-Pasig* was thus ordered to proceed to hear the case *ex-parte*, as against the *OSG*, and with dispatch. The *OSG* filed a *MR* which was denied by the *CA* in its Resolution dated April 25, 2012. The *OSG* filed a Petition for Review on Certiorari with the *SC*. *MERALCO*'s Comment was filed on October 29, 2012. Subsequently, a Decision dated December 11, 2013 was rendered by the First Division of the *SC* denying the Petition for Review on Certiorari by the *OSG* and affirming the Decision promulgated by the *CA* on October 14, 2011.

With the dismissal of the petition filed by the Office of the Solicitor General ("OSG") with the CA, MERALCO filed a motion for the reception of its evidence ex-parte with the RTC-Pasig pursuant to the ruling of the CA. In a Decision dated May 29, 2012, the RTC-Pasig declared the SA valid and binding, independent of the pass-through for the settlement amount which is reserved for the ERC. The OSG has filed a Notice of Appeal with the RTC-Pasig on June 19, 2012. After both parties filed their respective appeal briefs, the CA rendered a Decision dated April 15, 2014 denying the appeal and affirming the RTC Decision, which declared the SA as valid and binding. The OSG filed a Petition for Review with the SC. On November 10, 2014, MERALCO filed its comment to the Petition. PSALM likewise filed its comment to the Petition. In a Resolution dated July 8, 2015, the SC resolved to serve anew its Resolutions requiring NPC to comment on the Petition. In compliance, NPC submitted its Comment dated September 8, 2015. MERALCO submitted its Motion for Leave to File and to Admit Attached Reply on October 12, 2015. Pursuant to the SC Resolution dated November 11, 2015, the OSG filed a Consolidated Reply to the comments filed by NPC, MERALCO and PSALM. MERALCO then filed a Motion for Leave to File and to Admit the Attached Rejoinder. The parties have filed their respective memoranda. In a Resolution dated September 28, 2022, the SC denied the Petition filed by the OSG and affirmed the validity of the SA. The OSG filed a Motion for Reconsideration. As at July 29, 2024, the case remains pending before the SC.

Sucat-Araneta-Balintawak Transmission Line

The Sucat-Araneta-Balintawak transmission line is a two (2)-part transmission line, which completed the 230 kV line loop within Metro Manila. The two (2) main parts are the Araneta to Balintawak leg and the Sucat to Araneta leg, which cuts through Dasmariñas Village, Makati City.

On March 10, 2000, certain residents along Tamarind Road, Dasmariñas Village, Makati City "the *Plaintiffs*", filed a case against *NPC* with the *RTC-Makati*, enjoining *NPC* from further installing high voltage cables near the *Plaintiffs*' homes and from energizing and transmitting high voltage electric current through said cables because of the alleged health risks and danger posed by the same through the electromagnetic field emitted by said lines. Following its initial status quo Order issued on March 13, 2000, *RTC-Makati* granted on April 3, 2000 the preliminary injunction sought by the *Plaintiffs*. The decision was affirmed by the *SC* on March 23, 2006, which effectively reversed the decision of the *CA* to the contrary. The *RTC-Makati* subsequently issued a writ of execution based on the Order of the *SC. MERALCO*, in its capacity as an intervenor, was constrained to file an Omnibus Motion to maintain status quo because of the significant effect of a de-energization of the Sucat-Araneta line to the public and economy. Shutdown of the 230 *kV* line will result in widespread and rotating brownouts within *MERALCO*'s franchise area with certain power plants unable to run at their full capacities.

On September 8, 2009, the *RTC-Makati* granted the motions for intervention filed by intervenors, *MERALCO* and *NGCP* and dissolved the Writ of Preliminary Injunction issued, upon the posting of the respective counter bonds by defendant *NPC*, intervenors *MERALCO* and *NGCP*, subject to the condition that *NPC* and intervenors will pay for all damages, which the *Plaintiffs* may incur as a result of the Writ of Preliminary Injunction.

In its Order dated February 5, 2013, the *RTC-Makati* granted the *Plaintiffs*' motion and directed the re-raffle of the case to another branch after the judicial dispute resolution failed.

This case remains pending and is still at the pre-trial stage. During the pre-trial stage, *Plaintiffs* filed a Manifestation stating that they are pursuing the deposition of a supposed expert in electromagnetic field through oral examination without leave of court in late January or early February 2016 or on such date as all the parties may agree amongst themselves at the Consulate Office of the Philippines in Vancouver, Canada. *NPC* and intervenors filed their Opposition and Counter-Manifestation. Intervenor *NGCP* filed a Motion to Prohibit the Taking of the Deposition of the said expert. Intervenor *MERALCO* intends to file its Comment/Opposition in due course. As at July 29, 2024, *MERALCO* is awaiting further action of the *SC* on the matter.

Petition for Dispute Resolution against PEMC, TransCo, NPC and PSALM

On September 9, 2008, *MERALCO* filed with the *ERC* a Petition for Dispute Resolution, against *PEMC*, *TransCo*, *NPC* and *PSALM*, as a result of the congestion in the transmission system of *TransCo* arising from the outages of the San Jose-Tayabas 500 kV Line 2 on June 22, 2008, and the 500 kV 600 Mega Volt-Ampere Transformer Bank No. 2 of *TransCo*'s San Jose, Bulacan substation on July 11, 2008. The Petition seeks to, among others, direct *PEMC* to adopt the *NPC*- Time-of-Use ("*TOU*") rate or the new price determined through the price substitution methodology of *PEMC* as approved by the *ERC*, as basis for its billing during the period of the congestion and direct *NPC* and *PSALM* to refund the transmission line loss components of the line rentals associated with *NPC/PSALM* bilateral transactions from the start of *WESM* operation on June 26, 2006.

In a Decision dated March 10, 2010, the *ERC* granted *MERALCO*'s petition and ruled that there is double charging of the transmission line costs billed to *MERALCO* by *NPC* for the Transition Supply

Contract ("TSC") quantities to the extent of 2.98% loss factor, since the effectivity of the TSC in November 2006. Thus, NPC was directed to refund line rental adjustment to MERALCO. In the meantime, the ERC issued an Order on May 4, 2011 allowing PEMC to submit an alternative methodology for the segregation of line rental into congestion cost and line losses from the start of the WESM. PEMC has filed its compliance submitting its alternative methodology.

On September 8, 2011, *MERALCO* received a copy of *PEMC*'s compliance to the *ERC*'s directive and on November 11, 2011, *MERALCO* filed a counter-proposal which effectively simplifies *PEMC*'s proposal.

In an Order of the *ERC* dated June 21, 2012, *MERALCO* was directed to submit its computation of the amount of the double charging of line loss on a per month basis from June 26, 2006 up to June 2012. On July 4, 2012, *MERALCO* filed its Compliance to the said Order. Thereafter, the *ERC* issued an Order directing the parties to comment on *MERALCO*'s submissions. Hearings were conducted on October 2, 2012 and October 16, 2012 to discuss the parties' proposal and comments.

In an Order dated March 4, 2013, the ERC approved the methodology proposed by MERALCO and PEMC in computing the double charged amount on line losses by deducting 2.98% from the NPC-TOU amount. Accordingly, the ERC determined that the computed double charge amount to be collected from NPC is \$\mathbb{P}\$5.2 billion, covering the period November 2006 to August 2012 until actual cessation of the collection of the 2.98% line loss charge in the NPC-TOU rates imposed on MERALCO. In this regard, NPC was directed by the ERC to refund said amount by remitting to MERALCO the equivalent amount of \$\mathbb{P}73.9\$ million per month until the over-recoveries are fully refunded. In the said Order, the ERC likewise determined that the amount to be collected from the successor generating companies ("SGCs") is \$\mathbb{P}4.7\$ billion. Additionally, MERALCO was directed to file a petition against the following SGCs: MPPCL, Aboitiz Power Renewables, Inc. ("APRI"), TLI, SPI and Sem-Calaca, within 30 days from receipt thereof, to recover the line loss collected by them. On April 19, 2013, MERALCO filed a Motion for Clarification with the ERC regarding the directives contained in the March 4, 2013 Order. On April 30, 2013 and May 8, 2013, PSALM and NPC, respectively, filed motions seeking reconsideration of the March 4, 2013 Order. MERALCO filed a motion seeking for an additional 15 days from its receipt of the ERC's Order resolving its Motion for Clarification, within which to file its Petition against the SGCs.

In an Order dated July 1, 2013, the *ERC* issued the following clarifications/resolutions: (i) *SPPC* should be included as one of the *SGC*s against whom a petition for dispute resolution should be filed by *MERALCO*; (ii) amount to be refunded by *NPC* is not only \$\mathbb{P}\$5.2 billion but also the subsequent payments it received from *MERALCO* beyond August 2012 until the actual cessation of the collection of the 2.98% line loss charge in its *TOU* rates; (iii) petition to be filed by *MERALCO* against the *SGC*s should not only be for the recovery of the amount of \$\mathbb{P}\$4.7 billion but also the subsequent payments beyond August 2012 until the actual cessation of the collection of the 2.98% line loss charge in its *TOU* rates; (iv) "SCPC Ilijan" pertains to *SPPC* instead. Thus, the refundable amount of \$\mathbb{P}\$706 million pertaining to "SCPC Ilijan" should be added to *SPPC*'s refundable amount of \$\mathbb{P}\$1.1 billion; (v) grant the Motion for Extension filed by *MERALCO* within which to file a petition against the following *SGCs*: *MPPCL*, *APRI*, *TLI*, *SPI*, *Sem-Calaca* and *SPPC*; and (vi) deny the respective *MR*s filed by *NPC* and *PSALM*.

On September 12, 2013, *MERALCO* filed a Manifestation with Motion with the *ERC* seeking approval of its proposal to offset the amount of \$\mathbb{P}73.9\$ million per month against its monthly remittances to *PSALM*. *PSALM* and *NPC* filed their comments *Ad Cautelam* and Comment and Opposition *Ad Cautelam*, respectively, on *MERALCO*'s Manifestation with Motion. On November 4, 2013, *MERALCO* filed its reply. As at July 29, 2024, *MERALCO*'s Manifestation with Motion is pending resolution by the *ERC*.

On October 24, 2013, *MERALCO* received *PSALM*'s Petition for Review on Certiorari with the *CA* (With Urgent *TRO* and/or Writ of Preliminary Mandatory Injunction Applications) questioning the March 4, 2013 and July 1, 2013 Orders of the *ERC*.

On February 3, 2014, *MERALCO* filed a Comment with Opposition to the Application for *TRO* or Writ of Preliminary Injunction dated January 30, 2014. *PEMC* filed a Comment and Opposition Re: Petition for Certiorari with Urgent *TRO* and/or Writ of Preliminary Mandatory Injunction dated January 6, 2014. On June 4, 2014, the *CA* issued a Resolution declaring that *PSALM* is deemed to have waived the filing of a Reply to the comment and opposition of *MERALCO* and *PEMC* and directing the parties to submit their simultaneous memoranda within 15 days from notice. On December 1, 2014, the *CA* issued a decision dismissing the Petition for Certiorari filed by *PSALM* against the *ERC*, *MERALCO* and *PEMC* and affirming the *ERC*'s ruling on the refund of the P5.2 billion of transmission line losses double charged by *PSALM* and *NPC*. On January 30, 2015, *PSALM* filed its *MR* on the December 1, 2014 Decision of the *CA*. *MERALCO* has filed its Opposition to the *MR*. In a Resolution dated August 11, 2015, the *CA* denied *PSALM*'s *MR*. On October 27, 2015, *MERALCO* received *PSALM*'s Petition for Review with the *SC*. The Petition has been given due course and the parties have filed their respective memoranda. As at July 29, 2024, *MERALCO* is still awaiting further action of the *SC* on the Petition.

Petition for Dispute Resolution against SPPC, MPPCL, APRI, TLI, SPI and Sem-Calaca

On August 29, 2013, *MERALCO* filed a Petition for Dispute Resolution against *SPPC*, *MPPCL*, *APRI*, *TLI*, *SPI* and *Sem-Calaca*. Said Petition seeks the following: 1) refund of the 2.98% transmission line losses in the amount of £5.4 billion, inclusive of the £758 million line loss for the period September 2012 to June 25, 2013, from said *SGCs*; and 2) approval of *MERALCO*'s proposal to correspondingly refund to its customers the aforementioned line loss amounts, as and when the same are received from the *SGCs*, until such time that the said over-recoveries are fully refunded, by way of automatic deduction of the amount of refund from the computed monthly generation rate. On September 20, 2013, *MERALCO* received the *SGCs*' Joint Motion to Dismiss. On October 7, 2013, *MERALCO* filed its Comment on the said Joint Motion.

On October 8, 2013, *MERALCO* received the *SGC*s Manifestation and Motion, which sought, among other things, the cancellation of the scheduled initial hearing of the case, including the submission of the parties respective Pre-trial Briefs, until the final resolution of the *SGC*'s Joint Motion to Dismiss. On October 11, 2013, *MERALCO* filed its pre-trial brief. On October 14, 2013, *MERALCO* filed its Opposition to the *SGC*'s Manifestation and Motion. On October 24, 2013, *MERALCO* received the *SGC*'s Reply to its Comment on the Joint Motion to Dismiss. On October 29, 2013, *MERALCO* filed its Rejoinder. Thereafter, the *SGC*'s filed their Sur-Rejoinder dated November 4, 2013. As at July 29, 2024, the Joint Motion to Dismiss is pending resolution by the *ERC*.

Petition for Dispute Resolution with NPC on Premium Charges

On June 2, 2009, *MERALCO* filed a Petition for Dispute Resolution against *NPC* and *PSALM* with respect to *NPC*'s imposition of premium charges for the alleged excess energy it supplied to *MERALCO* covering the billing periods May 2005 to June 2006. The premium charges amounting to \$\mathbb{P}315\$ million during the May-June 2005 billing periods have been paid but are the subject of a protest by *MERALCO*, and premium charges of \$\mathbb{P}318\$ million during the November 2005, February 2006 and April to June 2006 billing periods are being disputed and withheld by *MERALCO*. *MERALCO* believes that there is no basis for the imposition of the premium charges. The hearings on this case have been completed. As at July 29, 2024, the Petition is pending resolution by the *ERC*.

SC TRO on MERALCO's December 2013 Billing Rate Increase

On December 9, 2013, the *ERC* gave clearance to the request of *MERALCO* to implement a staggered collection over three (3) months covering the December 2013 billing month for the increase in generation charge and other bill components such as *VAT*, *LFT*, transmission charge, and *SL* charge. The generation costs for the November 2013 supply month increased significantly because of the aberrant spike in the *WESM* charges on account of the non-compliance with *WESM* Rules by certain plants resulting in significant power generation capacities not being offered and dispatched, and the scheduled and extended shutdowns, and the forced outages, of several base load power plants, and the use of the more expensive liquid fuel or bio-diesel by the natural gas-fired power plants that were affected by the Malampaya Gas Field shutdown from November 11 to December 10, 2013.

On December 19, 2013, several party-list representatives of the House of Representatives filed a Petition against *MERALCO*, *ERC* and *DOE* before the *SC*, questioning the *ERC* clearance granted to *MERALCO* to charge the resulting price increase, alleging the lack of hearing and due process. It also sought for the declaration of the unconstitutionality of the *EPIRA*, which essentially declared the generation and supply sectors competitive and open, and not considered public utilities. A similar petition was filed by a consumer group and several private homeowners' associations also challenging the legality of the *AGRA* that the *ERC* had promulgated. Both petitions prayed for the issuance of *TRO*, and a Writ of Preliminary Injunction.

On December 23, 2013, the *SC* consolidated the two (2) Petitions and granted the application for *TRO* effective immediately and for a period of 60 days, which effectively enjoined the *ERC* and *MERALCO* from implementing the price increase. The *SC* also ordered *MERALCO*, *ERC* and *DOE* to file their respective comments to the Petitions. Oral Arguments were conducted on January 21, 2014, February 4, 2014 and February 11, 2014. Thereafter, the *SC* ordered all the Parties to the consolidated Petitions to file their respective Memorandum on or before February 26, 2014 after which the Petitions will be deemed submitted for resolution of the *SC*. *MERALCO* complied with said directive and filed its Memorandum on said date.

On February 18, 2014, acting on the motion filed by the Petitioners, the *SC* extended for another 60 days or until April 22, 2014, the *TRO* that it originally issued against *MERALCO* and *ERC* on December 23, 2013. The *TRO* was also similarly applied to the generating companies, specifically *MPPCL*, *SPI*, *SPPC*, *FGPC*, and the *NGCP*, and the *PEMC* (the administrator of *WESM* and market operator at that time) who were all enjoined from collecting from *MERALCO* the deferred amounts representing the \$\mathbb{P}4.15\$ per *kWh* price increase for the November 2013 supply month.

In the meantime, on January 30, 2014, *MERALCO* filed an Omnibus Motion with Manifestation with the *ERC* for the latter to direct *PEMC* to conduct a re-run or re-calculation of the *WESM* prices for the supply months of November to December 2013. Subsequently, on February 17, 2014, *MERALCO* filed with the *ERC* an Application for the recovery of deferred generation costs for the December 2013 supply month praying that it be allowed to recover the same over a six (6)-month period.

On March 3, 2014, the *ERC* issued an Order voiding the Luzon *WESM* prices during the November and December 2013 supply months on the basis of the preliminary findings of its Investigating Unit ("*IU*") that these are not reasonable, rational and competitive, and imposing the use of regulated rates for the said period. *PEMC* was given seven (7) days upon receipt of the Order to calculate these regulated prices and implement the same in the revised *WESM* bills of the concerned *DU*s in Luzon. *PEMC*'s recalculated power bills for the supply month of December 2013 resulted in a net reduction of the December 2013 supply month bill of the *WESM* by £9.3 billion. Due to the pendency of the *TRO*, no adjustment was made to the *WESM* bill of *MERALCO* for the November 2013 supply month. The timing of amounts to be credited to *MERALCO* is dependent on the reimbursement of *PEMC*

from associated generator companies. However, several generating companies, including *MPPCL*, SN Aboitiz Power, Inc., Team (Philippines) Energy Corporation, PanAsia Energy, Inc. ("*PanAsia*"), and *SPI*, have filed *MR*s questioning the Order dated March 3, 2014. *MERALCO* has filed a consolidated comment to these *MRs*. In an Order dated October 15, 2014, the *ERC* denied the *MRs*. The generating companies have appealed the Orders with the *CA. MERALCO* has filed a motion to intervene and a comment in intervention. The *CA* consolidated the cases filed by the generation companies. In a Decision dated November 7, 2017, the *CA* set aside *ERC* Orders dated March 3, 2014, March 27, 2014, May 9, 2014 and October 15, 2014 and declared the orders null and void. The Decision then reinstated and declared valid *WESM* prices for the November and December 2013 supply months. *MERALCO* and the *ERC* have filed their respective motions for reconsideration. Several consumers also intervened in the case and filed their respective motions for reconsideration. In a Resolution dated March 29, 2019, the *CA* denied the motions for reconsideration and upheld its Decision dated November 7, 2017.

MERALCO and several consumers have elevated the *CA* Decision and Order to the *SC* where the case is pending. In a Resolution dated November 4, 2020, the *SC* consolidated *ERC*'s and *MERALCO*'s petitions and transferred *MERALCO*'s petition to the member-in-charge of *ERC*'s petition which was the lower-numbered case. The petitions filed by the consumers were denied by the *SC*.

In view of the pendency of the various submissions before the *ERC* and mindful of the complexities in the implementation of the *ERC*'s Order dated March 3, 2014, the *ERC* directed *PEMC* to provide the market participants additional 45 days to comply with the settlement of their respective adjusted *WESM* bills. In an Order dated May 9, 2014, the parties were then given an additional non-extendible period of 30 days from receipt of the Order within which to settle their *WESM* bills. However, in an Order dated June 6, 2014 and acting on an intervention filed by Angeles Electric Corporation, the *ERC* deemed it appropriate to hold in abeyance the settlement of *PEMC*'s adjusted *WESM* bills by the market participants.

On April 22, 2014, the *SC* extended indefinitely the *TRO* issued on December 23, 2013 and February 18, 2014 and directed generating companies, *NGCP* and *PEMC* not to collect from *MERALCO*. In a Decision promulgated on August 3, 2022, the *SC* affirmed the December 9, 2013 *ERC* letter approving *MERALCO*'s proposal to implement a staggered collection over three (3) months covering the December 2013 billing month. However, it voided the *ERC* March 3, 2014 Order which voided the Luzon *WESM* prices during the November and December 2013 supply months and imposed the use of regulated rates for said period. The *ERC* and the petitioners filed motions for reconsideration which were denied with finality in the *SC* Resolution dated October 11, 2022. Entry of Judgment has been issued.

In a letter dated September 25, 2023, *MERALCO* filed a letter with the *ERC* on its proposed implementation of the recovery of the generation charges pertaining to the December 2013 supply month. On January 4, 2024, *MERALCO*, *IEMOP* and the *ERC* met to discuss *MERALCO*'s proposed implementation of the Decision. As directed by the *ERC*, *MERALCO* and *IEMOP* have completed the reconciliation of the final amount to be recovered, and have sent a joint letter dated March 12, 2024 to the *ERC*. As at July 29, 2024, the same is pending with the *ERC*.

ERC IU Complaint

On December 26, 2013, the *ERC* constituted the *IU* under its Competition Rules to investigate possible anti-competitive behavior by the industry players and possible collusion that transpired in the *WESM* during the supply months of November 2013 and December 2013. *MERALCO* participated in the proceedings and submitted a Memorandum.

An investigating officer of the *IU* filed a Complaint dated May 9, 2015 against *MERALCO* and *TMO* for alleged anti-competitive behavior constituting economic withholding in violation of Section 45 of the *EPIRA* and Rule 11, Section 1 and 8(e) of the *EPIRA IRR*. In an Order dated June 15, 2015, the *ERC* directed *MERALCO* to file its comment on the Complaint. *MERALCO* and *TMO* have filed their respective answers to the Complaint.

In an Order dated September 1, 2015, the *ERC* directed the investigating officer to file his reply to *MERALCO*. In a Manifestation and Motion to Set the Case for Hearing dated November 9, 2015, the investigating officer manifested that he would no longer file a reply and that the case be set for hearing.

On May 24, 2016, the *ERC* promulgated Resolution No. 14, Series of 2016, which resolved to divide the Commission into two (2) core groups for the conduct of hearings and to designate the commissioners to act as presiding officers in anti-competition cases. The raffle pursuant to said Resolution was conducted on June 15, 2016.

In a Notice of Pre-Trial Conference dated June 16, 2016, the *ERC* set the pre-trial conference on August 18, 2016 and required *MERALCO* and *TMO* to submit their respective pre-trial briefs. However, on July 27, 2016, the complainant filed two (2) omnibus motions for the consolidation and deferment of the pre-trial conferences. Hence, in an Order dated August 1, 2016, the respondents were given 10 days to submit their comments on the Motion for Consolidation, with the complainant given five (5) days to file his reply. As such, the pre-trial conferences as scheduled were deferred until further notice and all parties were granted 20 days to submit their respective pre-trial briefs.

In the meantime, *MERALCO* likewise filed an Urgent Motion to Dismiss with Motion to Suspend Proceedings which was adopted by *TMO* in its Manifestation and Motion filed on July 28, 2016. *MERALCO* maintained that the Complaint should be dismissed due to the absence of subject matter jurisdiction as it is now the *PCC* which has original and primary jurisdiction over competition-related cases in the energy sector. On August 23, 2016, *MERALCO* filed an Urgent Motion Ad Cautelam for suspension of proceeding including period to file pre-trial brief and judicial affidavit.

In a Motion dated August 25, 2016, complainant filed a Motion to defer the submission of the complainant's pre-trial brief and judicial affidavit. In an Order dated June 13, 2017, the *ERC* denied the motion to consolidate but upheld the authority of private counsel to represent the complainants. *MERALCO* filed a Motion for Partial Reconsideration to question such authority.

In an Order dated February 2, 2017, the *ERC* denied the motion to dismiss and asserted jurisdiction over the Complaint. *MERALCO* filed its *MR* to the Order on February 23, 2017. In an Order dated June 20, 2017, the *ERC* denied the *MR*. On September 19, 2017, *MERALCO* filed a Petition for Certiorari with the *CA*. In a Resolution dated October 2, 2017, the *CA* required respondents to file their Comment on the Petition within 10 days and held in abeyance its resolution on the prayer for injunctive relief until the comments have been filed. *MERALCO* was likewise given five (5) days to file its reply. In a Manifestation dated October 23, 2017, the *ERC* stated that it is a nominal party in the case as the quasi-judicial tribune that issued the assailed ordinances. The *IU* filed its own Comment dated December 19, 2017. In a Manifestation and Motion dated December 22, 2017, the

OSG informed the CA that it will no longer represent the IU and will instead participate as "tribune of the people". In the meantime, TMO also filed a separate Petition for Review on Certiorari with the CA. In a Resolution dated January 10, 2018, the CA ordered the consolidation of the petitions of TMO and MERALCO. In a Decision dated May 23, 2018, the CA denied the consolidated Petitions filed by MERALCO, TMO, and APRI, and ruled that the jurisdiction to resolve the IU cases remains with the ERC because the Philippine Competition Act ("PCA") does not apply retroactively.

On June 20, 2018, *MERALCO* filed an *MR* with the *CA*. The *ERC* likewise filed its Motion for Partial Reconsideration on the ground that it retained concurrent jurisdiction together with the *PCC* over cases involving alleged anti-competitive conduct supposedly because the *PCA* did not repeal Section 45 of the *EPIRA*.

In Resolution dated January 28, 2019, the *CA* denied the motions for reconsideration filed by all of the parties. While it sustained its finding that the *PCC* now holds original, exclusive, and primary jurisdiction over all competition-related cases, the *CA* reiterated its view that the *PCA* has no retroactive effect.

The *ERC* has elevated the matter to the *SC. MERALCO*, *TMO* and *APRI* have all filed their respective manifestations before the *SC*. In a Resolution dated September 29, 2021, the *SC* affirmed the *CA* in that the *ERC* had jurisdiction over these cases as they were filed before the enactment of the *PCA*. However, the *SC* did not rule on whether the *PCC* and the *ERC* now have concurrent jurisdiction as these issues were not fully litigated.

In the meantime, the *ERC* called for a conference on March 26, 2021 in order to discuss updates and developments regarding the case. On April 14, 2021, *MERALCO* filed an Urgent Motion Ad Cautelam to Suspend Proceedings in view of the pendency of the case before the *SC*. The *ERC* then issued an Order dated August 13, 2021, setting the pre-trial conference on August 27, 2021. *MERALCO* filed a Manifestation and Urgent Omnibus Motion Ad Cautelam to (a) Resolve the Urgent Motion Ad Cautelam to Suspend Proceedings dated April 14, 2021 and (b) Cancel the August 27, 2021 Pre-Trial Conference dated August 20, 2021. The pre-trial conference proceeded on August 27, 2021. However, the *ERC* stated that, after the pre-trial conference and before the case can proceed with trial on the merits, the *ERC* will first resolve *MERALCO*'s motions. The *ERC* also issued an open court order denying the motion of the *ERC IU* that the case be resolved through the submission of the position papers and other supporting documents. The *ERC IU* filed a Motion for Reconsideration to which *MERALCO* filed an opposition. As at July 29, 2024, *MERALCO* is awaiting further action by the *ERC* on the matter.

Ombudsman Cases Against MERALCO Directors

On January 30, 2018, *MERALCO* received an Order dated January 22, 2018 from the Office of the Ombudsman directing *MERALCO*'s directors to comment on a complaint-affidavit for syndicated estafa filed by certain consumer group which charged that there was conspiracy between *MERALCO* directors and the *ERC* regarding the alleged misappropriation of the bill deposits received from *MERALCO* consumers. On February 9, 2018, *MERALCO*'s directors filed their Counter-Affidavits where they refuted the arguments of the consumer group. In a Resolution dated May 18, 2018, the criminal complaint for syndicated estafa was dismissed for insufficiency of evidence. The case was referred to the *COA* for the conduct of audit on the bill deposits collected by *MERALCO* from the public consumers and to inform the Ombudsman of the compliance therewith. The consumer group filed a Motion for Partial Reconsideration dated June 16, 2018 to which *MERALCO* filed its Comment. The consumer group's Motion for Partial Reconsideration was denied through an Order dated July 30, 2018. *NASECORE* filed an *Urgent Motion for Immediate Execution* dated

September 21, 2018 praying that the Ombudsman issue a writ of execution to implement the *Resolution* dated May 18, 2018.

On January 5, 2024, *MERALCO* received an Order dated January 2, 2024 from the Office of the Ombudsman directing *MERALCO*'s Chairman and *CEO* to file a counter-affidavit, together with the affidavit/s of supporting witnesses and other supporting documents, on the case filed by a certain consumer group against *ERC* and *MERALCO* seeking (a) indictment of *MERALCO*'s Chairman and *CEO* which alleged that there is a violation of certain provisions of *R.A. 3019* and *PD 269*, and (b) a finding that the *ERC* Chairperson is guilty of, among other things, gross misconduct and grave abuse of authority. In said case, the consumer group alleged that there is no basis for *MERALCO* to participate in, and purchase energy at, the *WESM*, given that, among other things, the *WESM* was created to cater to the contestable market. On February 6, 2024, *MERALCO* has filed the relevant counter-affidavit and supporting affidavit to the Office of the Ombudsman. On March 18, 2024, *MERALCO* received the reply-affidavit filed by the consumer group. On July 15, 2024, *MERALCO* filed its Rejoinder-Affidavit. As at July 29, 2024, *MERALCO* is awaiting further action by the Ombusdman on the matter.

On May 20, 2024, *MERALCO* received a copy of the Resolution dated April 3, 2024, issued by the *SC* requiring respondents *ERC*, *MERALCO* and *IEMOP* to file a comment on the Petition for Mandamus and Injunction against *ERC*, *MERALCO* and *IEMOP*. The Petition seeks to, among other things, compel the *ERC* to ban the purchase of electricity by *DUs*, like *MERALCO*, at the *WESM*. On June 10, 2024, *MERALCO* filed its Comment on the Petition. As at July 29, 2024, *MERALCO* awaits further action of the *SC* on the case.

Others

Management and its internal and external counsels believe that the probable resolution of these issues will not materially affect *MERALCO*'s financial position and results of operations.

30. Significant Contracts and Commitments

MERALCO

Independent Power Producers ("IPPs")

FGPC and FGP

In compliance with the *DOE*'s program to create a market for Camago-Malampaya gas field and enable its development, *MERALCO* entered into separate 25-year *PPA*s with *FGPC* (March 14, 1995) and *FGP* (July 22, 1999) for a minimum net electric output of the Sta. Rita and San Lorenzo power plants, respectively, from the start of their commercial operations. The *PPA* with *FGPC* terminates on August 17, 2025, while that of *FGP* ends on October 1, 2027. On January 7, 2004, *MERALCO*, *FGP* and *FGPC* signed an Amendment to their respective *PPA*s. The amended terms under the respective *PPA*s of *FGP* and *FGPC* were approved by the *ERC* on May 31, 2006.

Following information from FGPC and FGP on use of LNG as an alternative reliable fuel upon expiration of the Gas Sale and Purchase Agreements ("GSPAs") and to ensure safe, adequate, and reliable supply of fuel throughout the terms of the PPAs, MERALCO sought confirmation from the ERC that the use and recovery from customers of attendant costs of LNG are allowed. On March 26, 2024, MERALCO received an order from the ERC (a) allowing use of LNG only in case of

fuel supply event of force majeure, subject to payment of and recovery from customers based only landed fuel cost, and (b) directing filing of separate application for approval (i) of costs other than the landed fuel cost, and (ii) if *LNG* will be used as primary fuel. The *ERC* likewise stated in its Order that pending the filing and the necessary approval by the *ERC*, the charges provided in the new *GSPA*, cannot be charged to the consumers and, as such, the rates under the Old *GSPA* shall be applied. In response, *FGPC* and *FGP* filed a Motion for Clarification. As at July 29, 2024, the resolution is pending with the *ERC*.

OPPL

MERALCO entered into a *PPA* with *QPPL* on August 12, 1994, which was subsequently amended on December 1, 1996. The *PPA* is for a period of 25 years from the start of commercial operations up to May 31, 2025.

In a Letter Agreement signed on February 21, 2008, the amount billable by *QPPL* included a transmission line charge reduction in lieu of a previous rebate program. The Letter Agreement also provides that *MERALCO* shall advance to *QPPL* US\$2.85 million per annum for 10 years beginning 2008 to assist *QPPL* in consideration of the difference between the transmission line charge specified in the Transmission Line Agreement ("*TLA*") and the *ERC*-approved transmission line charge in March 2003. *QPPL* shall repay *MERALCO* the same amount at the end of the 10-year period in equal annual payments without adjustment. However, if *MERALCO* is able to dispatch *QPPL* at a plant capacity factor of no less than 86% in any particular year, *MERALCO* shall not be required to pay US\$2.85 million on that year. In January 2018, *QPPL* began repayment of the amount advanced by *MERALCO*. As at June 30, 2024, the remaining amount for repayment by *QPPL* is US\$3.563 million. This arrangement did not have any impact on the rates to be charged to consumers and hence, did not require any amendment in the *PPA*, as approved by the *ERC*.

See Note 11 – Financial and other Noncurrent Assets.

Committed Energy Volume to be Purchased

The following are forecasted purchases/payments to *FGPC*, *FGP* and *QPPL* corresponding to the Minimum Energy Quantity ("*MEQ*") provisions of the contracts. The forecasted fixed payments include capacity charge and fixed operation and maintenance cost escalated using the *U.S.* and Philippine Consumer Price Index.

Year	MEQ	Equivalent Amount
	(In million kwh)	(In Millions)
2025	10,757	₽21,147
2026	4,054	6,882
2027	3,376	5,691

PSAs with Privatized Plants and IPPAs

On December 6, 2019, *MERALCO* and *TLI* executed a new short-term *PSA* for the purchase of 250 *MW* capacity and energy from *TLI*'s power plant for the period of December 26, 2019 to December 25, 2020. On December 19, 2019, the *DOE* issued a Certificate of Exemption from *CSP* in favor of *MERALCO* for the new short-term *PSA*. On December 23, 2019, *MERALCO* filed an application with the *ERC* for the approval of said *PSA* with *TLI*. As at July 29, 2024, the contract term has expired but the application for its approval is still pending with the *ERC.MERALCO* had a *PSA* with *MPPCL* which was approved by the *ERC* on December 17, 2012, with a period of December 26, 2012 to December 25, 2019. On December 19, 2019, *MERALCO* and *MPPCL* entered into an agreement to extend the *PSA* for an additional period of one (1) year reckoned from the date

of *ERC* approval thereof. On April 14, 2021, due to exigent and emergency reasons (e.g., unforecasted supply deficiency and to account for outages of power plants with bilateral contracts with *MERALCO*), *MERALCO* and *MPPCL* further agreed to amend the December 19, 2019 agreement, to instead extend the *PSA* for an additional period of one (1) year from May 26, 2021. On even date, (a) *MERALCO* and *MPPCL* filed a motion to seek *ERC* approval of the said Amendment Agreement; and (b) *MERALCO* sought confirmation from the *DOE* that the extension of the *ERC*-approved 2011 *PSA*, as embodied in the Amendment Agreement, is exempted from the conduct of a *CSP*. In its letter dated July 30, 2021, the *DOE* denied *MERALCO*'s request for certificate of exemption from *CSP*. As at July 29, 2024, the *ERC* has yet to act on the parties' motion.

Philippine Power and Development Company ("Philipodeco")

On May 15, 2014, *MERALCO* and *Philpodeco* executed a *PSA*. On June 2, 2014, *MERALCO* filed an application with the *ERC* for the approval of its *PSA* with *Philpodeco*. On May 15, 2020, the *PSA* with *Philpodeco* expired. As at July 29, 2024, the case is pending decision by the *ERC*.

Bacavalley Energy Inc. ("BEI")

MERALCO signed a CSE with BEI on November 12, 2010. The CSE has a term of two (2) years from the delivery period commencement date. In an order dated January 31, 2011, the ERC provisionally approved the said application. After a series of negotiations, MERALCO and BEI signed Letter Agreements dated March 1, 2013 and March 5, 2013, extending the CSE between said parties for another two (2) years from March 16, 2013, or until March 15, 2015. In its Order December 9, 2013, the ERC allowed the CSE to be extended until March 15, 2015. On March 16, 2015, the contract term has expired and MERALCO filed a Manifestation with Motion to the ERC for approval of the extended term until March 15, 2016. As at July 29, 2024, the case is pending decision by the ERC.

Pangea Green Energy Philippines, Inc. ("PGEP")

On May 31, 2012, *MERALCO* signed a *CSE* with *PGEP*. The *CSE* is for a period of two (2) years from the delivery period commencement date. On August 28, 2012, the *ERC* issued an Order provisionally approving the application. On March 4, 2015, *MERALCO* filed a Manifestation with Motion with the *ERC* for the approval of the extended term until February 29, 2016. On January 8, 2016, acting on *PGEP* letter seeking early termination of the *CSE*, *MERALCO* filed a Manifestation with Motion with the *ERC* seeking approval of the extended term of March 4, 2015 until October 9, 2015 only. On October 10, 2015, the contract term has expired. As at July 29, 2024, the case is pending decision by the *ERC*.

TMO

On September 27, 2013, *MERALCO* signed a *PSA* with *TMO* for the output of the barge-mounted, bunker oil-fired diesel engines moored at the Fish Port Complex in Navotas, Manila. In an Order dated November 4, 2013, the *ERC* granted the prayer for provisional authority.

On December 17, 2014, *MERALCO* and *TMO* entered into an Amendment to the *PSA*, which was filed for *ERC* approval on January 21, 2015. In an Order dated April 6, 2015, the *ERC* approved the amendment, with modification. In an Order dated April 5, 2016, the *ERC* ruled that the provisional authority granted to *MERALCO* and *TMO* is extended unless revoked or made permanent. On June 10, 2016 and July 5, 2016, respectively, *MERALCO* and *TMO* filed a Motion for Clarification of the *ERC* Order dated April 5, 2016. Said motions are still pending decision by the *ERC*. On January 3, 2017, *MERALCO* filed a Manifestation with Motion informing the *ERC* of the extension of the term of the *PSA* from June 26, 2017 to June 25, 2018. In an Order dated June 6, 2017, the *ERC*

noted *MERALCO*'s Manifestation and Motion and confirmed one (1) year extension of the *PSA*. On June 26, 2018, the contract term has expired. As at July 29, 2024, the case is pending decision by the *ERC*.

SBPL

MERALCO and *SBPL* have an *ERC*-approved *PSA* for a period of 20 years from the start of commercial operations up to September 25, 2039.

PEDC

To address the *SC* Decision in *Alyansa Para sa Bagong Pilipinas, Inc. vs. ERC, et al.* (G.R. No. 227670, 3 May 2019) that effectively required all *PSA* applications for *ERC* approval filed on or after June 30, 2015 to undergo *CSP*, which includes the 2016 20-year *PSA* between *MERALCO* and *PEDC*, a *CSP* was conducted in 2021 to cover the 70 *MW* required contract capacity of *MERALCO* for contract period ending January 25, 2037. The same capacity was won by *PEDC* under the new 15-year *PSA* with *MERALCO* ("2021 PEDC PSA"). Through a "Notice of Resolution" dated February 23, 2022, the *ERC* granted provisional authority to implement the 2021 PEDC PSA, and on April 1, 2022, the 2021 PEDC PSA was implemented by *MERALCO* and *PEDC*.

On March 18, 2022, *PEDC* issued to *MERALCO* a Notice of Change in Circumstance pursuant to the 2021 PEDC PSA. Consequently, on April 13, 2022, PEDC (joined by MERALCO) filed an Urgent Motion for Contract Price Adjustment with the ERC. On December 4, 2022, PEDC sent MERALCO a Notice of End of Supply, which formally informed MERALCO of PEDC's decision to cease supply of energy beginning midnight of December 5, 2022, because without the ERC's action on the Urgent Motion for Contract Price Adjustment, PEDC was already in severe financial stress and in danger of breaching its financial covenants. On August 29, 2023, MERALCO received the ERC's Decision dated March 8, 2023 granting the Urgent Motion for Contract Price Adjustment.

Relative to the foregoing, on October 3, 2023, *MERALCO* filed a Motion for Leave to Admit Attached Supplemental Application with the *ERC* in its application for confirmation of over/under of pass-through charges. The Supplemental Application prayed that *MERALCO* be allowed to recover the additional amount of \$\mathbb{P}884\$ million pertaining to the recovery of the *CIC* claims of *PEDC*.

On January 16, 2024, *PEDC* filed a Motion for Clarification asking the *ERC* to issue an order declaring that the dispositive portion of the Decision dated March 8, 2023 includes a reference to losses from April 2, 2022 to December 4, 2022 in the amount of ₱1.2 billion. On June 19, 2024, *PEDC* filed a Supplemental Motion for the Recovery of Additional Fuel Losses due to *CIC* (covering the period 26 September 2022 to 04 December 2022, as Acknowledged by the [*ERC*] in its Decision dated March 8, 2023). The Supplemental Motion asks the *ERC* to issue an Order allowing *PEDC* to recover actual fuel costs in the amount of ₱380 million, representing the unrecovered losses from September 26, 2022 to December 4, 2022.

As at July 29, 2024, the *ERC* has yet to act on *MERALCO's* Supplemental Application and *PEDC*'s separate motions.

First Bulacan

MERALCO and First Bulacan have an ERC-approved PSA for a period of 20 years from the start of commercial operations until 2031.

Solar Tanauan Corporation ("Solar Tanauan")

MERALCO has an *ERC*-approved 20-year *PSA* with *Solar Tanauan* for the purchase of 50 *MW* of electric output from its solar plant in Tanauan, Batangas.

Solar Philippines Tarlac Phase 1

MERALCO has a 20-year PSA with Solar Philippines Tarlac for the purchase of up to 85 MW of electric output from Phase one (1) of its solar plant in Tarlac until July 2038. In an Order promulgated on June 8, 2018, the ERC granted Interim Relief to provisionally implement the PSA. On July 3, 2018, Solar Philippines Tarlac filed a Motion for Partial Reconsideration of the said Order. MERALCO and Solar Philippines Tarlac agreed on a way forward, subject to resolution of the Motion for Partial Reconsideration, and began implementation of the PSA on August 20, 2018. In its Order dated January 23, 2019, the ERC partially granted the Motion for Partial Reconsideration filed by Solar Philippines Tarlac and allowed the 2% annual escalation under the PSA. On June 25, 2019, the ERC promulgated its Order leaving the adjustment of the timelines set under the PSA to the discretion of MERALCO and Solar Philippines Tarlac. Meanwhile, the 20-year term of the PSA began on August 20, 2018. As at July 29, 2024, the parties are awaiting ERC's final decision on the Joint Application.

FNPC

Following conduct and completion of a *CSP*, *MERALCO* confirmed effectivity of the *PSA* with *FNPC* dated December 13, 2017, for the purchase of 414 *MW* electric energy generated by the San Gabriel Gas Plant beginning *ERC* approval. On July 13, 2022, *MERALCO* received the *ERC* Decision approving the joint application subject to certain modifications and conditions. On July 28, 2022, *FNPC* filed a motion seeking reconsideration of the *ERC* Decision, which was implemented in the meantime. On February 23, 2018, the contract term has expired. As at July 29, 2024, the parties await further *ERC* action on *FNPC*'s motion.

Solar Philippines Tarlac Phase 2

MERALCO has a 20-year *PSA* with *Solar Philippines Tarlac* for the purchase of up to 50 *MW* of electric output from Phase 2 of its solar plant in Tarlac. The application for approval of the *PSA* with *Solar Philippines Tarlac* was filed on March 18, 2019 and the hearings were concluded last September 2019. As at July 29, 2024, the case is pending decision by the *ERC*.

SPI, AC Energy and SPPC - Baseload PSAs

MERALCO signed three (3) PSAs for baseload capacity with AC Energy for 200 MW, SPI for 330 MW, and SPPC for 670 MW. In its letters to MERALCO, all dated December 23, 2019, the ERC granted provisional authority to implement these three (3) PSAs for baseload capacity. In its Orders dated November 26, 2020, the ERC granted interim relief authorizing continued implementation of the PSAs, until revoked or until the issuance of a final decision by the ERC.

On April 18, 2022, *SPI* and *SPPC* issued to *MERALCO* Notices of *CIC*. Following filing of Joint Motions for Price Adjustment with the *ERC* and public hearings, on October 3, 2022, the *ERC*, voting 3-2, promulgated its Orders dated September 29, 2022, denying the Joint Motions for Price Adjustment. On November 4, 2022, *SPI* and *SPPC* filed Petitions for Certiorari with prayer for issuance of *TRO* and Writ of Preliminary Injunction ("*WPP*") with the *CA*, assailing the *ERC* Orders dated September 29, 2022. The *CA* issued a *TRO*, then subsequently a *WPI*, for the *SPPC* case. On

June 22, 2023, the *ERC* filed with the *SC* a Petition for Certiorari with prayer for *TRO/WPI*, assailing the *CA*'s issuance of *WPI* for the *SPPC* case.

Meanwhile, on July 14, 2023, *MERALCO* received the *CA*'s (13th Division) Joint Decision which, among other things, (a) annulled/set aside the *ERC* Orders that denied the Joint Motions for Price Adjustment and instead granted such motions (for the period of January 2022 to May 2022), without prejudice to any further requests for price adjustments for June 2022 onwards; and (b) made permanent the Preliminary Injunction issued in favor of *SPPC*. On the basis of the *CA* orders and decision, starting on December 7, 2022 and July 24, 2023, respectively, *SPPC* and *SPI* ceased supplying energy under their baseload *PSA*s with *MERALCO*. On February 28, 2024, the *ERC* elevated the matter to the *SC* by filing a Petition for Review on Certiorari. On April 3, 2024, the *SC* issued a Resolution denying the *ERC's* Petition for Certiorari for failure to show that the *CA* committed any reversible error. As at July 29, 2024, the *SC* has yet to act on *ERC's* motion for reconsideration.

Meanwhile, *SPI* and *SPPC* issued to *MERALCO* Notices of *CIC* dated August 18, 2023, claiming additional adjustment. In *MERALCO*'s letters to *SPI* and *SPPC*, both dated January 30, 2024, *MERALCO* advised *SPI* and *SPPC* to avail itself of legal remedies available to it under the law as it found no basis to join *SPI* and *SPPC* in an *ERC* filing since the PSAs had already been terminated.

On October 11, 2023 and (revised on) February 1, 2024, *AC Energy* issued to *MERALCO* a Notice of *CIC* for the year 2022. Consequently, on February 29, 2024, *AC Energy* (joined by *MERALCO*) filed a Joint Motion for Price Adjustment with the *ERC* for its 2019 baseload *PSA* with *MERALCO*, involving \$\mathbb{P}618\$ million. On May 24, 2024, *AC Energy* issued to *MERALCO* a Supplemental Notice of *CIC* for the year 2023. Thus, on June 21, 2024, *AC Energy* (joined by *MERALCO*) filed an Updated and Supplemental Joint Motion for Price Adjustment with the *ERC* for its 2019 baseload *PSA* with *MERALCO*, involving an additional \$\mathbb{P}910\$ million. As at July 29, 2024, the *ERC* has yet to act on the motions.

FGHPC, AC Energy and SPPC - Mid-merit PSAs

MERALCO signed three (3) PSAs for mid-merit capacity with FGHPC for 100 MW, AC Energy for 110 MW, and SPPC for 290 MW. On January 30, 2020 and March 16, 2020, MERALCO received ERC orders granting provisional authority to implement MERALCO's PSAs for mid-merit capacity with AC Energy, and FGHPC and SPPC, respectively. In its Orders dated November 26, 2020, the ERC granted interim relief authorizing continued implementation of the PSAs, until revoked or until the issuance of a final decision by the ERC. As at July 29, 2024, the three (3) PSA applications are pending final decision by the ERC.

On October 11, 2023 and (revised on) February 1, 2024, *AC Energy* issued to *MERALCO* a Notice of *CIC* for the year 2022. Consequently, on February 29, 2024, *AC Energy* (joined by *MERALCO*) filed a Joint Motion for Price Adjustment with the *ERC* for its 2019 mid-merit *PSA* with *MERALCO*, involving \$\mathbb{P}87\$ million. On May 24, 2024, *AC Energy* issued to *MERALCO* a Supplemental Notice of *CIC* for the year 2023. Thus, on June 21, 2024, *AC Energy* (joined by *MERALCO*) filed an Updated and Supplemental Joint Motion for Price Adjustment with the *ERC* for its 2019 mid-merit *PSA* with *MERALCO*, involving an additional \$\mathbb{P}132\$ million. As at July 29, 2024, the *ERC* has yet to act on the motions.

Terra Solar

MERALCO has a PSA with Terra Solar for 850 MW Renewable Energy mid-merit capacity with commercial operations dates in February 2026 for 600 MW and February 2027 for 250 MW. On

August 10, 2023, *MERALCO* received the *ERC*'s Notice of Resolution granting final authority to implement the *PSA*, subject to certain conditions and modifications. On December 12, 2023, *MERALCO* received a copy of *ERC*'s formal Decision dated August 8, 2023.

EERI, GNPower Dinginin Ltd. Co. ("GNPD") and Mariveles Power Generation Corporation ("MPGC") – 2024 Baseload PSAs

MERALCO has three (3) PSAs with EERI with commercial operations date in December 2024 for 1,200 MW, with GNPD with commercial operations date in May 2025 for 300 MW, and with MPGC with commercial operations date in May 2025 for 300 MW. The joint applications for approval of MERALCO's PSAs with EERI, GNPD and MPGC were filed with the ERC on March 1, 2024, February 22, 2024, and February 29, 2024, respectively. On July 26, 2024, MERALCO and the power suppliers filed with the ERC a Joint Motion to Resolve the applications for approval of the PSAs. As at July 29, 2024, the hearings have been concluded and the case is pending decision by the ERC, including P4P's Intervention.

SPPC - 2024 Baseload PSA

On February 5, 2024, after being declared the winning power supplier in a *CSP* for 1,200 *MW* baseload capacity from brownfield power plants was conducted, *MERALCO* signed a *PSA* for baseload capacity with *SPPC* for 1,200 *MW*. On June 11, 2024, the *ERC* released an Order (dated May 9, 2024) granting provisional authority to implement the *PSA* under several conditions, which includes implementation covering only 910 *MW* capacity, pending *ERC* resolution of the Joint Manifestation dated February 23, 2024 in *ERC* Case No. 2019-080RC on assignment of the 290 *MW* capacity thereat from *SPPC* to *SPI. MERALCO* and *SPPC* proceeded to implement the 2024 1,200 *MW PSA* following the *ERC's PA* Order. On June 26, 2024, *MERALCO* and *SPPC* filed a Joint Motion for Partial Reconsideration which questioned the *ERC*'s provisional authority Order. As at July 29, 2024, the Joint Motion for Partial Reconsideration of *MERALCO* and *SPPC*, as well as *P4P's Intervention*, has yet to be resolved by the *ERC*.

Interim Power Supply Agreements ("IPSAs")

On January 24, 2017, in view of the Malampaya shutdown that was to coincide with the scheduled outage of other plants, *MERALCO* signed an *IPSA* with Strategic Power Development Corporation ("*SPDC*") for the supply of 100 *MW* per hour of electric power from 0901H to 1000H and from 2001H to 2100H, and 150 *MW* per hour of electric power from 1001H to 2000H, from January 28, 2017 until February 16, 2017. The said *IPSA* was effective immediately, on the condition that disallowances and penalties that the *ERC* may impose as a result thereof shall be for the account of *SPDC*. *MERALCO* and *SPDC*, in a letter agreement dated February 15, 2017, agreed to extend the term of the *IPSA* until March 25, 2017 under the same terms and conditions of the *IPSA*. On February 16, 2017, *MERALCO* and *SPDC* filed a Joint Manifestation with Motion with the *ERC* for the extended term and praying that the same be duly considered and approved accordingly. As at July 29, 2024, the contract term has expired and *MERALCO* awaits the *ERC*'s final decision on the *IPSA*.

On April 15, 2019, in consideration of the *NGCP* forecast of voltage situations and Luzon peak demand, *MERALCO* signed two (2) separate *IPSA*s with: (i) *MEI* for the purchase of 70 *MW* of electric power, subject to a net dependable capacity test, from April 26, 2019 to June 25, 2019, from *MEI's* Gas Turbine Power Plant in Navotas Fishport Complex, Navotas City; and (ii) *TMO* for the purchase of up to 200,000 *kW* contract capacity and associated energy, subject to restatement based on the results of capacity test, from April 26, 2019 to April 25, 2020, from *TMO*'s 242 *MW*-installed capacity, barge-mounted, bunker-fired diesel power generating and interconnection facilities in

Navotas City. For the said *IPSA*s, *MERALCO* also received the *DOE*'s grant of exemption from the requirement for *CSP*. The applications for approval of said *IPSA*s were filed before the *ERC* on April 17, 2019. In accordance with the said *IPSA*s, with the filing of the joint applications and *DOE*'s exemption, the mutual obligations to sell and purchase power under said agreements were implemented beginning April 26, 2019. On July 1, 2019, *MERALCO* filed its Compliance with *FOE* on the *TMO IPSA* Joint Application. In addition, in light of the declarations of yellow and red alerts in the *Luzon* Grid by *NGCP*, *MERALCO* and *MEI* agreed to extend their *IPSA* until April 25, 2020. *MERALCO* also received the *DOE's* grant of exemption from the requirement for *CSP*. The *PSA*s with *MEI* and *TMO* expired on April 25, 2020. As at July 29, 2024, the cases remain pending with the *ERC*.

On September 28, 2021, in view of the Malampaya shutdown set for October 2021 that was to coincide with the scheduled outage of other plants, *MERALCO* signed a Contract for Supply of Electric Energy ("*CSEE*") with *PSALM* for the supply of 90 *MW* for the period of ten (10) months from September 26, 2021 to July 25, 2022. On even date, the *DOE* issued a Certificate of Exemption from *CSP* in favor of *MERALCO* for the *CSEE*. With the *DOE*'s grant of exemption from the requirement for *CSP*, the parties began implementation of the *CSEE* on September 29, 2021. The application for approval of the *CSEE* with *PSALM* was filed on December 29, 2021. As at July 29, 2024, the contract term has expired and the case is pending decision by the *ERC*.

On February 4, 2022, after being declared the winning power supplier in a *CSP*, *MERALCO* signed a 5-month *PSA* with *SPPC* for 170 *MW* contract capacity. The *PSA* was not implemented pending *ERC* approval and the contract term expired on July 25, 2022. As at July 29, 2024, the *ERC* has not issued its final decision on this *PSA*.

On December 14, 2022, in connection with the sudden and unforeseen suspension of *MERALCO*'s baseload *PSA* with *SPPC* for 670 *MW* and after receiving from the *DOE* a Certificate of Exemption from the conduct of a competitive selection process ("*COE-CSP*") pursuant to the *DOE* Circular No. DC2021-09-0030 ("2021 Revised CSP Circular"), *MERALCO* signed a one (1)-month *PSA* with *GNPD*. The *GNPD* emergency power supply agreement ("*EPSA*") ("1st GNPD EPSA") was implemented on December 15, 2022 and filed with the *ERC* on April 5, 2023. Following *MERALCO*'s request for extension of the 1st GNPD EPSA, given continued unavailability of contract capacity and non-delivery of associated energy under the *SPPC PSA* (since the *CA* granted a writ of preliminary injunction to replace the *TRO*), the parties executed another *EPSA* with *GNPD* dated February 3, 2023 ("2nd GNPD EPSA"), with term until February 25, 2023. The 2nd GNPD EPSA was implemented on February 3, 2023 and filed with the *ERC* on April 13, 2023. As at July 29, 2024, the contract terms of the 1st and 2nd GNPD EPSAs have expired and the cases remain pending with the *ERC*.

On April 29, 2023, *MERALCO* received via electronic mail, a copy of the *ERC* Order dated April 11, 2023 (the "Show Cause Order") alleging *MERALCO*'s purported violation of Sec. 2.2.1.2 of the 2021 Revised CSP Circular. The purported violation is predicated on *ERC*'s unilateral finding that the generation rate under the 1st GNPD EPSA and 2nd GNPD EPSA is not equivalent to or lower than the latest *ERC*-approved generation tariff for the same or similar technology in comparable areas considering that GNPD's EPSA rate is higher than the latest *ERC*-approved generation tariff for similar technology (coal) in *MERALCO*'s area. The *ERC* compared the said rate with the provisionally approved rate of the 2021 PEDC PSA with MERALCO in ERC Case No. 2022-001RC. On May 15, 2023, MERALCO filed its Verified Explanation ("Verified Explanation") in compliance to the *ERC*'s Show Cause Order. MERALCO explained that: (i) The COE-CSP issued by the DOE not only exempted MERALCO from conducting a CSP for the EPSAs, but essentially certifies that the DU was able to meet the requisites for its issuance, thus, authorizing the EPSAs' immediate implementation; (ii) the immediate implementation of the 1st GNPD EPSA and 2nd GNPD EPSA is

consistent with Section 2.2.1.2 of the 2021 Revised CSP Rules considering that: (a) both the EPSAs' cooperation periods are within the one (1) year period limitation; (b) the EPSAs were contracted to address an emergency situation; and (c) the EPSAs are equivalent to or lower than the latest ERC-approved generation tariff for same plant offered for the EPSA, which is actually the practice being observed by the ERC in approving PSAs as shown in previous Orders issued for other PSAs; (iii) the ERC's use of the 2021 PEDC PSA rate, which was released on the ERC's online Database of Generation Rates after the Show Cause Order was issued and after the expiration of the terms of the EPSAs, is not comparable to the EPSA rates given the stark differences in circumstances.

On March 24, 2023 and April 11, 2023, in light of the injunction issued by the *CA* which suspended implementation of *MERALCO*'s *PSA* with *SPPC* for 670 *MW* contract capacity, and after receiving from the *DOE* a *COE-CSP* pursuant to the *2021 Revised CSP Circular, MERALCO* signed an *EPSA* with *SPPC* for 480 *MW* capacity and *TLI* for 370 *MW* capacity, respectively. The applications for approval of the *EPSA*s with *SPPC* and *TLI* were both filed on July 27, 2023. As at July 29, 2024, the hearings have been concluded and the case is pending decision by the *ERC*.

In light of the *CA*'s Joint Decision, and the cessation of the *SPI PSA* on July 24, 2023, *MERALCO*'s bilateral power supply contracts portfolio was reduced by 330 *MW* starting July 24, 2023. Prior to this, starting on July 17, 2023, *MERALCO* sent out requests for proposals to various power suppliers in order to address the 330 *MW* bilateral contract capacity deficit. On July 20, 2023, the only offer received was from *SPPC*. On August 7, 2023, *MERALCO* and *SPPC* executed an *EPSA*. The application for approval of the *EPSA* with *SPPC* was filed on September 25, 2023. As at July 29, 2024, hearings have been concluded and the case is pending decision by the *ERC*.

On March 20, 2024, after being declared the winning power supplier in a *CSP* for 400 *MW* interim baseload capacity from brownfield power plants was conducted, *MERALCO* signed an interim *PSA* with Limay Power Inc. ("*LPI*") for 400 *MW* contract capacity. As at July 29, 2024, the hearings have been concluded and the case is pending decision by the *ERC*.

On May 24, 2024, pursuant to *MERALCO*'s latest and duly accepted Distribution Development Plan ("DDP") and posted Power Supply Procurement Plan ("PSPP"), *MERALCO* signed a Contract for Supply of Electric Energy ("CSEE") with *PSALM* for the supply of 90 MW for the period of six (6) months from May 26, 2024 to November 25, 2024. Pursuant to the *DOE*'s 2023 CSP Circular's and the *ERC*'s CSP Guidelines' exemption from the requirement for CSP for supply of electricity from *PSALM*, the parties began implementation of the *CSEE* on May 27, 2024. The application for approval of the *CSEE* with *PSALM* was filed on July 16, 2024. As at July 29, 2024, the said application is awaiting to be set for hearing/s by the *ERC*.

In light of the *ERC*'s non-issuance of a provisional authority or interim relief to implement *SPPC*'s 2024 baseload *PSA* with *MERALCO* before March 25, 2024 - which is the expiration date of *MERALCO*'s *EPSA*s with *SPPC* for 480 *MW* capacity, *TLI* for 370 *MW* and *SPPC* for 330 *MW*, on March 25, 2024, *MERALCO* was constrained to procure supply through a negotiated *EPSA* with *SPPC* for 1,200 *MW*. The *EPSA* includes a pre-termination clause, such that its term is for one (1) year, from March 26, 2024 until March 25, 2025, and shall be subject to pre-termination upon implementation of *SPPC*'s 2024 baseload *PSA* with *MERALCO*. On April 25, 2024, the joint application for approval of the *EPSA* was filed before the *ERC*. On June 11, 2024, the *ERC* released an Order (dated May 9, 2024) granting provisional authority to implement *SPPC*'s 2024 baseload *PSA* with *MERALCO* (albeit only for a partial contract capacity if 910 *MW*), thus, on June 19, 2024, the *EPSA* was deemed terminated by the parties following its pre-termination clause. As at July 29, 2024, the said application is awaiting to be set for hearing/s by the *ERC*. *Clark Electric*

Sem-Calaca

Clark Electric has a PSA with Sem-Calaca, the power generation company which owns, operates and maintains the 600 MW Batangas Coal-Fired Thermal Power Plant located in Calaca, Batangas for the supply of 20 MW of baseload power supply for a contract term of ten (10) years commencing on December 26, 2020.

On March 1, 2021, the *ERC* granted the provisional authority to implement the *PSA* between *Clark Electric* and *Sem-Calaca*.

On February 23, 2022, the *ERC* granted an Interim Relief upon the expiration of the provisional authority.

SPDC

Clark Electric has a *PSA* with *SPDC* for the supply of 25 *MW* contract capacity and associated energy beginning December 26, 2020. The provisional authority to implement the *PSA* was granted by the *ERC* through its Order which was promulgated on June 11, 2021.

On February 23, 2022, the *ERC* granted an Interim Relief upon the expiration of the provisional authority.

TransCo/NGCP

Clark Electric has a Transmission Service Agreement with *NGCP* for the provision of necessary transmission services in accordance with the *OATS* rules for five (5) years until December 25, 2023. This was renewed for another five years until December 25, 2028.

Shin Clark

Temporary Power Supply Agreement ("TPSA")

On October 8, 2021, *BCDA* signed a 2-year *TPSA* with Tarlac II Electric Cooperative, Inc. ("*TARELCO II*") for the purchase of power supply for the whole *NCC* development area, which was extended for a period of six (6) months until April 8, 2024.

TARELCO II transferred its billing of purchased power starting October 2023 from *BCDA* to *Shin Clark Power*, which operates the Electric Power Distribution System in *NCC* since the *ERC* has granted the *CPCN* of *Shin Clark Power* on July 5, 2023.

Supply and Equipment Loan Agreement with Shell

Panay Power Corporation ("PPC") has a Supply and Equipment Loan Agreement with Shell, whereby Shell will supply PPC's total requirements of petroleum products at prices based on the formula indicated in the agreement. As PPC has not utilized the contracted quantity, agreement was renewed until the contracted quantity is fully utilized. Under the new agreement, pricing is subject to semi-annual review. As at July 29, 2024, the termination of the contract is ongoing discussion.

Long-term Coal Supply Agreements ("CSA")

In order to ensure that there is an adequate supply of coal to operate the power plants, the following operating plants entered into several long-term contracts with local and foreign coal suppliers:

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	Contract		Quantity per
Coal Type	Duration	Price Basis	Year
Indonesia	2022 - 2026	ICI4	275,000 MT
Indonesia	2023-2024	GNewC and	220,000 MT
		ICI4	
Indonesia	2021 - 2025	GNewC	110,000 MT
Indonesia	2020 - 2024	GNewC Index	110,000 MT
Indonesia	2023 - 2024	ICI4	55,000 MT
			2023;165,000
			MT 2024
Indonesia	2023-2024	Fixed price	220,000 MT
Local	Annual	Fixed Price	200,000 MT
	Contract		
	Indonesia Indonesia Indonesia Indonesia Indonesia	Indonesia 2022 - 2026 Indonesia 2023-2024 Indonesia 2021 - 2025 Indonesia 2020 - 2024 Indonesia 2023 - 2024 Indonesia 2023-2024 Local Annual	Coal TypeDurationPrice BasisIndonesia2022 - 2026ICI4Indonesia2023-2024GNewC and ICI4Indonesia2021 - 2025GNewCIndonesia2020 - 2024GNewC Index IndonesiaIndonesia2023 - 2024ICI4Indonesia2023-2024Fixed price Fixed Price

CEDC

		Contract		Quantity per
Supplier	Coal Type	Duration	Price Basis	Year
PT Antang Gunung Meratus	Indonesia	2021 - 2025	GNewC	385,000 MT
PT Antang Gunung Meratus	Indonesia	2020 - 2025	GNEWC	275,000 MT
PT Adaro Indonesia	Indonesia	2020 - 2024	GNewC Index with cap @USD 50	165,000 MT
PT Kideco Jaya Agung	Indonesia	2021 - 2025	GNewC	110,000 MT
RWood Resources DMCC	Indonesia	2021 - 2025	GNewC	55,000 MT
Semirara Mining and Power Corporation	Local	Annual Contract	Fixed Price	200,000 MT
TPC				
		Contract		Quantity per
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	Contract		Qualitity per
Coal Type	Duration	Price Basis	Year
Indonesia	2021 - 2025	GNewC	110,000 MT
Indonesia	2021 - 2025	GNewC	110,000 MT
Indonesia	2021 - 2025	GNewC	55,000 MT
Local	Annual	Fixed Price	200,000 MT
	Contract		
	Indonesia Indonesia Indonesia	Coal TypeDurationIndonesia2021 - 2025Indonesia2021 - 2025Indonesia2021 - 2025LocalAnnual	Coal TypeDurationPrice BasisIndonesia2021 - 2025GNewCIndonesia2021 - 2025GNewCIndonesia2021 - 2025GNewCLocalAnnualFixed Price

GESC

		Contract		Quantity per
Supplier	Coal Type	Duration	Price Basis	Year
PT Bayan Resources, TBK	Indonesia	2023-2024	GNewC and ICI4	110,000 MT
Bulk Bayan Resources, TBK	Indonesia	2023-2024	Fixed Price	220,000 MT

Cagbalete Island Microgrid Electrification Expansion Capital Expenditure Project ("Cagbalete Microgrid Project")

On July 23, 2019, *MERALCO* inaugurated the pilot of its power microgrid in Cagbalete Island, Quezon Province as part of its continuing initiative of rural energization using sustainable energy. The microgrid is a hybrid generating plant that features a 60 *kW PV* system, 150 *kWh* battery energy storage system and two (2) units of 30 *kW* diesel generators, which shall provide 24 x 7 power to the residents of the island.

On May 31, 2019, MERALCO filed an application dated May 29, 2019 to implement the proposed Cagbalete Microgrid Expansion Project to allow MERALCO to serve the rest of the residents in Cagbalete Island. The Cagbalete Microgrid Expansion Project with an estimated cost of \$\mathbb{P}219\$ million, will utilize a scaled-up hybrid generation system by similarly using solar photovoltaic ("PV") panels, diesel generators and lithium-ion battery storage as main components. Hearings have been completed and MERALCO filed its FOE on August 15, 2019. In an Order dated August 27, 2020, the ERC requested additional information regarding the Cagbalete Microgrid Expansion Project. MERALCO filed its Compliance on October 15, 2020. On November 20, 2020, MERALCO filed another Manifestation reiterating the urgency of immediately implementing the Cagbalete Microgrid Expansion Project. On May 12, 2021, MERALCO filed a Manifestation with Urgent Motion for Resolution to urge the ERC to resolve the instant Application. On May 19, 2021, MERALCO submitted the letter from the Office of Municipal Mayor of Mauban, Quezon Province which certified that no generation company has applied to the Municipality of Mauban to secure a permit in order to build and operate an electricity generating facility in the island of Cagbalete. On May 31, 2021, MERALCO filed a Supplemental Submission and Very Urgent Motion for Resolution to urge the ERC to resolve the instant Application. As at July 29, 2024, MERALCO is awaiting further action by the ERC.

Lease Agreement with CDC

Clark Electric has a lease agreement with *CDC* covering land and structures for a period of 18 years beginning July 2005, renewable for 25 years upon mutual agreement of both parties.

Beginning July 2004, as stated in the lease agreement, *CDC* charges guarantee fees equivalent to $mathbb{P}0.05$ per kWh sold for the first eight (8) years, $mathbb{P}0.075$ per kWh for the next four (4) years, and $mathbb{P}0.12$ per kWh for the succeeding years until July 2047.

IMC with PELCO II

Comstech has an IMC with PELCO II for a period of 20 years until 2034. PELCO II is an electric cooperative with franchise to distribute electric power in certain municipalities of Pampanga.

Pursuant to the *IMC*, *Comstech* shall render technical and management services for the operation, maintenance and management and improvement of *PELCO II*'s electric distribution. As consideration for its technical, consultancy and management services, *Comstech* is entitled to a performance-based remuneration and management fee based on a certain percentage of the operating revenues of *PELCO II*.

Agreement and Registration with PEZA

MERALCO has a concession agreement with PEZA for 25 years until May 2039, whereby MERALCO has been contracted to operate the distribution system of CEZ.

On December 29, 2014, *MERALCO* secured its Certificate of Registration No.10-01-U from *PEZA*, which confirms *MERALCO* as an Ecozone Utilities Enterprise at the *CEZ*.

On September 7, 2023, *PEZA* issued a Board Resolution No. 23-227 that implements the policy guidelines for all *PEZA*'s distribution utilities /concessionaire /service provider ("*DU/C/SP*") and power suppliers in the procurement of power supply in the economic zones through a competitive selection process ("*PEZA CSP Policy*"). The *PEZA CSP* Policy mandates the *DU/C/SP* to submit annually to *PEZA* its *PEZA* Distribution Development Plan and Power Supply Procurement Plan, as well as the establishment of a *CSP* Bids and Awards Committee, wherein two (2) out of the five (5) members shall come from the nominees of the *DU/C/SP*. The *PEZA CSP Policy* also provides for an exemption from *CSP* and a transition power supply agreement.

MERALCO executed a tripartite agreement with PEZA and TLI for the billing and settlement of the supply of power from TLI to CEZ and its locators. On December 19, 2023, MERALCO issued a Notice of Award to TLI for the 24 MW baseload supply of CEZ for a period of one (1) year from December 26, 2023 to December 25, 2024 ("Additional Term"). The terms of the award will be documented through a Transition Power Supply Agreement. The tripartite agreement is likewise extended until December 25, 2024.

Joint Venture Agreement with New Clark City

On April 3, 2019, *Shin Clark* signed a Joint Venture Agreement with the *BCDA* for the construction, operation and maintenance of the electric distribution system in New Clark City.

Shin Clark completed the construction of Phase 1A of the Interim Electrical Distribution facilities, which consists of (i) a 33 MVA, 69 kV-13.8 kV interim substation; (ii) 2.2 kilometers of 13.8 kV overhead lines; and (iii) 1.5 kilometers of 13.8 kV underground line.

On September 15, 2021, *BCDA* secured the endorsement from the Governance Commission for Government Owned and Controlled Corporation for the incorporation of *Shin Clark Power*, the joint venture company. On May 10, 2022, the *SEC* approved the incorporation of *Shin Clark Power*. On March 22, 2023, *Shin Clark Power* was granted a *CPCN* by the *ERC* to operate as a *DU* until September 2044.

31. Earnings Per Share Attributable to Equity Holders of the Parent

Basic and diluted earnings per share are calculated as follows:

	Unaudited			
	For the Six Months Ended June 30		For the Three Months Ended June 30	
	2024	2023	2024	2023
	(Amounts in millions)			
Net income attributable to equity holders of the Parent (a)	₽22,441	₽17,853	P12,844	₽9,782
Weighted average common shares outstanding (b)	1,127	1,127	1,127	1,127
D 61				
Per Share Amounts:				
Basic and diluted earnings per share (a/b)	₽19.91	₽15.84	₽11.40	₽8.68

Basic and diluted earnings per share amounts are calculated by dividing net income for the period attributable to common shareholders of the parent by the weighted average number of common shares outstanding during the period. There are no potential dilutive common shares in 2024 and 2023.

There are no other transactions involving common shares or potential common shares between the reporting date and the date of completion of these consolidated financial statements.

32. Other Matters

RCOA

The transition period for *RCOA* commenced on December 26, 2012 in accordance with the joint statement released by the *ERC* and the *DOE* on September 27, 2012 and the Transitory Rules for the Implementation of *RCOA* (*ERC* Resolution No. 16, Series of 2012). The commercial operations of *RCOA* started on June 26, 2013.

On May 12, 2016, the ERC issued Resolutions No. 10 and 11, Series of 2016, which:

- 1. Provided for mandatory contestability. Failure of a contestable customer to switch to *RES* upon date of mandatory contestability (December 26, 2016 for those with average demand of at least one (1) *MW* and June 26, 2017 for at least 750 *MW*) shall result in the physical disconnection from the *DU* system unless it is served by the supplier of last resort ("*SoLR*"), or, if applicable, procures power from the *WESM*;
- 2. Prohibits DUs from engaging in the supply of electricity to the contestable market except in its capacity as a SoLR;
- 3. Mandates Local *RES*s to wind down their supply businesses within a period of three (3) years;
- 4. Imposes upon all *RESs*, including *DU*-affiliate *RESs*, a market-share cap of 30% of the total average monthly peak demand of all contestable customers in the competitive retail electricity market; and,
- 5. Prohibits *RES*s from transacting more than 50% of the total energy transactions of its supply business, with its affiliate contestable customers.

On November 29, 2017, the *DOE* issued two (2) *DOE* Circulars, namely: DC 2017-12-0013, entitled, Providing Policies on the Implementation of *RCOA* for Contestable Customers in the Philippines Electric Power Industry and DC 2017-12-0014, entitled Providing Policies on the Implementation of *RCOA* for *RES* in the Philippine Electric Power Industry. The *DOE* Circulars became effective on December 24, 2017.

Under the *DOE* Circular No. DC 2017-12-0013, it is provided that voluntary participation for contestable customers under *RCOA*-Phase 2 shall now be allowed upon effectivity of said Circular, while voluntary participation of contestable customers with a monthly average peak demand of 500 *kW to* 749 *kW* for the preceding 12 months and demand aggregation for electricity end users within a contiguous area with an aggregate average peak demand of not less than 500 *kW* for the preceding 12-month period, will also be allowed by June 26, 2018 and December 26, 2018, respectively.

On December 28, 2020, the *ERC* released Resolution No. 12, Series of 2020, entitled "A Resolution Prescribing the Timeline for the Implementation of Retail Competition and Open Access ("*RCOA*")". In said Resolution, the *ERC* expanded the coverage of *RCOA* for end-users with an average monthly peak demand of at least 500 KW in the preceding 12 months, on a voluntary basis.

On September 24, 2021, *MERALCO* received a copy of the *SC* Decision wherein, among other matters, the *ERC* was also directed to promulgate the supporting guidelines to *DOE* Circular No. DC 2017-12-0013 and DC 2017-12-0014.

Retail Aggregation

On June 16, 2022, the *ERC* issued Resolution No. 04, Series of 2022 entitled "A Resolution Adopting the Rules for the Electric Retail Aggregation Program." Under said Resolution, the aggregation of the electricity requirements of end-users, whose total monthly average peak demand is at least 500 kW, is allowed to accommodate a wider consumer base availing of the benefits of RCOA to further promote competition in the Competitive Retail Electricity Marktet. Implementation of such aggregation shall become effective by December 26, 2022. Meanwhile, industry stakeholders are clarifying certain provisions in the Resolution to allow for the smooth implementation of Retail Aggregation.

Pre-Emptive Mitigating Measure in the WESM

In December 2014, in its Resolution No. 20, Series of 2014, the *ERC* adopted and established a permanent pre-emptive mitigation measure in the *WESM*. The *ERC* set a cumulative price threshold ("CPT") amounting to an average spot price of P9,000 per MWh over a rolling 7-day period or 168-hour trading interval. Once this CPT for said period is breached, it triggers the imposition of a price cap amounting to P6,245 per MWh. The price cap shall be imposed until after a determination that succeeding GWAP rolling average is already below the CPT. The pre-emptive measure has taken effect beginning January 9, 2015.

The imposition of the mitigating measure was questioned by the Philippine Independent Power Producers Association ("PIPPA") in the RTC-Pasig through a Petition for Declaratory Relief with Application for TRO and/or Writ of Preliminary Injunction. The Petition prayed for, among others, that the ERC Resolutions pertaining to the secondary cap mechanism be declared void ab initio. The original petition was subsequently amended to reflect the promulgation of the subsequent ERC resolutions extending the effectivity of the WESM price cap. On July 21, 2014, MERALCO filed its Motion for Leave to Intervene and to Admit Attached Comment in Intervention. The RTC-Pasig admitted MERALCO's intervention and comment in its Order dated October 28, 2014. However, in a Motion for Leave to Admit Supplement Petition, PIPPA moved for leave to file a supplemental petition to include ERC Resolution No. 20, Series of 2014 which provides for a permanent mitigating measure in the WESM. In an Order dated May 5, 2015, the RTC-Pasig denied the Motion for Leave to File and Admit Supplemental Petition. PIPPA filed a Motion for Partial Reconsideration which was denied by the RTC-Pasig in its Resolution dated September 10, 2015. PIPPA filed a Petition for Certiorari with the CA. The CA denied the Petition for Certiorari in its Decision dated June 9, 2017. PIPPA filed a MR dated July 19, 2017. In a Resolution dated August 16, 2017, the parties were directed to file their comments to the PIPPA's MR. MERALCO has filed its comment on the MR. On April 4, 2018, the CA rendered a resolution denying the MR filed by PIPPA.

On September 29, 2015, the *WESM* Tripartite Committee issued a Joint Resolution further extending the interim offer price cap of $\ 23,000$ per *MWh* until December 31, 2015. In its Joint Resolution No. 3, Series of 2015, the *WESM* Tripartite Committee resolved to set the *WESM* offer price cap at $\ 23,000$ per *MWh* and the *WESM* offer price floor of negative $\ 10,000$ per *MWh* effective

January 2016, provided that an annual review shall be undertaken considering the relevant costs assumptions at the time of review.

On December 7, 2015, the *RTC*-Pasig rendered a Decision dismissing the Petition for Declaratory Relief. The *MR* filed by *PIPPA* was denied in a Resolution dated June 16, 2016. *PIPPA* appealed the *RTC*-Pasig Decision with the *SC*. *MERALCO* has filed its comment thereto. *PIPPA* filed a Consolidated Reply on July 17, 2017. As at July 29, 2024, the case is pending before the *SC*.

On May 9, 2017, the *ERC* issued Resolution No. 4, Series of 2017, entitled, "A Resolution Adopting Amendments to the Pre-emptive Mitigating Measure in the *WESM*". They adopted a recalculated cumulative price threshold level of P1,080,000 and a shorter five (5)-day (120-hour) rolling average period. This is equivalent to P9,000 per *MWh* over said period.

The *ERC* has expressed its intent to further amend the pre-emptive mitigating measure in the *WESM* to increase consumer safety nets against price spikes. The highlight of the amendments would be the lowering of the rolling average period from five (5) days to three (3) days, and the regional/island imposition of the Secondary Price Cap mechanism when the grid interconnection is on outage. In its Resolution No. 7, Series of 2021, promulgated on July 28, 2021, the *ERC* shortened the rolling average period to seventy-two (72) hours and approved the regional/island imposition of the Secondary Price Cap mechanism.

On October 17, 2023, the Philippine Independent Power Producers Association Inc. ("*PIPPA*") filed a Petition, dated October 16, 2023, to initiate a rule-making petition for the suspension of *ERC* Resolution No. 7, Series of 2021 and the adoption of *PIPPA*'s proposed rules on the imposition of secondary price cap. As at July 29, 2024, *ERC* has yet to promulgate the amended rules.

PEZA – ERC Jurisdiction

On September 13, 2007, *PEZA* issued "Guidelines in the Registration of Electric Power Generation Facilities/Utilities/Entities Operating Inside the Ecozones" and "Guidelines for the Supply of Electric Power in Ecozones" ("Guidelines"). Under these Guidelines, *PEZA* effectively bestowed upon itself franchising and regulatory powers in Ecozones operating within the legislative franchise areas of *DU*s which are under the legislatively-authorized regulatory jurisdiction of the *ERC*. The *Guidelines* are the subject of an injunction case filed by the *DU*s in *RTC*-Pasig.

On February 4, 2015, the *RTC*-Pasig issued an Order setting a clarificatory hearing on April 15, 2015. During the said hearing, *MERALCO* manifested that it previously filed a Motion to Withdraw as plaintiff on the basis of letter agreements between *MERALCO* and *PEZA*, which is pending before the *RTC*-Pasig. *MERALCO* submitted the Tripartite Agreement among *PEZA*, *PEPOA* and *MERALCO* for approval of the *RTC*-Pasig. In a Decision dated July 3, 2015, the *RTC*-Pasig approved the Compromise Agreement between *PEZA*, *PEPOA* and *MERALCO*. In the hearing on February 10, 2016, the *RTC*-Pasig dismissed the petition upon motion by *PEZA*. The *ERC* filed a *MR* which is pending resolution by the *RTC*-Pasig.

Purchase of Subtransmission Assets ("STAs")

On April 17, 2012, *MERALCO* and *TransCo* filed a joint application for the approval of the Batch 4 contract to sell with the *ERC*. On April 22, 2013, the *ERC* issued a Decision on *MERALCO*'s joint application for the acquisition of the Batch 4 contract to sell. On June 21, 2013 and July 3, 2013, *MERALCO* and *TransCo* filed a Motion for Partial Reconsideration and *MR*, respectively, regarding the exclusion of certain facilities for acquisition.

On May 22, 2014, *MERALCO* and *TransCo* received an *ERC* Order dated May 5, 2014 denying *MERALCO* and *TransCo*'s Motions. On June 5, 2014, *MERALCO* filed a clarificatory motion and a *MR* of the May 5, 2014 *ERC* Order, which was denied by the *ERC* through an Order dated June 16, 2014. On October 10, 2014, *MERALCO* filed a Motion to Reopen Proceedings for the reception of new evidence to support *MERALCO*'s position on the acquisition of excluded *STAs*. The Motion was heard by the *ERC* on October 17, 2014. After the parties have submitted their respective comments and pleadings, the *ERC* conducted another hearing on February 23, 2015.

In an Order dated March 4, 2015, the *ERC* considered but denied the new and substantive allegations in *MERALCO*'s Motion to Reopen Proceedings. *MERALCO* then filed a Petition for Review with the *CA* to question the Orders of the *ERC*. In a Decision dated August 12, 2016, the *CA* dismissed the Petition. On September 17, 2016, *MERALCO* filed a *MR*. In an Amended Decision dated September 15, 2017, the *CA* granted *MERALCO*'s *MR* and approved the sale of the Dasmarinas-Abubot-Rosario 115 kV line and Rosario substation equipment in favor of *MERALCO*. *NGCP* filed a *MR* (of the Amended Decision) dated October 4, 2017. In a Resolution dated May 31, 2018, the *CA* denied the *MR*. *NGCP* filed a Petition for Review with the *SC*.

On March 20, 2015, *MERALCO* filed a case for "Interpleader with Consignation and Specific Performance" against *TransCo* and the Municipality of Labrador, Pangasinan ("*Labrador*") with the *RTC*-Pasig, praying for the *RTC*-Pasig to (i) accept and approved the consignation of the amount of P194.1 million; (ii) declare *MERALCO* to have paid in full the purchase price of the sale of *TransCo*'s assets; (iii) direct *TransCo* to execute the corresponding Deeds of Absolute Sale; and (iv) direct *Labrador* and *TransCo* to interplead their respective claims. On April 14 and 20, 2015, *Labrador* and *TransCo* filed their respective Motions to Dismiss on the ground of impropriety of the filing of the Interpleader and on the ground of *litis pendentia*. *MERALCO* received an Order from *RTC*-Pasig granting the Motions to Dismiss of both *TransCo* and *Labrador*. *MERALCO* filed a *MR* which was denied by the *RTC*-Pasig. *MERALCO* appealed the Decision with the *CA*, which granted the appeal, and remanded the interpleader case to the trial court for proper disposition. The *CA* decision already attained finality as of May 25, 2018.

TransCo and *MERALCO* executed the Deeds of Absolute Sale ("*DOAS*") on December 10, 2020, covering the Batch 2 and Batch 4 *STAs*. Hence, *MERALCO* has acquired and is in full possession of these assets. In a letter dated Octobre 26, 2021, *NGCP* likewise confirmed that, with the turn-over of these assets, the corresponding Connection Charges and Residual Sub-Transmission Charges ("*CC/RSTC*") of *MERALCO* starting the December 2021 billing month will be correspondingly adjusted.

On December 15, 2016, *MERALCO* and *TransCo* filed a joint application for the approval of the Batch 3 contract to sell with the *ERC*. Hearings were conducted on August 10, 2018 and October 15, 2018. The *ERC* has yet to set the next scheduled hearing of the case.

FiT

Pursuant to RA No. 9513, or the Renewable Energy Act of 2008 ("RE Act"), the ERC issued Resolution No. 16, Series of 2010, Adopting the FiT Rules, on July 23, 2010. As defined under the FiT Rules, the FiT system is a renewable energy policy that offers guaranteed payments on a fixed rate per kWh for electricity from wind, solar, ocean, hydropower and biomass energy sources, excluding any generation for own use.

To fund the *FiT* payments to eligible *RE* developers, a *FiT-All* charge shall be imposed on all end-users. The *FiT-All* will be established by the *ERC* upon petition by *TransCo*, which had been designated as the *FiT* Fund Administrator.

On February 5, 2014, the *ERC* released the *FiT-All* disbursement and Collection Guidelines ("*FiT Guidelines*") to supplement the *FiT* Rules. This set of guidelines will govern how the *FiT-All* will be calculated using the formulae provided. It will also outline the process of billing and collecting the *FiT-All* from the electricity consumers, the remittance to a specified fund, the disbursement from the *FiT-All* fund and the payment to eligible *RE* developers.

TransCo applied for *FiT-All* rates with the *ERC*, the *ERC* approval and status of applications are indicated in the table below:

Year	Applied Rate per	Approved Rate per	Date Approved / Status
	kWh	kWh	
2019	₽0.2780	₽0.0495	October 28, 2019
2020	₽0.2278	₽0.0983	November 23, 2020
2021	₽0.1881	₽0.0983	August 17, 2022
2022	₽0.3320 or	₽0.0364	August 30, 2022
	₽0.3165		
	(alternative rate		
	in consideration		
	of <i>Covid-19</i>)		
2023	₽0.2382	₽0.0838	March 20, 2024
2024	₽0.0867	-	Pending final decision

On December 23, 2014, *MERALCO* received a copy of a Petition for Prohibition and Certiorari filed with the *SC* against the *ERC*, *DOE*, *TransCo*, *NREB* and *MERALCO*. The Petition seeks (i) the issuance of a *TRO* and/or *WPI*, and after giving due course to the Petition, a Writ of Prohibition to enjoin the respondents from implementing the *FiT-All*, the *FiT* Rules and *FiT* Guidelines; and (ii) the annulment of the *FiT* Rules and *FiT* Guidelines. With the parties' submission of their respective memoranda, the case is now pending decision. As at July 29, 2024, the said petition is pending with the *SC*.

In a Decision dated October 6, 2015, the *ERC* set the Wind *FiT* at $\ P7.40$ per *kWh. MERALCO* filed a *MR* on the Decision. As at July 29, 2024, the *MR* is pending further action of the *ERC*.

On September 29, 2016, Alternergy Wind One Corporation, Petrowind Energy, Inc. and Trans-Asia Renewable Energy Corporation filed a Petition to Initiate Rule-Making to adjust the Wind *FiT* rate of P7.40 per *kWh* to P7.93 per *kWh*. *MERALCO* filed an intervention in the case. The hearing on the Petition was set on January 6, 2017. *MERALCO*'s motion on the propriety of the petition has been submitted for the resolution of the *ERC*. As at July 29, 2024, the said petition is ongoing and remains pending with the *ERC*.

On May 26, 2020, through Resolution No. 6, Series of 2020, the *ERC* issued the *FiT* adjustments for the years 2016, 2017, 2018, 2019 and 2020 using 2014 as the base year for the *CPI* and foreign exchange adjustments, pursuant to Section 2.10 of the *FiT* Rules. The said *FiT* adjustments are to be recovered for a period of five (5) years.

In its Decision dated November 28, 2020, the *ERC* set the modified *FiT2* rate to be applicable from January 1, 2018 to December 31, 2019. The modified Run of River ("ROR") Hydro FiT2 rate is P5.8705 per kWh while for Biomass FiT2, the rate is P6.19 kWh.

On November 16, 2022, the *ERC* issued Resolution No. 12, Series of 2022, "A Resolution Adopting the Suspension of the Collection of Feed-in-Tariff Allowance (FiT-All)", approving the temporary

suspension in the collection of the *FiT-All* for a period of three (3) months, starting the December 2022 until the February 2023 billing months. According to the *ERC*, the *FiT-All* balance as of November 7, 2022, inclusive of the Cost Recovery Revenue ("*CRR*") collections in November 2022, shows a healthy fund balance that can sufficiently cover the *FiT-All* payment requirements for three (3) months, assuming the same average *CRR* collection. On February 22, 2023, *ERC* issued Resolution No. 02, Series of 2023, extending the temporary suspension in the collection of the *FiT-All* for six (6) months, starting the March 2023 to August 2023 billing months. On August 4, 2023, *ERC* further extended the suspension in the collection of *FiT-All*, through Resolution No. 11, Series of 2023, starting September 2023 until otherwise lifted by the *ERC* in the event that the *FiT-All* fund shall be deemed insufficient to cover the monthly fund requirements. Finally, on January 16, 2024, *ERC* issued Resolution No. 1, Series of 2024, "*A Resolution Adopting the Lifting of Suspension of the Collection of FiT-All*", resolving to lift the suspension on the collection of the *FiT-All*, and to resume the collection of *FiT-All* starting the billing month of February 2024.

Renewable Portfolio Standards (RPS)

In accordance with the *RE* Act, the *DOE* issued Department Circular No. DC2017-12-0015 "Promulgating the Rules and Guidelines Governing the Establishment of the Renewable Portfolio Standards for On-Grid Areas" or the *RPS* Rules on December 22, 2017. In compliance with the *RPS* Rules, *MERALCO* has been submitting its *RPS* form to the *DOE* on an annual basis. The *RPS* form contains *MERALCO*'s computation of its requirements, as well as plans to comply with the requirements.

On March 10, 2021, *MERALCO*'s registration in the Renewable Energy Market ("*REM*") as a Mandated Participant was approved by *PEMC*. On June 30, 2022, the *DOE* issued Department Circular No. 22-06-0019 "Declaring the Interim Commercial Operations of the Renewable Energy Market ("*REM*").

On May 23, 2022, the *DOE* issued Department Circular No. 2023-05-0015 "Prescribing the Amendments to Department Circular No. 2017-12-0015 or the Renewable Portfolio Standards (*RPS*)", increasing the minimum annual *RE* increment (*Km*) from one percent (1%) to 2.52% starting 2023 compliance year to meet the aspirational targets of increasing the *RE* share in the power generation mix. *MERALCO* fully complies with its *RPS* obligations while minimizing the rate impact to its customers.

Green Energy Option Program (GEOP)

Pursuant to the *RE* Act, the *DOE* issued Department Circular No. DC2018-07-0019 "Promulgating the Rules and Guidelines Governing the Establishment of the Green Energy Option Program Pursuant to the Renewable Energy Act of 2008" or the *GEOP* Rules on July 18, 2018. On April 22, 2020, the *DOE* also issued Department Circular No. DC2020-04-0009, "Guidelines Governing the Issuance of Operating Permits to Renewable Energy Suppliers under the GEOP" as a supplement to the *GEOP* Rules.

On August 19, 2021, the *ERC* issued Resolution No. 08, Series of 2021 "A Resolution Adopting the Rules for the Green Energy Option Program (*GEOP*)". The rules became effective on September 3, 2021. As at June 30, 2024, *MERALCO* has already processed the switching of 260 customers to *GEOP*.

Recovery of NPC Stranded Contract Costs

In an Order dated May 22, 2018, the *ERC* approved *PSALM*'s petition for the recovery of *NPC*'s stranded contract costs portion of the universal charge ("*UC-SCC*"). Accordingly, *PSALM* is hereby authorized to recover the stranded contract costs for Luzon, Visayas and Mindanao grids totaling \$\mathbb{P}8,547\$ million with a monthly rate of \$\mathbb{P}0.1938\$ per \$kWh\$ starting May 2018 billing period until the full amount has been recovered.

On January 14, 2019, *MERALCO* received a letter dated December 28, 2018 from *PSALM* advising *MERALCO* to cease the implementation of the collection of the \$\mathbb{P}\$0.1938 per \$kWh\$ for the recovery of the additional \$SCC\$ effective January 2019 as it already recovered the full amount of the stranded contract costs. This was after \$MERALCO\$ had already completed the billing program for January 2019. Accordingly, on February 6, 2019, \$MERALCO\$ wrote the \$ERC\$ proposing to reverse the said collections of the additional \$UC-SCC\$. On February 7, 2019, \$MERALCO\$ received a letter from the \$ERC\$ which allowed the full reversal of the subject \$UC-SCC\$ in its February billing equivalent to \$\mathbb{P}\$0.3876 per \$kWh\$, without prejudice to further validation by the \$ERC\$ as to the final amounts due.

In its letter dated January 15, 2020, *MERALCO* informed the *ERC* that it accumulated additional total excess *UC-SCC* collections in the amount of \$\mathbb{P}545\$ million and proposed to implement another reversal to its customers in the amount of \$\mathbb{P}0.1453\$ per *kWh* for the month of February 2020. In its letter dated February 6, 2020, the *ERC* directed *MERALCO* to implement the refund, subject to post-validation. *MERALCO* was then directed to provide additional information as well as status report to the *ERC* with respect to the implementation of refund. *MERALCO* implemented the refund starting its March 2020 billing.

On March 4, 2020, *MERALCO* received a letter dated March 3, 2020, directing it to comment on a petition filed by a consumer group which sought to stop the colletion of *UC-SCC* and stranded debts portion of the universal charge ("*UC-SD*") from consumers because of the Murang Kuryente Act. *MERALCO* filed its comment on March 16, 2020.

In a Decision dated April 10, 2019, the *ERC* approved with modification *PSALM*'s petition for the availment of the *NPC*'s stranded contract costs portion of the universal charge for calendar year 2014. *PSALM* is hereby authorized to recover the *UC-SCC* for Luzon, Visayas and Mindanao grids totaling $\mathfrak{P}5,117$ million with a monthly rate of $\mathfrak{P}0.0543$ per *kWh* within a period of 12 months.

In separate Orders dated May 28, 2020, the *ERC* dismissed *PSALM*'s petitions for the availment of the *NPC*'s stranded contract costs portion of the universal charge for calendar years 2015 to 2018 due to the promulgation of the Murang Kuryente Act.

Net Metering Program

The RE Act mandates the DUs to provide the mechanism for the "physical connection and commercial arrangements necessary to ensure the success of the RE programs", specifically the Net Metering Program. The RE Act defines Net Metering as "a system, appropriate for distributed generation, in which a distribution grid user has a two-way connection to the grid and is only charged for his net electricity consumption and is credited for any overall contribution to the electricity grid". By their nature, net metering installations will be small (less than $100 \ kW$) and will likely be adopted by households and small business end-users of DUs.

The ERC issued on July 3, 2013 its Resolution No. 09, Series of 2013, entitled, "A Resolution Adopting the Rules enabling the Net Metering Program for Renewable Energy". The Rules will govern the DUs' implementation of the Net Metering Program. Included in the Rules are the

interconnection standards that shall provide technical guidance to address engineering, electric system reliability, and safety concerns for net metering interconnections. However, the final pricing methodology to determine the rate at which energy exported back to the distribution system by Net Metering Program participants will be addressed in another set of rules by the *ERC* in due course. In the meantime, the *DUs*' blended generation cost equivalent to the generation charge shall be used as the preliminary reference price in the net metering agreement. The Rules took effect on July 24, 2013. Under *ERC* Resolution No. 6, Series of 2019, entitled, "A Resolution Adopting the Amendments to the Rules enabling the Net Metering Program for Renewable Energy", the *ERC* adopted amendments to the Net Metering Rules. On June 23, 2020, the *ERC* issued Resolution No. 5, Series of 2020 entitled, "A Resolution Clarifying *ERC* Resolution No. 6, Series of 2019, entitled "A Resolution Adopting the amendments to the Rules Enabling the Net-Metering Program for Renewable Energy". As at June 30, 2024, *MERALCO* has already installed 12,644 meters and energized 12,182 net metering customers.

Interruptible Load Program ("ILP")

In an *ERC* Order dated April 11, 2014, the *ERC* approved with modification *MERALCO*'s request that it be allowed to adopt and implement the *ILP*. *ILP* protocols, compensation and recovery mechanism are governed by *ERC* Resolution No. 5, Series of 2015 "A Resolution Adopting the Amended Rules to Govern the Interruptible Load Program", *DOE* Circular No. DC2015-06-0003 "Providing the Interim Manner for Declaring Bilateral Contract Quantities in the Wholesale Electricity Spot Market and Directing the Philippine Electricity Market Corporation to Establish Necessary Protocols to Complement the Interruptible Load Program" and *ERC* Resolution No. 3, Series of 2019 "A Resolution Clarifying Section 3, Article III of the Amended Interruptible Load Program Rules".

As at June 30, 2024, there are 100 companies with a total committed de-loading capacity of 534.27 *MW* that have signed up with *MERALCO*, *MPower* and with other retail electricity suppliers as *ILP* participants.

Long-Term Indebtedness Application

On June 25, 2015, *MERALCO* filed an application, with prayer for provisional authority, for continuing authority to (a) issue bonds or other evidence of indebtedness for as long as it maintains 50:50 long-term debt to equity ratio; and (b) whenever necessary, to mortgage, pledge or encumber any of its property to any creditor in connection with its authority to issue bonds or any other evidence of long-term indebtedness. The hearing on the application was conducted on October 6, 2015. In an Order dated October 12, 2015, the *ERC* directed *MERALCO* to submit additional documents in support of its application which *MERALCO* complied with. However, due to changes in the financial climate which may affect the terms and conditions of any financial borrowings, *MERALCO* has filed a Motion to withdraw the application without prejudice to its refiling at a later date. In an Order dated March 22, 2016, the *ERC* granted *MERALCO*'s Motion to Withdraw but still required *MERALCO* to submit certain documents. *MERALCO* filed a Motion for Partial Reconsideration questioning the requirement which is pending before the *ERC*. As at July 29, 2024, the *ERC* has yet to resolve *MERALCO*'s Motion for Partial Reconsideration.

On October 29, 2019, *MERALCO* filed an application, with prayer for provisional authority, for continuing authority to (a) issue bonds or other evidence of indebtedness; and (b) whenever necessary, to mortgage, pledge or encumber any of its property to any creditor in connection with its authority to issue bonds or any other evidence of long-term indebtedness. Hearings have been completed and *MERALCO* filed its *FOE*. On January 21, 2021, *MERALCO* filed its Manifestation with Urgent Motion to Resolution. *MERALCO* has filed a Motion to Withdraw the Application to

align with the changes brought about by the amended Public Service Act. As at July 29, 2024, *MERALCO* is awaiting the resolution of the *ERC* of its motion.

CSP Requirement for PSAs

On February 9, 2018, the *DOE* published the 2018 *DOE* Circular. Upon effectivity of the Circular, all prospective *PSA*s in grid and off-grid areas shall be procured through *CSP*. The *CSP* under the 2018 *DOE* Circular involves publication of invitation to bid, pre-bid conference, bid evaluation, and pre-/post-qualification of winning bidder. Exemption from *CSP* may be granted by the *DOE* in certain instances.

*PSA*s that were granted exemption from *CSP* by reason of need for emergency supply shall be implemented by the *DU* immediately without prejudice to the evaluation and final decision of the *ERC*.

On April 3, 2023, the *DOE* issued an advisory on the moratorium on the issuance of Certificate of Exemption from the conduct of Competitive Selection Process ("*COE-CSP*") and review of the terms of reference for unsolicited proposals until the promulgation of the new *CSP* policy being drafted by the *DOE* in coordination with *ERC* and *NEA*.

On April 4, 2023, the *DOE* posted the draft *DOE Circular* on the new *CSP* policy, which among other things, proposed to streamline the conduct of the *CSP*. The draft *DOE Circular* stated, among other things, that all rules and regulations, or any portion thereof, that are inconsistent with said draft *Circular* are repealed or modified accordingly. In particular, *DOE Circular* Nos. DC2015-06-0008, DC2018-02-0003, DC2021-09-0030 and DC2022-06-0027. On April 25, 2023, *MERALCO* submitted its comments on the draft *DOE Circular*.

On July 19, 2023, the *DOE*'s new *CSP* policy under Department Circular No. DC2023-06-0021 ("2023 CSP Circular") took effect. The 2023 CSP Circular requires issuance by *DOE* of a Certificate of Conformity and delegated to the *ERC* to issue within forty-five (45) days from effectivity the implementing guidelines for the conduct of the *CSP*, including a *PSA* template. It is also provided that *CSP*s shall be consistent with the latest and duly accepted *DDP* and posted *PSPP* and shall be undertaken at least 2 years prior to expiration of the *PSA* or projected increase in demand. The previous *DOE CSP* Circulars under Department Circulars No. DC2015-06-0008, DC2018-02-0003, DC2021-09-0030 and DC2022-06-0027 shall be repealed upon effectivity of the *ERC*'s guidelines. In the transition, *DU*s with ongoing *CSP* activities and have been issued Certificate of Posting prior to effectivity of the 2023 Circular shall continue to observe the policy under DC2018-02-0003 and DC2021-09-0030.

On October 23, 2023, following public consultations and comments from concerned stakeholders, the *ERC* promulgated its *Resolution No. 16*, *Series of 2023 ("ERC CSP Guidelines")*. The *ERC CSP Guidelines* provided for a maximum term of *PSA*s of ten (10) years for financial *PSA*s, fifteen (15) years for physical *PSA*s and thirty (30 years) for physical *PSA*s where the nominated plants are renewable energy power plants. *PSA* templates, containing minimum terms and conditions, for financial and physical *PSA*s were also provided in the *ERC CSP Guidelines*. *DU*s may include additional contractual terms and conditions in their *PSA*s consistent with their terms of reference and the *ERC CSP Guidelines*. Under the *ERC CSP Guidelines*, the entire process of the *CSP*, including the award of contract, shall be completed within one hundred eighty (180) calendar days from the first publication of the Invitation to Bid.

Under the *ERC CSP Guidelines*, direct negotiation is allowed after at least two (2) failed *CSP*s. *CSP*s are considered of have failed, when, during its conduct any of the circumstances exist:

- i. All bidders are declared ineligible;
- ii. Only one (1) bidder submitted a proposal;
- iii. No proposal was received by the Bids and Awards Committee ("BAC") on bid submission deadline:
- iv. No interest bidder purchased the bidding documents after the deadline set in the invitation to bid:
- v. Offers of bidders failed to meet the requirements set under the terms of reference, as determined by the *BAC*; or
- vi. In the event of refusal, inability, or failure of a winning bidder to enter into a *PSA* with the *DU* within the period provided for under the *ERC CSP Guidelines*.

Termination of the *PSA*, other than due to expiration of the term, now requires approval by the *ERC* under the *ERC CSP Guidelines*.

EPSAs are allowed to be immediately executed and implemented under the *ERC CSP Guidelines* provided the following conditions are present:

- i. The cooperation period of such *EPSA* shall have a maximum and non-extendible period of one (1) year from its execution;
- ii. The interim rate to be charged under the *EPSA* shall be capped at the latest *ERC*-approved generation tariff for the plant, if available. Otherwise, it shall be capped at the latest *ERC*-approved tariff for the same technology. Such rates shall apply until the *ERC* issues its approval of the *EPSA*;
- iii. The *DU* shall, within five (5) calendar days from the occurrence of the Force Majeure or Fortuitous Event, notify in writing the *ERC* and the *DOE*, as well as the *NEA* (in case of *ECs*) and the *NPC* (in case of Off-Grid areas), of such Force Majeure or Fortuitous Event which will require the emergency power supply; and
- iv. The *DU* and the power supplier shall jointly file with the *ERC* the application for approval of the said *EPSA* in accordance with the timeline prescribed under the *ERC CSP Guidelines*.

Under the ERC CSP Guidelines, DUs shall blacklist a winning bidder in case such winning bidder fails or refuses to:

- i. Execute the *PSA* resulting from a successful *CSP* without justifiable reason;
- ii. Join in the pre-filing or filing of the application thereof; or
- iii. Deliver the DU's electricity supply requirements as provided for under the duly executed PSA, without justifiable reasons as provided under the PSA that is provisionally or finally approved by the ERC.

The following shall also be blacklisted by the DU, or by the ERC after due notice and hearing:

- i. The power supplier in the *PSA* who is at fault in the termination of the *PSA* or the withdrawal of the application;
- ii. The winning bidder who refuses to post performance bond without justifiable reason; and
- iii. The winning bidder who charges the DU at a rate higher than the ERC-approved generation rate.

SC Petitions on CSP

On September 5, 2019, representatives of the *Bayan Muna* partylist filed a petition with the *SC* claiming that the 2018 DOE Circular, which repealed portions of the 2015 CSP Circular, is void for

violating policies/provisions intended to protect consumers under *EPIRA* and the Constitution (the "*Bayan Muna Petition*"). The *Bayan Muna Petition* also sought for the issuance of *TRO* and/or writ of preliminary injunction to prevent continuation of the on-going *CSP*s of *MERALCO* and some electric cooperatives. On December 17, 2019, *MERALCO* filed its Comment to the *Bayan Muna Petition*.

On March 3, 2021, *MERALCO* received a copy of the petition dated February 17, 2021 filed with the *SC* by representatives of various consumer groups led by the Power for People ("*P4P*") Coalition (the "*P4P Petition*") against the *DOE* and *MERALCO's TPBAC*. The petition claims that the terms of reference for the 1,800 *MW* baseload *CSP* completed in March 2021 are unfavorable to the consumers and non-compliant with the *2018 DOE Circular* and that it would not result in the least cost of electricity. The *P4P Petition* also sought for the issuance of *TRO* and/or writ of preliminary injunction to prevent continuation and/or nullify the 1,800 *MW* baseload *CSP* of *MERALCO*. In a Resolution dated March 18, 2021, the *SC* dismissed the *P4P Petition*. The *SC* held that the issues raised by *P4P* are factual in nature, which require the *SC* to inquire into wisdom of the terms of reference. Hence, the petition was deemed premature as *P4P* itself admitted that *DOE* has yet to act on its protest letter and the *ERC* has yet to determine reasonableness of the rates resulting from the *CSP*.

True-up Adjustments of Fuel and Purchased Power Costs ("TAFPPC") and Foreign Exchange-Related Costs ("TAFxA")

On June 20, 2017, the *ERC* issued a consolidated Decision in *ERC* Case Nos 2011-115 RC, 2012-067 RC, 2013-092 RC, 2014-098 RC and 2015-124 RC, a copy of which was received by *MERALCO* on December 29, 2017, authorizing *PSALM* to recover, within a 60-month period, the amount of $\mathbb{P}3,592$ million in the Luzon grid, among others, as part of the *TAFPPC* and *TAFxA*; and directed all distribution utilities to comply with the directive.

On January 10, 2018, *MERALCO* filed a Motion for Partial Reconsideration praying for the suspension of the Order and requesting that *MERALCO* be allowed to charge the recovery to all types of customers, regardless of whether they were covered or not during the relevant test periods. In February 2023, the amount was fully refunded. As at July 29, 2024, the *ERC* has yet to act on the Motion.

Clean Air Act

The Clean Air Act and the related *IRR* contain provisions that have an impact on the industry as a whole and to *TPC*, *PPC*, *GRPI*, *PEDC* and *CEDC* ("the Operating Subsidiaries of *GBPC*") in particular, that need to be complied with within 44 months from the effectivity date or by July 2004. Based on the assessment made on the Operating Subsidiaries of *GBPC*'s existing facilities, the Operating Subsidiaries of *GBPC* believe that they have complied with the provisions of the Clean Air Act and the related *IRR*.

Energy Regulation (ER) 1-94

Based on ER 1-94 and the IRR of the EPIRA, generation companies are mandated to provide benefits to its host communities, equivalent to P0.01 per kWh of energy generated and sold. The operating subsidiaries of GBPC accrue the required benefits to their host community (included under "Trade payables and other current liabilities" account in the consolidated statements of financial position) prospectively from the date of effectivity of ER 1-94. Such amount accrued shall be remitted to the trust account of the host LGUs and DUs, subject to audit by the DOE.

33. Event After the Financial Reporting Date

On July 29, 2024, the BOD of MERALCO approved the declaration of cash dividends of P10.295 a share to all shareholders of record as at August 28, 2024, payable on September 23, 2024.