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#### NOTICE OF THE SPECIAL STOCKHOLDERS' MEETING

Dear Stockholder:

Notice is hereby given that the Special Stockholders' Meeting of ALTERNERGY HOLDINGS CORPORATION will be held on 3 September 2025, Wednesday, at 10:00 a.m. via remote communication using the Zoom application. The meeting ID and password will be sent to successful registrants of the Meeting through electronic mail.

The Agenda for the Meeting is as follows:

- 1. Call to Order;
- 2. Secretary's Proof of the Required Notice:
- 3. Proof of the Presence of a Quorum:
- 4. Reclassification of Common Shares and Amendment of Article Seventh of the Articles of Incorporation;
- 5. Other Matters;
- 6. Adjournment.

A brief explanation and rationale for each item of the Agenda is attached as Annex "A" of the Information Statement.

Only stockholders of record and in good standing as of 11 August 2025 will be entitled to notice of, and to vote at, the meeting.

The Guidelines for Registration and Participation in the Meeting, as well as the contact details for any inquiries, are attached as Annex "B" of the Information Statement. Registration will run until 25 August 2025. Stockholders are encouraged to register online at least forty five (45) minutes before the Meeting.

For your convenience, the Corporation will be using the alternative mode for distributing and providing copies of this Notice, Information Statement and other materials for the Special Stockholders' Meeting. In accordance with the Notice of the Securities and Exchange Commission dated 12 March 2025 regarding the Alternative Mode for Distributing and Providing Copies of the Notice of Meeting, Information Statement, and Other Documents in connection with the Holding of Annual Stockholders' Meeting and Special Stockholders' Meeting for the year 2025, a copy of the Definitive Information Statement and other pertinent documents will be available for viewing and downloading at the Corporation's website at www.alternergy.com and PSE Edge at https://edge.pse.com.ph/companyDisclosures/form.do?cmpy id=701.

All stockholders are cordially invited to attend the Meeting. Should you, however, be unable to attend, you may designate an authorized representative by submitting a scanned copy of your proxy form to ahc.shareholderregistration@alternergy.com no later than 27 August 2025. All proxies will be validated on 29 August 2025.

Lastly, a visual and audio recording of the Meeting will be secured in compliance with the requirement of the Securities and Exchange Commission.

# SECURITIES AND EXCHANGE COMMISSION **SEC FORM 20-IS**

# **Information Statement Pursuant to Section 20** of the Securities Regulation Code

1.	Check the appropriate box:  [ ✓ ] Preliminary Information State  [ ] Definitive Information Staten	
2.	Name of Registrant as specified in its	s charter: ALTERNERGY HOLDINGS CORPORATION
3.	Province, country or other jurisdiction incorporation or organization	n of : <b>Metro Manila, Philippines</b>
4.	SEC Identification Number	: CS200909233
5.	BIR Tax Identification Number	: 007-315-916
6.	Address of principal office	: Level 3B, 111 Paseo de Roxas Building, Paseo de Roxas Avenue corner Legazpi Street, Legaspi Village, Makati City
7.	Registrant's telephone number, including area code	: (02) 88134678
8.	Date of meeting Time of meeting Place of meeting	<ul><li>: 3 September 2025</li><li>: 10:00 a.m.</li><li>: Virtual meeting via Zoom videoconference</li></ul>
9.	Approximate date on which the Inform Statement is first to be sent or given to security holders	nation : 11 August 2025
10.	<del>-</del> -	ions 8 and 12 of the Code or Sections 4 and 8 of the es and amount of debt is applicable only to corporate
	Title of Each Class	Number of Shares of Common Stock Outstanding or Amount of Debt Outstanding
	Common Stock	3,933,840,480
	Perpetual Preferred 1	370,398,637
	Perpetual Preferred 2 – Series A	100,000,000

Are any or all Registrant's securities listed in a Stock Exchange? 11. Yes [✓]¹ No [ ]

If yes, disclose the name of such Stock Exchange and the class of securities listed therein: Philippine Stock Exchange / Common Stock and Perpetual Preferred Shares 2 - Series A

<sup>&</sup>lt;sup>1</sup> Only the Corporation's Common Shares and Perpetual Preferred Shares 2 – Series A are listed with the Philippine Stock Exchange. The 370,398,637 issued and outstanding Preferred Shares of the Corporation are registered with the Commission but not listed with the Philippine Stock Exchange.

#### INFORMATION STATEMENT

#### A. GENERAL INFORMATION

# Item 1. Date, time and place of meeting of stockholders

(a) Date : 3 September 2025

Time : 10:00 a.m.

Place : Virtual meeting via Zoom videoconference

Mailing address of the

Corporation : Level 3B, 111 Paseo de Roxas Building,

Paseo de Roxas Avenue corner Legazpi Street, Legaspi Village, Makati City

# WE ARE NOT ASKING YOU FOR A PROXY AND YOU ARE REQUESTED NOT TO SEND US A PROXY

The presiding officer shall call and preside over the Special Stockholders' Meeting at the principal office of the Corporation or, if not practicable, in the city or municipality where the principal office of the Corporation is located.

# Item 2. Dissenter's Right of Appraisal

Title X, Section 80 of the Revised Corporation Code of the Philippines grants in favor of the stockholder the right to dissent and demand payment of the fair value of his shares in certain instances, to wit: (1) in case any amendment to the Articles of Incorporation has the effect of changing or restricting the rights of any stockholder or class of shares, or of authorizing preferences in any respect superior to those of outstanding shares of any class, or of extending or shortening the term of corporate existence; (2) in case of the sale, lease, exchange, transfer, mortgage, pledge, or other disposition of all or substantially all of the corporate property and assets; (3) in case of merger or consolidation; or (4) in case of investment of corporate funds for any purpose other than the primary purpose of the corporation.

The proposed corporate action to be discussed at the forthcoming Stockholders' Meeting qualifies as an instance for the exercise of the appraisal right by any stockholder.

### **Item 3.** Interest of Certain Persons in Matters to be Acted Upon

- (a) None of the incumbent Directors and Officers of the Corporation or any associate of the foregoing have any substantial interest, direct or indirect, by security holding or otherwise, in any matter to be acted upon in the Special Stockholders' Meeting.
- (b) The Corporation has not received any information from any Director that he/she intends to oppose any matter to be acted upon in the meeting.

# B. <u>CONTROL AND COMPENSATION INFORMATION</u>

# Item 4. Voting Securities and Principal Holders Thereof

- (a) The number of shares outstanding and entitled to vote in the stockholders' meeting as of 30 June 2025 is 3,933,840,480 Common Shares and 370,398,637 Perpetual Preferred Shares.
  - As stated in Article Seventh of the Corporation's Articles of Incorporation, all Common Shares and Perpetual Preferred Shares 1 have full voting rights.
- (b) All stockholders of record as of the close of business on 11 August 2025 are entitled to notice of, and to vote at, the Special Stockholders' Meeting.
- (c) Security ownership of certain record and beneficial owners (more than 5% of voting securities) as of 30 June 2025:

Title of class	Name, address of record owner and relationship with Issuer	Name of Beneficial Owner and Relationship with Record Owner	Citizenship	No. of Shares Held	Percent
Common	PCD Nominee	Vespers Holdings	Filipino	1,701,166,338	39.47%
	Corporation <sup>1</sup>	Corporation			
	29 <sup>th</sup> Floor, BDO	Level 3B, 111 Paseo de			
	Equitable Tower,	Roxas Bldg., Paseo de			
	8751 Paseo de	Roxas cor. Legazpi St.,			
	Roxas, Makati	Legaspi Village,			
	City	Makati City			
	-	(Vicente S. Pérez, Jr.)			
		Odin Holdings	Filipino	93,133,704	2.16%
		Corporation	_		
		12F Laguna Tower, The			
		Residences at Greenbelt, A.			
		Arnaiz Avenue, San			
		Lorenzo, Makati City			
		(Knud Hedeager)			
		Penhurst Kinetic Corp.	Filipino	68,370,061	1.59%
		Unit 3D, Penhurst			
		Parkplace, 1 <sup>st</sup> Avenue			
		corner 30 <sup>th</sup> Avenue, Fort			
		Bonifacio, Taguig City			
		(Gerry P. Magbanua)			
		PCD participants acting on	Filipino	1,190,500,000	27.62%
		their behalf or for their			
		customers			

Common	Odin Holdings	Knud Hedeager	Danish	273,678,581	6.35%
Shares	Corporation	S			
	12F Laguna				
	Tower, The				
	Residences at				
	Greenbelt, A.				
	Arnaiz Avenue,				
	San Lorenzo,				
	Makati City				
Common	PCD Nominee	PCD participants acting on	Non-	220,950,312	5.13%
Shares	Corporation –	their behalf or for their	Filipino		
	Non Filipino <sup>1</sup>	customers			
	29 <sup>th</sup> Floor, BDO				
	Equitable Tower,				
	8751 Paseo de				
	Roxas, Makati				
	City				
Common	Penhurst	Gerry P. Magbanua	Filipino	190,847,619	4.43%
Shares	Kinetic Corp.				
	Unit 3D,				
	Penhurst				
	Parkplace, 1 <sup>st</sup>				
	Avenue corner				
	30 <sup>th</sup> Avenue, Fort				
	Bonifacio,				
	Taguig City				
Perpetual	Vespers	Vicente S. Pérez, Jr.	Filipino	370,398,637 <sup>2</sup>	8.59%
Preferred	Holdings				
Shares 1	Corporation				
	Level 3B, 111				
	Paseo de Roxas				
	Bldg., Paseo de				
	Roxas cor.				
	Legazpi Street,				
	Legaspi Village,				
	Makati City	hold by a gutinia gasta in the Dhilimpia o Deposit		TC") which handles	

<sup>&</sup>lt;sup>1</sup>PCD is the registered owner of shares held by participants in the Philippine Depository and Trust Co. ("PDTC"), which handles automated securities transactions in the Philippines.
<sup>2</sup>Inclusive of 150,000 Preferred Shares (as a result of the decrease in par value of the Preferred Shares approved by the SEC on 16 November 2022) transferred to VHC and pending Certificate Authorizing Registration

# (d) Security Ownership of Management as of 30 June 2025

Title of Class	Name of Beneficial Owner	Position	Amount and Nature of Beneficial Ownership	Citizenship	Percent of Class
Common Shares and Perpetual Preferred Shares 1	Vicente S. Perez, Jr.	Chairman and Director	1,727,877,994 Common Shares and 370,398,637 Perpetual Preferred Shares 1	Filipino	43.86% of Common Shares 100.00% of Perpetual Preferred Shares 1
Common Shares	Gerry P. Magbanua	President, CEO and Director	132,201,027	Filipino	3.36% of Common Shares
Common Shares	Eduardo Martinez Miranda	Director	96,029,073	Filipino	2.44% of Common Shares
Common Shares	Knud Hedeager	Director	358,008,800	Danish	9.09% of Common Shares
Common Shares	Michael James Lichtenfeld	Director	48,119,129	American	1.22% of Common Shares
Common Shares	Janina C. Arriola	Director and Compliance Officer	1,000,000	Filipino	0.03% of Common Shares
Common Shares	Maria Theresa dela Pena Marcial	Independent Director	1	Filipino	Nil
Common Shares	Gregory L. Domingo	Independent Director	1,000,001	Filipino	0.03% of Common Shares
Common Shares	Maria Victoria C. Españo	Independent Director	11,000	Filipino	Nil
Common Shares	Luisito S. Pangilinan	Treasurer	10,000	Filipino	Nil
Common Shares	Maria Carmen De Gala Diaz	Chief Financial Officer, Chief Sustainability Officer and Chief Risk Officer	107,000	Filipino	Nil
Common Shares	Anna Melissa R. Lichaytoo	Corporate Secretary	N/A	Filipino	N/A

Common	Sherleen	Assistant	N/A	Filipino	N/A
Shares	Lourds R.	Corporate			
	Macatangay	Secretary			
Total			2,364,025 Common		60.00% of
			Shares		Common
					Shares
			370,398,637		
			Perpetual Preferred		100% of
			Shares 1		Perpetual
					Preferred
					Shares 1

The above list of ownership includes the shares beneficially owned by the Corporation's Directors and Officers.

# (e) Voting Trust Holders of 5% or More

The Corporation has no stockholder of record holding more than 5% of the Corporation's Common Shares and Preferred Shares under a voting trust agreement.

# (f) Changes in Control

There are no arrangements which may result in a change in control of the Corporation.

#### Item 5. Directors and Executive Officers

The agenda for the Special Stockholders' Meeting does not include the election of directors.

# Item 6. Compensation of Directors and Executive Officers

No action will be presented for stockholders' approval at the Special Stockholders' Meeting that involves (i) election of directors, (ii) any bonus, profit sharing or other compensation plan, contract or arrangement in which any director, nominee for election as a director, or executive officer of the registrant will participate, (iii) any pension or retirement plan in which any such person will participate, or (iv) the granting or extension to any such person of any option/s, warrant/s or right/s to purchase any securities, other than warrants or rights issued to security holders as such, on a pro rata basis.

# **Item 7. Independent Public Accountants**

No action will be presented for stockholders' approval at the Special Stockholders' Meeting that involves the election, approval or ratification of the Corporation's accountant.

#### Item 8. Compensation Plans

No action shall be taken at the Special Stockholders' Meeting with respect to any plan pursuant to which cash or non-cash compensation may be paid or distributed.

### C. <u>ISSUANCE AND EXCHANGE OF SECURITIES</u>

# Item 9. Authorization or Issuance of Securities Other than for Exchange

No action will be presented for stockholders' approval at the Special Stockholders' Meeting that involves the authorization or issuance of any securities other than for exchange.

# Item 10. Modification or Exchange of Securities

(a) State the Class and Amount thereof

To be presented for approval of the stockholders is the proposal to create new classes of Perpetual Preferred Shares 2 by way of reclassifying the existing Common Shares of the Corporation such that the current Ten Billion Four Hundred Six Million Two Hundred Ninety One Thousand One Hundred Sixty (10,406,291,160) Common Shares with a par value of Ten Centavos (PhP0.10) per share shall be re-classified as follows:

- i. Nine Billion Nine Hundred Six Million Two Hundred Ninety One Thousand One Hundred Sixty (9,906,291,160) Common Shares with a par value of Ten Centavos (PhP0.10) per share;
- ii. One Hundred Million (100,000,000) Perpetual Preferred Shares 2 Series D with a par value of Ten Centavos (PhP0.10) per share;
- iii. One Hundred Million (100,000,000) Perpetual Preferred Shares 2 Series E with a par value of Ten Centavos (PhP0.10) per share;
- iv. One Hundred Million (100,000,000) Perpetual Preferred Shares 2 Series F with a par value of Ten Centavos (PhP0.10) per share;
- v. One Hundred Million (100,000,000) Perpetual Preferred Shares 2 Series G with a par value of Ten Centavos (PhP0.10) per share; and

- vi. One Hundred Million (100,000,000) Perpetual Preferred Shares 2 Series H with a par value of Ten Centavos (PhP0.10) per share.
- (b) Describe the material difference between the outstanding securities and the modified or new securities

All the Common Shares shall have the same rights as the current Common Shares of the Corporation. All the current issued and outstanding Common Shares shall remain as Common Shares.

The new Perpetual Preferred Shares 2 – Series D, Perpetual Preferred Shares 2 – Series E, Perpetual Preferred Shares 2 – Series F, Perpetual Preferred Shares 2 – Series G, and Perpetual Preferred Shares 2 – Series H shall have the same features as the existing Perpetual Preferred Shares 2 – Series A to C of the Corporation.

(c) State the reason for the proposed modification or exchange and the general effect thereof upon the rights of the security holders

The reclassification of the Common Shares to Common Shares, Perpetual Preferred Shares 2 – Series D, Perpetual Preferred Shares 2 – Series E, Perpetual Preferred Shares 2 – Series F, Perpetual Preferred Shares 2 – Series G, and Perpetual Preferred Shares 2 – Series H is undertaken in preparation for the Corporation's capital raising exercise.

(d) Outline briefly any other material features of the proposed modification or exchange

Apart from the features set out in paragraph (b) above, the proposed reclassification of Common Shares has no other material features.

(e) Furnish the information required by item 11(a)

See item 11 (a) below.

(f) State whether the registrant intends to apply for listing and registration of the new or reclassified shares with the Exchange

Any future issuance of the Corporation's Common Shares will be applied for listing and registration with the Exchange as the Exchange requires that all issued and outstanding securities of a listed company of the same type and class, including treasury shares, shall be applied for listing in the Exchange. The Corporation may apply for the registration with the Commission and the listing with the Exchange of the new or reclassified Perpetual Preferred Shares 2 – Series D, Perpetual Preferred Shares 2 – Series E, Perpetual Preferred Shares 2 – Series F, Perpetual Preferred Shares 2 – Series G, and Perpetual Preferred Shares 2 – Series H.

#### Item 11. Financial and Other Information

(a) Financial statements meeting the requirements of SRC Rule 68, as amended

The Corporation's unaudited quarterly report for the quarter ending 31 March 2025 is attached to this Information Statement.

(b) Part III, paragraph (A) of Annex "C", management's discussion and analysis and plan of operation

# MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion and analysis of the Corporation's consolidated financial condition and results of operations should be read in conjunction with the consolidated financial statements and accompanying schedules and disclosures.

Key Variable and Other Qualitative or Quantitative Factors

a) Trends, demands, commitments, events, or uncertainties that have a material impact on the issuer's liquidity.

There have been no material trends, demands, commitments, events, or uncertainties that have had a material impact on the liquidity of the Corporation, its subsidiaries, associates and affiliates (the "Group").

b) Events that will trigger direct or contingent financial obligation that is material to the Group, including any default or acceleration or an obligation.

As of 29 April 2025, there were no other events which may trigger a direct or contingent financial obligation that is material to the Group.

c) Material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Group with unconsolidated entities or other persons created during the reporting period.

There were no off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Group with unconsolidated entities or other persons created as of 29 April 2025.

d) Material commitments for capital expenditures, the general purpose of such commitments and the expected sources of funds for such expenditures

As of the period ended 31 March 2025, the Group has started construction activities of three projects: 128 MW Tanay Wind Project, 64 MW Alabat Wind Project and 28 MW<sub>P</sub> Balsik Solar Project as part of the Group's Road to 500 MW by 2026. With this, the Group has committed to spend a total of PhP20 billion of capital expenditures for these three projects, which are expected to be completed in 2025.

To fund these three projects, the Group has secured debt financing of PhP8.0 billion from Bank of the Philippine Islands and Security Bank Corporation for the Tanay Wind Project, and PhP5.3 billion and PhP1.0 billion from Rizal Commercial Banking Corporation for the Alabat Wind Project and Balsik Solar Project, respectively. Of these facilities, the Corporation has made full drawdown for its Balsik Solar Project, and partial drawdowns for the Tanay and Alabat Wind Projects.

The balance will be funded through equity by the Corporation.

e) Any known trends, events or uncertainties that have had or that are reasonably expected to have a material favorable or unfavorable impact on the issuer's net sales/revenues/income from continuing operations.

As of 31 March 2025, there were no known trends, demands, commitments, events, or uncertainties that will have a material impact on the issuer's net sales/revenues/income from continuing operations.

f) Any significant elements of income or loss that did arise from the issuer's continuing operations.

For the nine-month period ended 31 March 2025, the 15.3 MW<sub>P</sub> Palau Solar PV and 12.9 MWh BESS Project ("Palau Solar and BESS Project"), which started commercial operations on 31 December 2023, accounted for 45% of the Group's generation revenues in 2025.

The Palau Solar and BESS Project, the largest PV and BESS project in the Western Pacific, is the Group's first venture outside of the Philippines, with revenues and tariffs denominated in USD.

g) Causes for material changes in the consolidated financial statements.

See section below.

h) Seasonal aspects that had a material effect on the financial condition or results of operations.

The wind energy generation of the Pililla Wind Project for the nine-month period ended 31 March 2025 was lower as compared to the previous ninemonth period ended 31 March 2024 which saw higher wind speeds. These values vary year-on-year but even out over the life of a typical wind farm.

### FY2025 vs FY2024 Q3 Highlights

As at 31 March 2025 vs 30 June 2024 and for the nine-month and three-month periods ended 31 March 2025 vs 2024

# Corporate and Operations

Significant developments of the Group:

- Starting August 12, 2024, ALTER has been added to the Industrials Index of the Philippine Stock Exchange Sector Indices.
- On August 21, 2024, the Group entered into an EPC Agreement with GEDI for the construction of the Balsik (Solana) Solar Project.
- On September 2, 2024, the Group commenced the construction of the Balsik (Solana) Solar Project.
- On September 25, 2024, the BOD approved the consolidation of its land holdings through the recent acquisition of a newly established land holding company, Triple Play Land Corporation ("TPLC"). TPLC will consolidate ownership of land used as project sites for the Corporation's various wind, solar or run-of-river hydro projects. The Corporation envisions TPLC as a platform for a future REIT.
- On October 11, 2024, the Corporation completed the acquisition of Alternergy Solar Holdings Corporation ("ASHCo"). The move is part of the ongoing realignment of the Group to organize its portfolio of renewable energy technologies under separate intermediate holding companies. ASHCo will hold ALTER's solar projects similar to the currently existing Alternergy Wind Holdings Corporation ("AWHC") for wind projects and Alternergy Mini Hydro Holdings Corporation ("AMHHC") for run-of-river hydro projects.
- On October 29, 2024, the Tanay Wind Project successfully made its first drawdown from its long-term facility loan agreement with Bank of the Philippine Islands and Security Bank Corporation for PhP1.5 billion.
- On October 30, 2024, the DOE approved the increase in the registered capacity of the Tanay Wind Power Project from 112 MW to 128 MW.
- On November 5, 2024, the Board approved the declaration of dividends amounting to PhP40.0 million to be paid to holders of Perpetual Preferred Shares 1 and Perpetual Preferred Shares 2 Series A. Subsequently, on December 18, 2024, the Corporation remitted a total of PhP117.93 million as coupon payments to Government Service Insurance System, as holder of the Corporation's Perpetual Preferred Shares 2 Series A.
- On November 7, 2024, the Group, through AWHC, took full control of the Tablas Strait Offshore Wind Power Corporation which is developing the Tablas Strait 1, 2, and 3 Offshore Wind Projects (collectively, the "Tablas Projects"). AWHC acquired the interest held by Shell Overseas Investment B.V. in the Tablas Projects.
- In November 2024, the Group, through its Alabat Wind Project, signed a long-term lease agreement with the Philippine National Railways ("PNR") for a parcel of land located in Lopez, Quezon as the site for the project's switching station.
- On December 18, 2024, the Tanay Wind Project successfully made its second drawdown from its long-term facility loan agreement for PhP2.0 billion.
- On December 19, 2024, the Corporation signed a one-year promissory note with RCBC amounting to PhP500.0 million for general working capital requirements.
- On December 26, 2024, the Balsik (Solana) Solar Project signed an Omnibus Agreement with RCBC for a project finance facility of up to PhP1.0 billion to finance its project costs. This had been subsequently drawn in full as of April 2025.
- On January 20, 2025, the Corporation has appointed two financial advisors, AlphaPrimus Advisors and Astris Finance, for its next capital raising initiative

- following a rigorous selection process. The said financial advisors will advise on various options for the Corporation's capital raising framework to support the roll-out of its Road to 500 MW capacity target.
- On March 24, 2025, the SEC approved the amendment of its Article Seventh of its Amended Articles of Incorporation to remove the transfer restrictions in respect of its Perpetual Preferred 1 Shares ("PPS1").
- The Corporation has been included in the list of sustainability-based equity investment portfolio managed by fund management firm, ATRAM Trust Corporation ("ATRAM"). The ATRAM Philippine Sustainable Development and Growth Fund ("ATRAM SDG Fund") focuses on investing in companies that contribute to sustainable development and growth, aligning with the United Nation's Sustainable Development Goals ("UN SDGs"). The Corporation joins ATRAM's list of top 20 publicly listed companies under its sustainable equity portfolio that score high in terms of integrating UN SDGs into their operations and strategies. ATRAM particularly noted the comprehensive content laid out in the Corporation's 2024 Sustainability Report and the level of transparency exhibited in the report and the ATRAM Survey, providing insights and guidance for other companies to replicate. The ATRAM Sustainable Investing Champions also recognized the Corporation as one of the outstanding Philippine companies for its commitment in SDG 7 Affordable and Clean Energy and initiatives in sustainability.
- Alternergy Wind Holdings Corporation ("AWHC") has been awarded a new onshore wind power project in the province of Albay by the Department of Energy ("DOE"). The DOE awarded AWHC with a Certificate of Authority ("COA") to exclusively undertake exploration and assessment of wind resources for the Albay Wind Power Project located across seven (7) municipalities in the province of Albay, with a project area of 6,318 hectares that could accommodate at least 150MW wind capacity. The COA, if proven commercially viable, will be converted to a 25-year Wind Energy Service Contract.
- In March 2025, the Balsik Solar Project has received its first tranche of project funding from its lender, Rizal Commercial Banking Corporation ("RCBC"), totaling PhP800.5 million out of the PhP1.03 billion project finance facility, for the ongoing construction works of the 28 MWp Balsik Solar Power Project located in Hermosa, Bataan.
- The Balsik Solar Project's final tranche was drawn in April 2025, amounting to PhP232.5 million, which bodes well towards the completion of the project within Q3 2025 and will start contributing revenues to the Group.
- On April 8, 2025, Alabat Wind Power Corporation ("AWPC"), has taken delivery of the first two (2) units of 8MW wind turbine generators, the largest wind turbine generators to be installed in the Philippines, in Alabat Island, Province of Quezon. Built by Envision Energy for the Alabat Wind Project, the towers have a maximum height of 195 meters, with three (3) blades that are 90 meters long each and having a total wingspan of 182 meters wide.
- On April 10, 2025, AWPC has received PhP3.3 billion from its project lender, Rizal Commercial Banking Corporation ("RCBC"), out of its PhP5.3 billion total project finance facility in respect of the Alabat Wind Power Project, which is expected reach commercial operations by Q4 2025.

# Financials and Key Performance Indicators

#### Consolidated Statements of Comprehensive Income

The Group posted a consolidated net income of PhP109 million, which includes a one-time gain from the acquisition of the Tablas Offshore Wind Projects, for the nine-month period ended March 31, 2025 compared to the PhP158 million posted in the same period in 2024, which included one-time gain. Recurring net income for this period exceeded target by 23% as more operating assets brought in steady revenue flow, which puts the Group on track to achieving its year-end targets.

Revenue from sale of electricity was significantly higher by 43% at PhP261 million for the nine-month period ended March 31, 2025 as compared to PhP182 million for the same period in 2024. This increase was driven by inclusion of nine-month operating results of the Palau Solar and BESS Project, which now accounts for 45% of the Group's revenues.

Cost of sale of electricity for the nine-month period ended March 31, 2025 is at PhP130 million, which represents the normal expected level of costs, from PhP49 million in 2024, as there were no related cost of sale for test revenues for the Palau Solar and BESS Project recognized for the same period in 2024.

General and administrative expenses was manageable for the nine-month period ended March 31, 2025 at PhP99 million due to higher taxes and licenses, and one-time write-down of an early-stage, non-viable project in pre-development.

Other charges – net is significantly lower by PhP22 million in 2025 for the ninemonth period ended March 31, 2025, owing to higher interest income in 2025 by PhP44 million, but offset by higher finance costs of PhP21 million.

The Group's earnings before interest, taxes, depreciation and amortization ("EBITDA") continues to have an uptrend as the nine-month period ended March 31, 2025 is higher by 9% at PhP291 million as compared to PhP267 million for the same period in 2024, while awaiting the completion of four projects under construction with a total capacity of 225 MW.

Consolidated Statements of Financial Position as at March 31, 2025 vs June 30, 2024

Current assets increased by 33% to PhP5 billion as of March 31, 2025.

The Group's cash remains robust at PhP3.2 billion as of March 31, 2025, increasing from PhP2.6 billion as of June 30, 2024, after significant investments of PhP3.9 billion to jumpstart construction of Tanay, Alabat, Balsik, Dupinga and Kiangan Projects, including a dividend payment of PhP40 million. As of March 31, 2025, successful loan drawdowns were made amounting to PhP500 million by ALTER, PhP3.5 billion the Tanay Wind Project and PhP800.5 million the Balsik Solar Project.

Consolidated assets of the Group increased to PhP14 billion as of March 31, 2025, up from PhP9 billion as of June 30, 2024.

Current liabilities increased by PhP905 million from PhP745.4 million as of June 30, 2024 to PhP1.7 billion as of March 31, 2025. This was mostly due to the short-term loan entered into by ALTER for PhP500 million for general working capital requirements, partially offset by the payment of third party advances amounting to PhP214 million.

Noncurrent liabilities was higher as at March 31, 2025 at PhP8 billion from PhP3.7 billion as at June 30, 2024 mainly due to the drawdowns made by ALTER, the Tanay Wind Project, and Balsik Solar Project.

Equity remained steady at PhP4.3 billion, with the Group's consolidated debt-to equity ratio at a manageable level of 1.9:1.0 as of March 31, 2025 from 0.9:1.0 as of June 30, 2024. Consolidated retained earnings significantly grew to PhP138 million as at March 31, 2025 as compared to PhP67 million as at June 30, 2024.

(c) Part III, paragraph (B) of Annex "C", changes in and disagreements with accountants on accounting and financial disclosures

The Corporation's current auditor, SyCip, Gorres, Velayo & Co. ("SGV"), has been the Company's auditor since its incorporation.

Under the Revised Securities Regulation Code (SRC) Rule 68, the external auditor shall comply with the provisions on the long association of personnel (including partner rotation) with an audit client as prescribed in the Code of Ethics for Professional Accountants in the Philippines adopted by the Board of Accountants and by the Professional Regulation Commission and such other standards as may be adopted by the Securities and Exchange Commission.

The key audit partner is required to be rotated after having served seven (7) years as the key audit partner of a company. As an exception, however, the Code of Ethics for Professional Accountants provide that if the individual has served as the key audit partner for a period of six (6) or more cumulative years at the time a company becomes a public interest entity, the same individual may continue to serve as the key audit partner for a maximum of two (2) additional years, with the concurrence of those charged with governance before being replaced.

The previous key audit partner in charge of the Corporation, Ms. Leovina Mae V. Chu, was first appointed for the audit period of December 2017. As the Corporation became a public interest entity in March 2023, which is within the fiscal year ending 30 June 2023, Ms. Chu was allowed to act as the Corporation's key audit partner for an additional two (2) years, or until the fiscal year ending 30 June 2024. In compliance with the Code of Ethics for Professional Accountants, Ms. Chu was replaced by Ms. Jhoanna Feliza C. Go as the Corporation's key audit partner in charge for the fiscal year ending 30 June 2025.

There were no changes in, or disagreements with, the Corporation's accountants on any accounting and financial disclosure during the past two years ended 30 June 2024 or during any subsequent interim period.

(d) A statement as to whether or not representatives of the principal accountants for the current year and for the most recently completed fiscal year are (i) expected to be present at the Special Stockholders' Meeting, (ii) will have the opportunity to make a statement if they desire to do so, and (iii) are expected to be available to respond to appropriate questions

Representatives from SGV & Co., the Corporation's external auditor, are expected to be present at the upcoming Special Stockholders Meeting, where they will have the opportunity to make a statement if they desire to do so and/or respond to appropriate questions raised by stockholders.

### Item 12. Mergers, Consolidations, Acquisitions and Similar Matters

No action will be presented for stockholders' approval at the Special Stockholders' Meeting with respect to (i) the merger or consolidation of the Corporation with any other person, (ii) acquisition by the Corporation or any of its stockholders of securities of another person, (iii) acquisition by the Corporation of any other going business or of the assets thereof, (iv) the sale or transfer of all or any substantial part of the assets of the Corporation, nor (v) liquidation or dissolution of the Corporation.

# Item 13. Acquisition or Disposition of Property

No action will be presented for stockholders' approval at the Special Stockholder's Meeting with respect to acquisition or disposition of property of the Corporation.

### Item 14. Restatement of Accounts

No action will be presented for stockholders' approval at the Special Stockholders' Meeting which involves the restatement of any of the Corporation's assets, capital or surplus account.

# D. <u>OTHER MATTERS</u>

### Item 15. Action with Respect to Reports

No action will be presented for stockholders' approval at the Special Stockholders' Meeting which involves any report of the Corporation or of its Directors, Officers or Committees or Minutes of any meeting of the stockholders.

# Item 16. Matters Not Required to be Submitted

No action will be presented for stockholders' approval at the Special Stockholders' Meeting which involves any matter which is not required to be submitted to a vote of the stockholders.

# Item 17. Amendment of Charter, By-Laws or Other Documents

To be presented for consideration of the stockholders is the amendment of Article Seventh of the Corporation's Amended Articles of Incorporation to reflect the reclassification of the Corporation's current Ten Billion Four Hundred Six Million Two Hundred Ninety One Thousand One Hundred Sixty (10,406,291,160) Common Shares with a par value of Ten Centavos (PhP0.10) as follows:

- i. Nine Billion Nine Hundred Six Million Two Hundred Ninety One Thousand One Hundred Sixty (9,906,291,160) Common Shares with a par value of Ten Centavos (PhP0.10) per share;
- ii. One Hundred Million (100,000,000) Perpetual Preferred Shares 2 Series D with a par value of Ten Centavos (PhP0.10) per share;
- iii. One Hundred Million (100,000,000) Perpetual Preferred Shares 2 Series E with a par value of Ten Centavos (PhP0.10) per share;
- iv. One Hundred Million (100,000,000) Perpetual Preferred Shares 2 Series F with a par value of Ten Centavos (PhP0.10) per share;
- v. One Hundred Million (100,000,000) Perpetual Preferred Shares 2 Series G with a par value of Ten Centavos (PhP0.10) per share; and
- vi. One Hundred Million (100,000,000) Perpetual Preferred Shares 2 Series H with a par value of Ten Centavos (PhP0.10) per share.

The details of the reclassification of the Common Shares to Common Shares, Perpetual Preferred Shares 2 – Series D, Perpetual Preferred Shares 2 – Series E, Perpetual Preferred Shares 2 – Series G, and Perpetual Preferred Shares 2 – Series G, and Perpetual Preferred Shares 2 – Series H are discussed under Item 10 above.

The proposed Amended Articles of Incorporation reflecting the aforementioned amendments (appearing in bold and underlined) are as follows:

Original Provision	Proposed Revision
<b>SEVENTH:</b> That the authorized	<b>SEVENTH:</b> That the authorized
capital stock of the corporation is	capital stock of the corporation is One
One Billion One Hundred Eighty	Billion One Hundred Eighty Eight

Eight Million Seven Hundred Eighty Eight Thousand Five Hundred Seventy and 80/100 Pesos (PhP1,188,788,570.80) in lawful money of the Philippines, divided into eleven billion eight hundred eighty seven million eight hundred eighty five thousand seven hundred eight (11,887,885,708) divided into ten billion four hundred six million two hundred ninety one thousand one hundred sixty (10.406.291.160) common shares with a par value of Ten Centavos (P0.10) per share and one billion four hundred eighty one million five hundred ninety four thousand five hundred forty eight (1,481,594,548) preferred shares with a par value of Ten Centavos (P0.10) per share.

The Preferred Shares are further subdivided as follows:

- a. One Billion One Hundred Eighty One Million Five Hundred Ninety Four Thousand Five Hundred Forty Eight (1,181,594,548) Preferred Shares shall be known "Perpetual as Preferred Shares 1" with a par value of Ten Centavos (PhP0.10) per share;
- b. Three Hundred Million (300,000,000) Preferred Shares shall be known as "Perpetual Preferred Shares 2" with a par value of Ten Centavos (PhP0.10) per share and shall be further subdivided as follows:
  - One Hundred Million (100,000,000)
     Perpetual Preferred Shares 2 – Series A with a par value of

Million Seven Hundred Eighty Eight Thousand Five Hundred Seventy and 80/100 Pesos (PhP1,188,788,570.80) in lawful money of the Philippines, divided into eleven billion eight hundred eighty seven million eight hundred eighty five thousand seven eight (11,887,885,708) shares, divided into nine billion nine hundred six million two hundred ninety one thousand one hundred sixtv (9,906,291,160)common shares with a par value of Ten Centavos (P0.10) per share and one billion nine hundred eighty one million five hundred ninety four thousand five hundred forty eight shares (1,981,594,548) preferred with a par value of Ten Centavos (P0.10) per share.

The Preferred Shares are further subdivided as follows:

- a. One Billion One Hundred Eighty One Million Five Hundred Ninety Four Thousand Five Hundred Forty Eight (1,181,594,548) Preferred Shares shall be "Perpetual known as Preferred Shares 1" with a par value of Ten Centavos (PhP0.10) per share;
- b. <u>Eight</u> Hundred Million (800,000,000) Preferred Shares shall be known as "Perpetual Preferred Shares 2" with a par value of Ten Centavos (PhP0.10) per share and shall be further subdivided as follows:
  - One Hundred Million (100,000,000)
     Perpetual Preferred Shares 2 – Series A with a par value of

Ten Centavos (PhP0.10) per share;

- 2. One Hundred Million (100,000,000)

  Perpetual Preferred Shares 2 Series B with a par value of Ten Centavos (PhP0.10) per share; and
- 3. One Hundred Million (100,000,000)

  Perpetual Preferred Shares 2 Series C with a par value of Ten Centavos (PhP0.10) per share.

Subscriptions – Subscribers to the Common Shares and Perpetual Preferred Shares 1 of the Corporation shall pay the value of the stock in accordance with the terms and conditions prescribed by the Board of Directors. Unpaid subscriptions shall not earn interest unless determined by the Board of Directors.

Voting Rights A11 Common Shares and Perpetual Preferred Shares 1 shall have full voting rights. The Perpetual Preferred Shares 1 shall have the following features, which shall be printed on the relevant stock certificate issued by the Corporation:

Dividends - Holders of the Perpetual Preferred Shares 1 shall be entitled to receive out of the unrestricted retained earnings of the Corporation, when and as declared by the Corporation's Board, cumulative dividends at the rate of eight percent (8%) of the par value of the Perpetual Preferred Shares 1, accrued from the date of issuance of the Perpetual Preferred Shares 1 up to

- Ten Centavos (PhP0.10) per share;
- 2. One Hundred Million (100,000,000)

  Perpetual Preferred Shares 2 Series B with a par value of Ten Centavos (PhP0.10) per share; and
- 3. One Hundred Million (100,000,000)

  Perpetual Preferred Shares 2 Series C with a par value of Ten Centavos (PhP0.10) per share;
- 4. One Hundred

  Million
  (100,000,000)

  Perpetual Preferred
  Shares 2 Series D
  with a par value of
  Ten Centavos
  (PhP0.10) per share;
- 5. One Hundred

  Million
  (100,000,000)

  Perpetual Preferred
  Shares 2 Series E
  with a par value of
  Ten Centavos
  (PhP0.10) per share;
- 6. One Hundred
  Million
  (100,000,000)
  Perpetual Preferred
  Shares 2 Series F
  with a par value of
  Ten Centavos
  (PhP0.10) per share;
- 7. One Hundred Million (100,000,000)

the date of issuance of the Perpetual Preferred Shares 2, before any dividends shall be set aside and paid to holders of the Perpetual Preferred Shares 2 and Common Shares. Any dividends remaining after such payment to the Perpetual Preferred Shares 1 shall be set aside and paid to the holders of the Perpetual Preferred Shares 1 and Perpetual Preferred Shares 2 on a pro rata basis before the holders of the Common Shares. Holders of the Perpetual Preferred Shares 1 shall not be entitled to participate with holders of the Common Shares in any further dividends payable to the Corporation.

Redemption The Corporation may redeem the Perpetual Preferred Shares 1 at par value (i) when the foreign equity limits imposed by the Philippine Constitution on entities engaged in development, the exploration, utilization and operation of natural resources for renewable energy projects in the Philippines shall have been removed; and (ii) Corporation is not engaged in any other activity likewise reserved exclusively to Filipino citizens, or corporations or associations at least sixty per centum (60%) of whose capital is owned by Filipino citizens that would otherwise require the Corporation maintain to the ownership of the Preferred Shares by such Filipino citizens.

Preference in Liquidation - In the event of any dissolution or liquidation or winding up, whether voluntary or involuntary, the Corporation, except in connection with a merger or consolidation, holders of the Perpetual Preferred Shares 1 and Perpetual Preferred Shares 2 shall be entitled to be paid Perpetual Preferred
Shares 2 – Series G
with a par value of
Ten Centavos
(PhP0.10) per share;
and

8. One Hundred

Million
(100,000,000)

Perpetual Preferred
Shares 2 - Series H
with a par value of
Ten Centavos
(PhP0.10) per share.

Subscriptions – Subscribers to the Common Shares and Perpetual Preferred Shares 1 of the Corporation shall pay the value of the stock in accordance with the terms and conditions prescribed by the Board of Directors. Unpaid subscriptions shall not earn interest unless determined by the Board of Directors.

Voting Rights – All Common Shares and Perpetual Preferred Shares 1 shall have full voting rights. The Perpetual Preferred Shares 1 shall have the following features, which shall be printed on the relevant stock certificate issued by the Corporation:

Dividends - Holders of the Perpetual Preferred Shares 1 shall be entitled to receive out of the unrestricted retained earnings of the Corporation, when and as declared by the Corporation's Board, cumulative dividends at the rate of eight percent (8%) of the par value of the Perpetual Preferred Shares 1, accrued from the date of issuance of the Perpetual Preferred Shares 1 up to the date of issuance of the Perpetual Preferred Shares 2, before any dividends shall be set aside and paid to holders of the Perpetual Preferred Shares 2 and

in full, or pro rata insofar as the assets and properties of the Corporation will permit, the par value of each Perpetual Preferred Share 1 and the offer price of each Perpetual Preferred Share 2 before distribution shall be made to holders of the Common Shares, and shall not be entitled to be paid in full, or pro rata insofar as any remaining assets and properties of the Corporation will permit, the par value of each Common Share.

After the distributions pursuant to the above paragraph shall have been made, the remaining assets and properties of the Corporation shall be distributed pro rata to the holders of the Common Shares.

Non-Convertible - The Perpetual Preferred Shares 1 shall not be convertible to any shares of stock of the Corporation of any class now or hereafter authorized.

In all cases of redemption of the Perpetual Preferred Shares 1, the Corporation will only exercise its authority or option to redeem the Perpetual Preferred Shares 1 on the condition that the Corporation first pays in full all cumulative dividends then outstanding on the Perpetual Preferred Shares 1 and Perpetual Preferred Shares 2, and on the further condition that the Corporation shall not, as a result of the redemption, reduce the ownership of Filipino citizens in the Corporation to less than the percentage of capital stock required by the law. For this purpose, the Corporation shall have the to designate authority qualified Philippine holders to purchase directly from the transferors the Perpetual Preferred Shares 1 subject to the Corporation's redemption right. Once redeemed by the Common Shares. Any dividends remaining after such payment to the Perpetual Preferred Shares 1 shall be set aside and paid to the holders of the Perpetual Preferred Shares 1 and Perpetual Preferred Shares 2 on a pro rata basis before the holders of the Common Shares. Holders of the Perpetual Preferred Shares 1 shall not be entitled to participate with holders of the Common Shares in any further dividends payable to the Corporation.

Redemption The Corporation may redeem the Perpetual Preferred Shares 1 at par value (i) when the foreign equity limits imposed by the Philippine Constitution on entities engaged in the exploration. development. utilization and operation of natural resources for renewable energy projects in the Philippines shall have been removed; and (ii) Corporation is not engaged in any activity likewise reserved other exclusively to Filipino citizens, or corporations or associations at least sixty per centum (60%) of whose capital is owned by Filipino citizens that would otherwise require the Corporation to maintain ownership of the Preferred Shares by such Filipino citizens.

Preference in Liquidation - In the event of any dissolution or liquidation or winding up, whether voluntary or involuntary, Corporation, except in connection with a merger or consolidation, holders of the Perpetual Preferred Shares 1 and Perpetual Preferred Shares 2 shall be entitled to be paid in full, or pro rata insofar as the assets and properties of the Corporation will permit, the par value of each Perpetual Preferred Share 1 and the offer price of each Perpetual Preferred Share before

Corporation, the Perpetual Preferred Shares 1 shall become treasury shares which may be reissued or resold by the Corporation on the same terms as their original issuance.

The Perpetual Preferred Shares 2 shall have the following features which features shall be printed on the relevant stock certificate issued by the Corporation:

- a. With dividend rate to be determined by the Board at the time of issuance;
- b. Cumulative in terms of payment of current and unpaid back dividends;
- c. Non-voting (except in matters mandatorily required by law);
- d. Non-participating in (i) any other further cash, property or stock dividends beyond that specifically determined at the time of issuance, and (ii) distribution of corporate assets beyond the issue price specifically determined at the time of issuance;
- e. Non-convertible to Common Shares;
- f. With issue value to be determined by the Board of Directors at the time of issuance;
- g. Redeemable at the option of the Corporation under such terms that the Board of Directors may approve at the time of issuance;
- h. With preference over holders of Common Shares in the distribution of corporate assets

distribution shall be made to holders of the Common Shares, and shall not be entitled to be paid in full, or pro rata insofar as any remaining assets and properties of the Corporation will permit, the par value of each Common Share.

After the distributions pursuant to the above paragraph shall have been made, the remaining assets and properties of the Corporation shall be distributed pro rata to the holders of the Common Shares.

Non-Convertible - The Perpetual Preferred Shares 1 shall not be convertible to any shares of stock of the Corporation of any class now or hereafter authorized.

In all cases of redemption of the Perpetual Preferred Shares 1, the Corporation will only exercise its authority or option to redeem the Perpetual Preferred Shares 1 on the condition that the Corporation first pays in full all cumulative dividends then outstanding on the Perpetual Preferred Shares 1 and Perpetual Preferred Shares 2, and on the further condition that the Corporation shall not, as a result of the redemption, reduce the ownership of Filipino citizens in the Corporation to less than the percentage of capital stock required by the law. For this purpose, the Corporation shall have the authority to designate qualified Philippine holders to purchase directly from the transferors the Perpetual Preferred Shares 1 subject to the Corporation's redemption right. Once redeemed by Corporation, the Perpetual Preferred Shares 1 shall become treasury shares which may be reissued or resold by the Corporation on the same terms as their original issuance.

and in the payment of dividends at the rate specified at the time of issuance;

- With no pre-emptive rights to any issue of shares, whether Common or Preferred;
- j. Re-issuable under such terms as the Board of Directors may approve at the time of reissuance; and
- k. May be transferred to foreign citizens, corporations and associations.

No share of stock against which the Corporation holds unpaid claims shall be transferable in the books of the Corporation.

All certificates surrendered for transfer shall be stamped "Cancelled" on the face thereof, together with the date of cancellation, and attached to the corresponding stub with the certificate book.

The shareholders of the Corporation, regardless of the class of shares held, shall have no preemptive right to purchase or subscribe for any shares of stock of the Corporation of any class now or hereafter authorized, or reissued from treasury.

The Corporation shall comply with the lock-up requirement provided under the Listing Rules for the Main and Small, Medium and Emerging Board of The Philippine Stock Exchange, Inc. (the "Exchange"), subject to any waiver or exemption that may be granted by the Exchange in respect of such lock-up requirement.

The Perpetual Preferred Shares 2 shall have the following features which features shall be printed on the relevant stock certificate issued by the Corporation:

- a. With dividend rate to be determined by the Board at the time of issuance;
- b. Cumulative in terms of payment of current and unpaid back dividends;
- c. Non-voting (except in matters mandatorily required by law);
- d. Non-participating in (i) any other further cash, property or stock dividends beyond that specifically determined at the time of issuance, and (ii) distribution of corporate assets beyond the issue price specifically determined at the time of issuance;
- e. Non-convertible to Common Shares;
- f. With issue value to be determined by the Board of Directors at the time of issuance;
- g. Redeemable at the option of the Corporation under such terms that the Board of Directors may approve at the time of issuance;
- h. With preference over holders of Common Shares in the distribution of corporate assets and in the payment of dividends at the rate specified at the time of issuance;

- i. With no pre-emptive rights to any issue of shares, whether Common or Preferred;
- j. Re-issuable under such terms as the Board of Directors may approve at the time of reissuance; and
- k. May be transferred to foreign citizens, corporations and associations.

No share of stock against which the Corporation holds unpaid claims shall be transferable in the books of the Corporation.

All certificates surrendered for transfer shall be stamped "Cancelled" on the face thereof, together with the date of cancellation, and attached to the corresponding stub with the certificate book.

The shareholders of the Corporation, regardless of the class of shares held, shall have no preemptive right to purchase or subscribe for any shares of stock of the Corporation of any class now or hereafter authorized, or reissued from treasury.

The Corporation shall comply with the lock-up requirement provided under the Listing Rules for the Main and Small, Medium and Emerging Board of The Philippine Stock Exchange, Inc. (the "Exchange"), subject to any waiver or exemption that may be granted by the Exchange in respect of such lock-up requirement.

The proposed amendments to the Corporation's Amended Articles of Incorporation have been approved by the Board of Directors in its meeting held on 15 July 2025.

# **Item 18.** Other Proposed Action

No other action will be presented for stockholders' approval at the Special Stockholders' Meeting.

# **Item 19. Voting Procedures**

- (a) All Common Shares and Perpetual Preferred Shares 1 shall have full voting rights.
- (b) Required Voting:

Agenda Item No.	Subject Matter	Vote Required							
4	Reclassification of	Affirmative vote of							
	Common Shares and	stockholders representing at							
	Amendment of Article	least two-thirds (2/3) of the							
	Seventh of the Amended	outstanding capital stock							
	Articles of Incorporation								

(c) Voting shall be done by remote communication and *in absentia* in accordance with the Guidelines for Registration and Participation attached as Annex "B" of this Information Statement. The counting of votes shall be conducted by the Corporate Secretary (or her duly authorized representative) to be assisted by the Corporation's Stock Transfer Agent.

# **SIGNATURE**

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this report is true, complete and correct. This report is signed in the City of Makati on 28 July 2025.

**ALTERNERGY HOLDINGS CORPORATION** 

By:

25

# **Details and Rationale of the Agenda**

- 1. **Call to Order.** The Chairman of the meeting shall call the meeting to order and welcome the attendees to the Special Stockholders' Meeting.
- 2. **Secretary's Proof of the Required Notice**. The Corporate Secretary, Atty. Anna Melissa R. Lichaytoo, is expected to submit evidence of publication of the Notice in accordance with existing regulations of the Securities and Exchange Commission.
- 3. **Proof of the Presence of a Quorum.** As required by law, a quorum is necessary for the valid conduct of business at the meeting. Based on the corporate By-Laws, in all regular or special meeting of stockholders, a majority of the outstanding capital stock must be present or represented in order to constitute a quorum.
- 4. Reclassification of Common Shares and Amendment of Article Seventh of the Amended Articles of Incorporation. The reclassification of the Corporation's current Common Shares to Common Shares, Perpetual Preferred Shares 2 Series D, Perpetual Preferred Shares 2 Series E, Perpetual Preferred Shares 2 Series F, Perpetual Preferred Shares 2 Series G, and Perpetual Preferred Shares 2 Series H and the corresponding amendment of the Corporation's Amended Articles of Incorporation, as discussed under Items 10 and 17 of the Information Statement, will be submitted to the stockholders for approval.
- 5. **Other Matters.** Other matters arising subsequent to the sending out of the Notice of the Meeting and the Agenda, and as may be relevant to the Special Stockholders' Meeting, may be presented to the stockholders for consideration
- 6. **Adjournment.** Upon consideration of all matters included in the Agenda, the Chairman shall declare the meeting adjourned.

# ALTERNERGY HOLDINGS CORPORATION (GUIDELINES FOR SPECIAL STOCKHOLDERS' MEETING ON 3 SEPTEMBER 2025)

As provided in the Notice to Stockholders released on 11 and 12 August 2025, the Special Stockholders' Meeting of the Corporation shall be held via remote communication using the Zoom videoconferencing platform.

The steps to registration, voting, and validation are as follows:

#### **STEP 1: REGISTRATION**

To participate, Stockholders are requested to register through <a href="https://bit.ly/registerAHCSSM\_2025-09-03">https://bit.ly/registerAHCSSM\_2025-09-03</a> Registration will run from 12 August 2025 to 25 August 2025. The information required for the initial registration are as follows:

### a. For Individual and/or Corporate Stockholders under Broker Accounts:

- Complete name of the Stockholder;
- Valid and active e-mail address of the Stockholder;
- Valid and active contact number (landline or mobile number) of the Stockholder;
- TIN of the stockholder:
- If Corporate under Broker Accounts: valid and active e-mail address of the Stockholder's representative.

### b. For Certificated (Nonscripless) Individual Stockholders:

- Complete name of the Stockholder;
- Valid and active e-mail address of the Stockholder;
- Valid and active contact number (landline or mobile number) of the Stockholder;
- Tax Identification Number (TIN) of the Stockholder;
- If voting through Proxy: valid and active e-mail address of the Stockholder's representative.

### c. For Certificated (Nonscripless) Stockholders with Joint Accounts:

- Complete name of the Stockholders with Joint Accounts;
- Valid and active e-mail address of the Stockholders with Joint Accounts;
- Valid and active contact number (landline or mobile number) of the Stockholders with Joint Accounts;
- Tax Identification Number (TIN) of the Stockholders with Joint Accounts;
- Valid and active e-mail address of the representative of the Stockholders with Joint Accounts;

### d. For Certificated (Nonscripless) Corporate Stockholders:

- Complete name of the Stockholder;
- Valid and active e-mail address of the Stockholder's representative;
- Valid and active contact number of the Stockholder's representative (landline or mobile number);

• Tax Identification Number (TIN) of the Stockholder;

After registration pursuant to the first step above, the Stockholders shall upload the required documentation enumerated in Step 2 below using the same registration link <a href="https://bit.ly/registerAHCSSM">https://bit.ly/registerAHCSSM</a> 2025-09-03.

#### STEP 2: STOCKHOLDER SUPPORTING DOCUMENTS

The documents must be in a digital, JPG or PDF format with each file size no larger than 2MB. Valid government-issued photo IDs include the following: Driver's License, Passport, Unified Multi-Purpose ID, Professional Regulation Commission ID, SSS ID, Pag-Ibig ID, Senior Citizen ID, Postal ID, Voter's ID and GSIS ID.

#### a. Stockholders under Broker Accounts

- If an individual stockholder:
  - i. A scanned copy of the front and back portions of the Stockholder's valid government issued photo ID with residential address.
  - ii. A scanned copy of the broker's certification, signed by the duly authorized signatory/ies of the broker, regarding the Stockholder's number of shareholdings, as of Record Date, August 11, 2025.
- If a Stockholder with Joint Accounts:
  - i. A scanned copy of the authorization letter signed by all Stockholders owning the shares jointly providing who among them is authorized to cast the vote for the account.
  - ii. A scanned copy of the front and back portions of the representative's valid government issued photo ID with residential address.
  - iii. A scanned copy of the broker's certification, signed by the duly authorized signatory/ies of the broker, regarding the Stockholder's number of shareholdings, as of Record Date, August 11, 2025.

# • If a corporate stockholder:

- i. A scanned copy of a board resolution/Secretary's Certificate attesting to the authority of the representative to vote for and on behalf of the Corporation.
- ii. A scanned copy of the front and back portions of the valid government-issued photo ID of the Stockholder's representative with residential address.
- iii. A scanned copy of the duly notarized Proxy Form (which form is attached in this Information Statement for the Stockholders' consideration) signed by the Stockholder to cast the vote for the account.
- iv. A scanned copy of the broker's certification, signed by the duly authorized signatory/ies of the broker, regarding the Stockholder's number of shareholdings, as of Record Date, August 11, 2025.

### b. For Certificated (Nonscripless) Individual Stockholder

• A scanned copy of the front and back portions of the Stockholder's valid government issued photo ID with residential address.

**If voting via Proxy**: A scanned copy of the duly notarized Proxy Form signed by the Stockholder to cast the vote for the account.

# c. For Certificated (Nonscripless) Stockholders with Joint Accounts

• In addition to the requirements for individual stockholders, a scanned copy of the authorization letter signed by all Stockholders owning the shares jointly providing who among them is authorized to cast the vote for the account.

### d. For Certificated (Nonscripless) Corporate Stockholders

- A scanned copy of a board resolution/Secretary's Certificate attesting to the authority of the representative to vote for and on behalf of the corporation.
- A scanned copy of the front and back portions of the valid government-issued photo ID of the Stockholder's representative with residential address.
- A scanned copy of the duly notarized Proxy Form (which form is attached in this Information Statement for the Stockholders' consideration) signed by the Stockholder to cast the vote for the account.

### STEP 3: VALIDATION AND VOTING

- All successfully registered individual stockholders, having submitted to the Corporation their supporting documentation, will receive an electronic mail with an official ballot form, which they must accomplish and submit to <a href="mailto:ahc.shareholderregistration@alternergy.com">ahc.shareholderregistration@alternergy.com</a> on or before 27 August 2025.
- Individual and Corporate stockholders voting via Proxy should accomplish and submit their duly executed Proxy Forms pursuant to step 2 above and no later than 27 August 2025.
- Validation of the proxies shall be held on 29 August 2025. Please take note that the Corporation is not asking for or soliciting proxies.
- Stockholders who have successfully registered but did not send their votes for the matters presented for approval on or before 27 August 2025 will be deemed to have abstained from voting on all matters presented for approval. While stockholders are not required to send their Proxy nor is the Corporation soliciting proxies, a sample Proxy Form is attached to this Information Statement for ease of use of the stockholders. Stockholders are not required to use the Proxy Form attached to this Information Statement and may use their own Proxy Form.

#### REMINDERS

- To expedite verification of your status, we encourage Stockholders to register ahead of the 25 August 2025 deadline for registration. In order for your votes to be counted, please ensure that Proxy Forms or Voting Ballots are received by the Corporation no later than 27 August 2025.
- All successfully registered stockholders, having submitted to the Corporation their supporting documentation, will receive an electronic mail containing the official ballot form set forth above as well as the Meeting ID and password, including the rules and procedures for the meeting.
- We advise all Stockholders to log onto the meeting link at least forty five (45) minutes before the meeting starts, to avoid any technical difficulty.
- Only Stockholders who have notified the Corporation of his/her/its intention to participate in the Meeting by remote communication, have registered therewith or sent in their proxies, will be included in the determination of the existence of a quorum.

# **QUESTIONS**

Inquiries and/or comments limited to the items in the Agenda of the Meeting may be sent to ahc.shareholderregistration@alternergy.com on or before 1 September 2025. Inquiries and/or comments received after the deadline shall be referred to the Corporation's Investor Relations Office for the appropriate response.

**ALTERNERGY HOLDINGS CORPORATION ("AHC")** is **not soliciting proxies** and a stockholder is NOT required to submit a proxy to AHC. This Proxy form is being provided only for the convenience, and upon request, of a stockholder.

# **PROXY FORM**

THE UNDERSIGNED shareholder of <b>CORPORATION</b> hereby appoints:	ALTERN	ERGY I	HOLDINGS
or in its/his/her absence, the Chairman of the Meeting, a in-fact or proxy to represent one hundred percent (100%) on its/his/her behalf at the Special Stockholders' Meet 3 September 2025, as follows:	of its/his/her	voting right	s and to vote
	For	Against	Abstain
. Reclassification of Common Shares and Amendment of Article Seventh of the Amended Articles of Incorporation			
as he/she may deem fit. This proxy revokes and sundersigned may have previously executed and shall undersigned personally attends such stockholders' meeting and stockholders' meeting day of	I not applying.	in instances	s where the
SIGNED IN THE PRESE	NCE OF:		
REPUBLIC OF THE PHILIPPINES ) ) SS.			
SUBSCRIBED AND SWORN to before a, affiant exhibited to me his/her at			
Doc. No; Page No; Book No; Series of 2025.			





### The following document has been received:

Receiving: RICHMOND CARLOS AGTARAP

Receipt Date and Time: May 09, 2025 02:04:49 PM

# **Company Information**

SEC Registration No.: CS200909233

Company Name: ALTERNERGY HOLDINGS CORPORATION

Industry Classification: J66940 Company Type: Stock Corporation

# **Document Information**

Document ID: OST10509202583300794

Document Type: Quarterly Report
Document Code: SEC\_Form\_17-Q
Period Covered: March 31, 2025
Submission Type: Original Filing

Remarks: None

Acceptance of this document is subject to review of forms and contents

# **COVER SHEET**

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#### **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 Ma	arch 31, 2025
2. SEC Identification Number <u>CS2009</u>	009233 3. BIR Tax Identification No. 007-315-916
4. Exact name of issuer as specified i	n its charter <u>ALTERNERGY HOLDINGS CORPORATION</u>
5. <u>Metro Manila, Philippines</u> Province, Country or other jurisdi incorporation or organization	(SEC Use Only) ction of Industry Classification Code:
<ol> <li>Level 3B 111 Paseo de Roxas Buildi Avenue corner Legazpi Street, Lega Address of principal office</li> </ol>	ing, Paseo de Roxas aspi Village Makati City1229 Postal Code
8. <u>+632 8813-4678</u> Issuer's telephone number, includ	ing area code
9. <u>Not applicable</u> Former name, former address, an	d former fiscal year, if changed since last report.
10. Securities registered pursuant to S	Sections 8 and 12 of the SRC, or Sec. 4 and 8 of the RSA
Common Shares	Number of Shares of Common Stock 3,933,840,480 Common
Preferred Shares	Number of Shares of Preferred Stock 370,398,637 Perpetual Preferred 1 100,000,000 Perpetual Preferred 2 – Series A
	Outstanding and Amount of Debt Outstanding None registered in the Philippine SEC and listed in PDEX/others
11. Are any or all of these securities lis	sted on a Stock Exchange.
Yes [X] No [ ]	
If yes, state the name of such stoc	k exchange and the classes of securities listed therein:

Philippine Stock Exchange - Common Shares and Perpetual Preferred 2 - Series A

#### 12. Check whether the issuer:

(a) has filed all reports required to be filed by Section 17 of the SRC and SRC Rule 17.1 thereunder or Section 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

Please refer to "Annex A" attached.

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

Please refer to "Annex B" attached.

#### **PART II - OTHER INFORMATION**

Please refer to "Annex C" attached.

#### **SIGNATURES**

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

#### **ALTERNERGY HOLDINGS CORPORATION**

GERRY P. MAGBANU

President

MARIA CARMEN G. DIAZ

Chief Financial Officer and Chief Sustainability Officer

Date: 29 April 2025

#### **ANNEX A**

Alternergy Holdings Corporation and Subsidiaries

Consolidated Financial Statements As at March 31, 2025 and June 30, 2024 and for the Nine-Month and Three-Month Periods Ended March 31, 2025 and 2024

# COVER SHEET

#### for SEC FORM 17-Q

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NOTE 1 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.

<sup>2</sup> All Boxes must be properly and completely filled-up. Failure to do so shall cause the delay in updating the corporation's records with the Commission and/or non-receipt of Notice of Deficiencies. Further, non-receipt of Notice of Deficiencies shall not excuse the corporation from liability for its deficiencies.

# UNAUDITED INTERIM CONSOLIDATED STATEMENTS OF FINANCIAL POSITION As of March 31, 2025 (With Comparative Audited Figures as of June 30, 2024)

Current Assets		March 31, 2025	June 30, 2024
Current Assets           Cash and cash equivalents (Note 4)         P3,218,875,941         P2,559,074,243           Trade and other receivables (Note 5)         236,634,566         145,554,089           Restricted cash and placements (Note 4)         273,144,901         418,350,485           Due from related parties (Note 14)         1,034,905,830         575,160,491           Prepayments and other current assets         4,908,289,630         37,161,177,145           Total Current Assets         4,908,289,630         37,161,177,145           Noncurrent Assets           Property, plant and equipment (Note 6)         4,743,960,015         1,739,749,071           Intangible assets (Note 8)         1,990,485,919         2,057,554,451           Investments in and advances to associates and joint ventures (Note 7)         136,403,683         120,711,894           Right-of-use assets         376,891,577         347,967,212           Other noncurrent assets         1,511,598,714         762,605,131           Total Noncurrent Assets         8,759,339,908         5,028,587,734           Total Colspan="2">Total Current Liabilities           Short-term loan (Note 11)         P745,659,706         P248,780,784           Current Liabilities         48,756,322         28,082,850 <td< th=""><th></th><th>(Unaudited)</th><th>(Audited)</th></td<>		(Unaudited)	(Audited)
Cash and cash equivalents (Note 4)         P3,218,875,941         P2,559,074,243           Trade and other receivables (Note 5)         236,454,566         145,554,089           Restricted cash and placements (Note 4)         1,034,905,830         575,160,491           Prepayments and other current assets         144,908,392         18,037,837           Total Current Assets         4,743,960,015         1,739,749,071           Noncurrent Assets         1,990,485,919         2,057,554,451           Property, plant and equipment (Note 6)         4,743,960,015         1,739,749,071           Intangible assets (Note 8)         1,990,485,919         2,057,554,451           Investments in and advances to associates and joint ventures (Note 7)         136,403,683         120,711,869           Right-of-use assets         376,891,577         347,967,212           Other noncurrent assets         1,511,598,714         762,605,131           Total Noncurrent Assets         8,759,339,908         5,028,587,734           TOTAL ASSETS         P13,667,629,538         P8,744,764,879           Current Liabilities         8         P759,339,908         5,028,587,784           Current Liabilities         8         759,339,908         5,028,587,784           Current Liabilities         8         759,339,908         8,72	ASSETS		
Trade and other receivables (Note 1)         236,454,566         145,554,089           Restricted cash and placements (Note 4)         273,144,901         418,350,485           Due from related parties (Note 14)         1,034,905,830         575,160,491           Prepayments and other current assets         144,908,392         18,037,837           Total Current Assets         4,908,289,630         3,716,177,145           Noncurrent Assets         4,743,960,015         1,739,749,071           Intangible assets (Note 8)         1,990,485,919         2,057,554,451           Investments in and advances to associates and joint ventures (Note 7)         136,403,683         120,711,869           Right-of-use assets         36,681,577         347,967,212           Other noncurrent assets         1,511,598,174         762,605,131           Total Noncurrent Assets         8,759,339,908         5,028,587,734           TOTAL ASSETS         P13,667,629,538         P8,744,764,879           LIABILITIES AND EQUITY         Vurrent Liabilities         8,759,339,908         5,028,587,734           Current portions of:         20,447,764,879         248,780,784           Current portions of:         25,240,792         28,082,850           Accounts payable and accrued expenses         7,28,777,777         105,170,263	Current Assets		
Restricted cash and placements (Note 4)         273,144,901         418,350,485           Due from related parties (Note 14)         1,034,905,830         575,160,491           Prepayments and other current assets         144,908,392         18,037,837           Total Current Assets         4,908,289,630         3,716,177,145           Noncurrent Assets         4,743,960,015         1,739,749,071           Property, plant and equipment (Note 6)         4,743,960,015         1,739,749,071           Intengible assets (Note 8)         1,904,885,915         2,071,1869           Right-of-use assets         376,891,577         347,967,212           Other noncurrent assets         1,511,598,714         762,605,131           Total Noncurrent Assets         8,759,339,908         5,028,587,734           TOTAL ASSETS         P13,667,629,538         P8,744,764,879           Short-term loan (Note 11)         P745,659,706         P248,780,784           Current Liabilities         48,756,322         28,082,850           Accounts payable and accrued expenses         728,777,777         105,170,263           Accounts payable (Note 12)         58,355,743         118,602,987           Lease liabilities         4,756,322         28,082,850           Accounts payable and accrued expenses         728,777,777 <td>Cash and cash equivalents (Note 4)</td> <td>₽3,218,875,941</td> <td>₽2,559,074,243</td>	Cash and cash equivalents (Note 4)	₽3,218,875,941	₽2,559,074,243
Due from related parties (Note 14)         1,034,905,830         575,160,491           Prepayments and other current assets         144,908,392         18,037,837           Total Current Assets         4,908,289,630         3,716,177,145           Noncurrent Assets         4,743,960,015         1,739,749,071           Intagible assets (Note 8)         1,990,485,919         2,057,554,451           Investments in and advances to associates and joint ventures (Note 7)         136,403,683         120,711,869           Right-of-use assets         376,891,577         347,967,212         Other noncurrent assets         1,511,598,714         762,605,131           Other noncurrent Assets         8,759,339,908         5,028,587,734           Total Noncurrent Assets         8,759,339,908         5,028,587,734           Total Current portions of:         P13,667,629,538         P8,744,764,879           LURBILITIES AND EQUITY         P745,659,706         P248,780,784           Current portions of:         P745,659,706         P248,780,784           Current portions of:         P728,777,777         105,170,263           Accounts payable and accrued expenses         728,777,777         105,170,263           Accounts payable (Note 9)         52,240,492         6,250,000           Dui to related parties (Note 14)         1	Trade and other receivables (Note 5)	236,454,566	145,554,089
Prepayments and other current assets         144,908,392         18,037,837           Total Current Assets         4,908,289,630         3,716,177,145           Noncurrent Assets         4,743,960,015         1,739,749,071           Intangible assets (Note 8)         1,990,485,919         2,057,554,451           Investments in and advances to associates and joint ventures (Note 7)         136,403,683         120,711,869           Right-of-use assets         376,891,577         347,967,212           Other noncurrent assets         1,511,598,714         762,605,131           Total Noncurrent Assets         8,759,339,908         5,028,587,734           Total Noncurrent Assets         P13,667,629,538         P8,744,764,879           Current Liabilities         P745,659,706         P248,780,784           Current portions of:         P745,659,706         P248,780,784           Current portions of:         P745,659,706         P248,780,784           Lease liabilities         48,756,322         28,082,850           Accounts payable and accrued expenses         728,777,777         105,170,263           Acvances from a third party (Note 10)         52,240,492         6,250,000           Due to related parties (Note 14)         1,088,487         9,688,488           Income tax payable         745,415,	Restricted cash and placements (Note 4)	273,144,901	418,350,485
Total Current Assets         4,908,289,630         3,716,177,145           Noncurrent Assets         Property, plant and equipment (Note 6) (ntangible assets (Note 8) (ntangible assets (Note 8) (ntangible assets (Note 8) (ntangible assets (Note 8) (ntangible assets (Note 9) (ntangible assets (Note 7) (ntangible assets (Note 10) (ntangible	Due from related parties (Note 14)	1,034,905,830	575,160,491
Noncurrent Assets           Property, plant and equipment (Note 6)         4,743,960,015         1,739,749,071           Intangible assets (Note 8)         1,990,485,919         2,057,554,451           Investments in and advances to associates and joint ventures (Note 7)         136,403,683         120,711,869           Right-of-use assets         376,891,577         347,967,212           Other noncurrent assets         1,511,598,714         762,605,131           Total Noncurrent Assets         8,759,339,908         5,028,587,734           TOTAL ASSETS         P13,667,629,538         P8,744,764,879           LIABILITIES AND EQUITY         Variety (Note 10)         P248,780,784           Current portions of:	Prepayments and other current assets	144,908,392	18,037,837
Property, plant and equipment (Note 6)         4,743,960,015         1,739,749,071           Intangible assets (Note 8)         1,990,485,919         2,057,554,451           Investments in and advances to associates and joint ventures (Note 7)         136,403,683         120,711,869           Right-of-use assets         376,891,577         347,967,212           Other noncurrent assets         1,511,598,714         762,605,131           Total Noncurrent Assets         8,759,339,908         5,028,587,734           TOTAL ASSETS         P13,667,629,538         P8,744,764,879           LIABILITIES AND EQUITY           Current Liabilities           Short-term loan (Note 11)         P745,659,706         P248,780,784           Current portions of:         58,355,743         118,602,987           Lease liabilities         48,756,332         28,082,850           Accounts payable and accrued expenses         728,777,777         105,170,263           Advances from a third party (Note 10)         -         214,000,000           Dividend payable (Note 9)         52,240,492         6,250,000           Due to related parties (Note 14)         1,088,487         9,688,488           Income tax payable         2,554,069         14,840,472           Total Current Liabilities	Total Current Assets	4,908,289,630	3,716,177,145
Intangible assets (Note 8)         1,990,485,919         2,057,554,451           Investments in and advances to associates and joint ventures (Note 7)         136,403,683         120,711,869           Right-of-use assets         376,891,577         347,967,212           Other noncurrent assets         1,511,598,714         762,605,131           Total Noncurrent Assets         8,759,339,908         5,028,587,734           TOTAL ASSETS         P13,667,629,538         P8,744,764,879           LIABILITIES AND EQUITY           Current Liabilities           Short-term loan (Note 11)         P745,659,706         P248,780,784           Current portions of:           Long-term debt (Note 12)         58,355,743         118,602,987           Lease liabilities         48,756,322         28,082,850           Accounts payable and accrued expenses         728,777,777         105,170,263           Advances from a third party (Note 10)         -         214,000,000           Dividend payable (Note 9)         52,240,492         6,250,000           Due to related parties (Note 14)         1,088,487         9,688,488           Income tax payable         2,554,069         14,840,472           Total Current Liabilities         1,637,432,596         745,415,844	Noncurrent Assets		
Intangible assets (Note 8)         1,990,485,919         2,057,554,451           Investments in and advances to associates and joint ventures (Note 7)         136,403,683         120,711,869           Right-of-use assets         376,891,577         347,967,212           Other noncurrent assets         1,511,598,714         762,605,131           Total Noncurrent Assets         8,759,339,908         5,028,587,734           TOTAL ASSETS         P13,667,629,538         P8,744,764,879           LIABILITIES AND EQUITY           Current Liabilities           Short-term loan (Note 11)         P745,659,706         P248,780,784           Current portions of:           Long-term debt (Note 12)         58,355,743         118,602,987           Lease liabilities         48,756,322         28,082,850           Accounts payable and accrued expenses         728,777,777         105,170,263           Advances from a third party (Note 10)         -         214,000,000           Dividend payable (Note 9)         52,240,492         6,250,000           Due to related parties (Note 14)         1,088,487         9,688,488           Income tax payable         2,554,069         14,840,472           Total Current Liabilities         1,637,432,596         745,415,844	Property, plant and equipment (Note 6)	4,743,960,015	1,739,749,071
Right-of-use assets         376,891,577         347,967,212           Other noncurrent assets         1,511,598,714         762,605,131           Total Noncurrent Assets         8,759,339,908         5,028,587,734           TOTAL ASSETS         P13,667,629,538         P8,744,764,879           LIABILITIES AND EQUITY           Current Liabilities           Short-term loan (Note 11)         P745,659,706         P248,780,784           Current portions of:         Long-term debt (Note 12)         58,355,743         118,602,987           Lase liabilities         48,756,322         28,082,850           Accounts payable and accrued expenses         728,777,777         105,170,263           Advances from a third party (Note 10)         -         214,000,000           Dividend payable (Note 9)         52,240,492         6,250,000           Due to related parties (Note 14)         1,088,487         9,688,488           Income tax payable         1,637,432,596         745,415,844           Noncurrent Liabilities         1,637,432,596         745,415,844           Noncurrent Liabilities         1,637,432,596         3,352,360,239           Lease liabilities - net of current portion (Note 12)         7,440,629,205         3,352,360,239           Lease liabilities - net of	Intangible assets (Note 8)	1,990,485,919	2,057,554,451
Other noncurrent assets         1,511,598,714         762,605,131           Total Noncurrent Assets         8,759,339,908         5,028,587,734           TOTAL ASSETS         P13,667,629,538         P8,744,764,879           LIABILITIES AND EQUITY           Current Liabilities           Short-term loan (Note 11)         P745,659,706         P248,780,784           Current portions of:         Long-term debt (Note 12)         58,355,743         118,602,987           Lease liabilities         48,756,322         28,082,850           Accounts payable and accrued expenses         728,777,777         105,170,263           Advances from a third party (Note 10)         -         214,000,000           Dividend payable (Note 9)         52,240,492         6,250,000           Due to related parties (Note 14)         1,088,487         9,688,488           Income tax payable         2,554,069         14,840,472           Total Current Liabilities         7,440,629,205         3,352,360,239           Lease liabilities - net of current portion (Note 12)         7,440,629,205         3,352,360,239           Lease liabilities - net of current portion (Note 12)         7,440,629,205         3,352,360,239           Lease liabilities - net of current portion         303,660,922         322,279,131	Investments in and advances to associates and joint ventures (Note 7)	136,403,683	120,711,869
Total Noncurrent Assets         8,759,339,908         5,028,587,734           TOTAL ASSETS         P13,667,629,538         P8,744,764,879           LIABILITIES AND EQUITY           Current Liabilities           Short-term loan (Note 11)         P745,659,706         P248,780,784           Current portions of:         Long-term debt (Note 12)         58,355,743         118,602,987           Lease liabilities         48,756,322         28,082,850           Accounts payable and accrued expenses         728,777,777         105,170,263           Advances from a third party (Note 10)         -         214,000,000           Dividend payable (Note 9)         52,240,492         6,250,000           Due to related parties (Note 14)         1,088,487         9,688,488           Income tax payable         2,554,069         14,840,472           Total Current Liabilities         1,637,432,596         745,415,844           Noncurrent Liabilities         303,660,922         3,252,360,239           Lease liabilities - net of current portion (Note 12)         7,440,629,205         3,352,360,239           Lease liabilities - net of current portion         303,660,922         322,279,131           Deferred tax liabilities - net of current portion         5,661,782         5,403,349	Right-of-use assets	376,891,577	347,967,212
TOTAL ASSETS         P13,667,629,538         P8,744,764,879           LIABILITIES AND EQUITY           Current Liabilities           Short-term loan (Note 11)         P745,659,706         P248,780,784           Current portions of:         Long-term debt (Note 12)         58,355,743         118,602,987           Lease liabilities         48,775,777         105,170,263           Accounts payable and accrued expenses         728,777,777         105,170,263           Advances from a third party (Note 10)         -         214,000,000           Dividend payable (Note 9)         52,240,492         6,250,000           Due to related parties (Note 14)         1,088,487         9,688,488           Income tax payable         2,554,069         14,840,472           Total Current Liabilities         1,637,432,596         745,415,844           Noncurrent Liabilities         7,440,629,205         3,352,360,239           Lease liabilities - net of current portion (Note 12)         7,440,629,205         3,352,360,239           Lease liabilities - net of current portion         303,660,922         322,279,131           Deferred tax liabilities - net         19,792,425         21,600,738           Asset retirement obligation         5,661,782         5,403,349	Other noncurrent assets	1,511,598,714	762,605,131
LIABILITIES AND EQUITY           Current Liabilities           Short-term loan (Note 11)         P745,659,706         P248,780,784           Current portions of:	Total Noncurrent Assets	8,759,339,908	5,028,587,734
Current Liabilities         P745,659,706         P248,780,784           Current portions of:         58,355,743         118,602,987           Long-term debt (Note 12)         58,355,743         118,602,987           Lease liabilities         48,756,322         28,082,850           Accounts payable and accrued expenses         728,777,777         105,170,263           Advances from a third party (Note 10)         -         214,000,000           Dividend payable (Note 9)         52,240,492         6,250,000           Due to related parties (Note 14)         1,088,487         9,688,488           Income tax payable         2,554,069         14,840,472           Total Current Liabilities         1,637,432,596         745,415,844           Noncurrent Liabilities         303,660,922         3,352,360,239           Lease liabilities - net of current portion (Note 12)         7,440,629,205         3,352,360,239           Lease liabilities - net of current portion         303,660,922         322,279,131           Deferred tax liabilities - net of current portion         19,792,425         21,600,738           Asset retirement obligation         5,661,782         5,403,349           Retirement benefit obligation         1,080,874         1,080,874           Total Noncurrent Liabilities         7,770,	TOTAL ASSETS	₱13,667,629,538	₽8,744,764,879
Current Liabilities         P745,659,706         P248,780,784           Current portions of:         58,355,743         118,602,987           Long-term debt (Note 12)         58,355,743         118,602,987           Lease liabilities         48,756,322         28,082,850           Accounts payable and accrued expenses         728,777,777         105,170,263           Advances from a third party (Note 10)         -         214,000,000           Dividend payable (Note 9)         52,240,492         6,250,000           Due to related parties (Note 14)         1,088,487         9,688,488           Income tax payable         2,554,069         14,840,472           Total Current Liabilities         1,637,432,596         745,415,844           Noncurrent Liabilities         303,660,922         3,352,360,239           Lease liabilities - net of current portion (Note 12)         7,440,629,205         3,352,360,239           Lease liabilities - net of current portion         303,660,922         322,279,131           Deferred tax liabilities - net of current portion         19,792,425         21,600,738           Asset retirement obligation         5,661,782         5,403,349           Retirement benefit obligation         1,080,874         1,080,874           Total Noncurrent Liabilities         7,770,			
Short-term loan (Note 11)       P745,659,706       ₱248,780,784         Current portions of:       58,355,743       118,602,987         Long-term debt (Note 12)       58,355,743       118,602,987         Lease liabilities       48,756,322       28,082,850         Accounts payable and accrued expenses       728,777,777       105,170,263         Advances from a third party (Note 10)       −       214,000,000         Dividend payable (Note 9)       52,240,492       6,250,000         Due to related parties (Note 14)       1,088,487       9,688,488         Income tax payable       2,554,069       14,840,472         Total Current Liabilities       1,637,432,596       745,415,844         Noncurrent Liabilities       7,440,629,205       3,352,360,239         Lease liabilities - net of current portion (Note 12)       7,440,629,205       3,352,360,239         Lease liabilities - net of current portion       303,660,922       322,279,131         Deferred tax liabilities - net       19,792,425       21,600,738         Asset retirement obligation       5,661,782       5,403,349         Retirement benefit obligation       1,080,874       1,080,874         Total Noncurrent Liabilities       7,770,825,208       3,702,724,331	LIABILITIES AND EQUITY		
Current portions of:         Long-term debt (Note 12)       58,355,743       118,602,987         Lease liabilities       48,756,322       28,082,850         Accounts payable and accrued expenses       728,777,777       105,170,263         Advances from a third party (Note 10)       -       214,000,000         Dividend payable (Note 9)       52,240,492       6,250,000         Due to related parties (Note 14)       1,088,487       9,688,488         Income tax payable       2,554,069       14,840,472         Total Current Liabilities       1,637,432,596       745,415,844         Noncurrent Liabilities       303,660,922       3,352,360,239         Lease liabilities - net of current portion (Note 12)       7,440,629,205       3,352,360,239         Lease liabilities - net of current portion       303,660,922       322,279,131         Deferred tax liabilities - net       19,792,425       21,600,738         Asset retirement obligation       5,661,782       5,403,349         Retirement benefit obligation       1,080,874       1,080,874         Total Noncurrent Liabilities       7,770,825,208       3,702,724,331	Current Liabilities		
Long-term debt (Note 12)       58,355,743       118,602,987         Lease liabilities       48,756,322       28,082,850         Accounts payable and accrued expenses       728,777,777       105,170,263         Advances from a third party (Note 10)       -       214,000,000         Dividend payable (Note 9)       52,240,492       6,250,000         Due to related parties (Note 14)       1,088,487       9,688,488         Income tax payable       2,554,069       14,840,472         Total Current Liabilities       1,637,432,596       745,415,844         Noncurrent Liabilities       7,440,629,205       3,352,360,239         Lease liabilities - net of current portion (Note 12)       7,440,629,205       3,352,360,239         Lease liabilities - net of current portion       303,660,922       322,279,131         Deferred tax liabilities - net       19,792,425       21,600,738         Asset retirement obligation       5,661,782       5,403,349         Retirement benefit obligation       1,080,874       1,080,874         Total Noncurrent Liabilities       7,770,825,208       3,702,724,331	Short-term loan (Note 11)	₱745,659,70 <b>6</b>	₽248,780,784
Lease liabilities       48,756,322       28,082,850         Accounts payable and accrued expenses       728,777,777       105,170,263         Advances from a third party (Note 10)       –       214,000,000         Dividend payable (Note 9)       52,240,492       6,250,000         Due to related parties (Note 14)       1,088,487       9,688,488         Income tax payable       2,554,069       14,840,472         Total Current Liabilities       1,637,432,596       745,415,844         Noncurrent Liabilities       7,440,629,205       3,352,360,239         Lease liabilities - net of current portion (Note 12)       7,440,629,205       3,352,360,239         Lease liabilities - net of current portion       303,660,922       322,279,131         Deferred tax liabilities - net       19,792,425       21,600,738         Asset retirement obligation       5,661,782       5,403,349         Retirement benefit obligation       1,080,874       1,080,874         Total Noncurrent Liabilities       7,770,825,208       3,702,724,331	Current portions of:		
Accounts payable and accrued expenses       728,777,777       105,170,263         Advances from a third party (Note 10)       -       214,000,000         Dividend payable (Note 9)       52,240,492       6,250,000         Due to related parties (Note 14)       1,088,487       9,688,488         Income tax payable       2,554,069       14,840,472         Total Current Liabilities       1,637,432,596       745,415,844         Noncurrent Liabilities       7,440,629,205       3,352,360,239         Lease liabilities - net of current portion (Note 12)       7,440,629,205       3,352,360,239         Lease liabilities - net of current portion       303,660,922       322,279,131         Deferred tax liabilities - net       19,792,425       21,600,738         Asset retirement obligation       5,661,782       5,403,349         Retirement benefit obligation       1,080,874       1,080,874         Total Noncurrent Liabilities       7,770,825,208       3,702,724,331	Long-term debt (Note 12)	58,355,743	118,602,987
Advances from a third party (Note 10)       –       214,000,000         Dividend payable (Note 9)       52,240,492       6,250,000         Due to related parties (Note 14)       1,088,487       9,688,488         Income tax payable       2,554,069       14,840,472         Total Current Liabilities       1,637,432,596       745,415,844         Noncurrent Liabilities       5,440,629,205       3,352,360,239         Lease liabilities - net of current portion (Note 12)       7,440,629,205       3,352,360,239         Lease liabilities - net of current portion       303,660,922       322,279,131         Deferred tax liabilities - net       19,792,425       21,600,738         Asset retirement obligation       5,661,782       5,403,349         Retirement benefit obligation       1,080,874       1,080,874         Total Noncurrent Liabilities       7,770,825,208       3,702,724,331	Lease liabilities	48,756,322	28,082,850
Dividend payable (Note 9)         52,240,492         6,250,000           Due to related parties (Note 14)         1,088,487         9,688,488           Income tax payable         2,554,069         14,840,472           Total Current Liabilities         1,637,432,596         745,415,844           Noncurrent Liabilities         5,440,629,205         3,352,360,239           Lease liabilities - net of current portion         303,660,922         322,279,131           Deferred tax liabilities - net         19,792,425         21,600,738           Asset retirement obligation         5,661,782         5,403,349           Retirement benefit obligation         1,080,874         1,080,874           Total Noncurrent Liabilities         7,770,825,208         3,702,724,331	Accounts payable and accrued expenses	728,777,777	105,170,263
Due to related parties (Note 14)         1,088,487         9,688,488           Income tax payable         2,554,069         14,840,472           Total Current Liabilities         1,637,432,596         745,415,844           Noncurrent Liabilities         2         7,440,629,205         3,352,360,239           Lease liabilities - net of current portion         303,660,922         322,279,131           Deferred tax liabilities - net         19,792,425         21,600,738           Asset retirement obligation         5,661,782         5,403,349           Retirement benefit obligation         1,080,874         1,080,874           Total Noncurrent Liabilities         7,770,825,208         3,702,724,331	· · ·	-	214,000,000
Income tax payable         2,554,069         14,840,472           Total Current Liabilities         1,637,432,596         745,415,844           Noncurrent Liabilities         Variable         Variable           Lease liabilities - net of current portion         303,660,922         322,279,131           Deferred tax liabilities - net         19,792,425         21,600,738           Asset retirement obligation         5,661,782         5,403,349           Retirement benefit obligation         1,080,874         1,080,874           Total Noncurrent Liabilities         7,770,825,208         3,702,724,331		52,240,492	6,250,000
Total Current Liabilities         1,637,432,596         745,415,844           Noncurrent Liabilities         Long-term debt - net of current portion (Note 12)         7,440,629,205         3,352,360,239           Lease liabilities - net of current portion         303,660,922         322,279,131           Deferred tax liabilities - net         19,792,425         21,600,738           Asset retirement obligation         5,661,782         5,403,349           Retirement benefit obligation         1,080,874         1,080,874           Total Noncurrent Liabilities         7,770,825,208         3,702,724,331	Due to related parties (Note 14)	1,088,487	9,688,488
Noncurrent Liabilities         Long-term debt - net of current portion (Note 12)       7,440,629,205       3,352,360,239         Lease liabilities - net of current portion       303,660,922       322,279,131         Deferred tax liabilities - net       19,792,425       21,600,738         Asset retirement obligation       5,661,782       5,403,349         Retirement benefit obligation       1,080,874       1,080,874         Total Noncurrent Liabilities       7,770,825,208       3,702,724,331	Income tax payable	2,554,069	14,840,472
Long-term debt - net of current portion (Note 12)       7,440,629,205       3,352,360,239         Lease liabilities - net of current portion       303,660,922       322,279,131         Deferred tax liabilities - net       19,792,425       21,600,738         Asset retirement obligation       5,661,782       5,403,349         Retirement benefit obligation       1,080,874       1,080,874         Total Noncurrent Liabilities       7,770,825,208       3,702,724,331	Total Current Liabilities	1,637,432,596	745,415,844
Lease liabilities - net of current portion       303,660,922       322,279,131         Deferred tax liabilities - net       19,792,425       21,600,738         Asset retirement obligation       5,661,782       5,403,349         Retirement benefit obligation       1,080,874       1,080,874         Total Noncurrent Liabilities       7,770,825,208       3,702,724,331	Noncurrent Liabilities		
Lease liabilities - net of current portion       303,660,922       322,279,131         Deferred tax liabilities - net       19,792,425       21,600,738         Asset retirement obligation       5,661,782       5,403,349         Retirement benefit obligation       1,080,874       1,080,874         Total Noncurrent Liabilities       7,770,825,208       3,702,724,331		7,440,629,205	3,352,360,239
Asset retirement obligation         5,661,782         5,403,349           Retirement benefit obligation         1,080,874         1,080,874           Total Noncurrent Liabilities         7,770,825,208         3,702,724,331	· ·	303,660,922	
Asset retirement obligation         5,661,782         5,403,349           Retirement benefit obligation         1,080,874         1,080,874           Total Noncurrent Liabilities         7,770,825,208         3,702,724,331	Deferred tax liabilities - net	19,792,425	21,600,738
<b>Total Noncurrent Liabilities 7,770,825,208</b> 3,702,724,331	Asset retirement obligation		
	Retirement benefit obligation	1,080,874	1,080,874
<b>Total Liabilities P9,408,257,804</b> 4,448,140,175	Total Noncurrent Liabilities	7,770,825,208	3,702,724,331
	Total Liabilities	₽9,408,257,804	4,448,140,175

(Forward)

	March 31, 2025 (Unaudited)	June 30, 2024 (Audited)
Equity		
Capital stock (Note 13)	₱440,448,912	₽440,423,912
Additional paid-in capital (Note 13)	3,035,119,971	3,035,119,971
Share in remeasurement loss on retirement benefit		
obligation of an associate (Note 9)	(15,557)	(15,557)
Cumulative translation adjustment (Note 2)	(924,492)	8,596,053
Equity reserve (Note 9)	3,435,427	3,435,427
Retained earnings (Deficit)	137,970,896	67,183,056
Equity Attributable to Equity Holders of the Parent Company	3,616,010,157	3,554,742,862
Non-controlling Interests	643,361,577	741,881,842
Total Equity	4,259,371,734	4,296,624,704
TOTAL LIABILITIES AND EQUITY	₱13,667,629,538	₽8,744,764,879

# UNAUDITED INTERIM CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

	Three-Mont Ended Ma		Nine-Mont Ended M	
	2025	2024	2025	2024
REVENUE FROM SALE OF ELECTRICITY (Note 23)	₽79,550,745	₽82,311,825	₱260,738,519	₽182,493,240
COST OF SALE OF ELECTRICITY (Note 6)	46,034,281	26,546,300	130,438,442	48,680,999
GROSS PROFIT	33,516,464	55,765,525	130,300,077	133,812,241
<b>EQUITY IN NET EARNINGS OF ASSOCIATES</b> (Note 7)	13,470,616	14,013,710	15,139,654	39,836,968
GENERAL AND ADMINISTRATIVE EXPENSES (Note 16)	37,378,702	22,481,451	98,829,074	76,880,387
OTHER INCOME (CHARGES)				
OTHER INCOME (CHARGES) Project cost recovery and others (Note 23)	453,516	-	69,454,806	86,255,857
Finance costs (Notes 12, 13, and 17)	(27,360,211)		(80,332,129)	(58,715,429)
Interest income (Note 4) Net foreign exchange gains (losses)	36,365,312 (154,472)	14,975,574 4,064,546	74,000,844 (1,807,039)	30,377,810 4,476,813
Advisory fees (Note 15)	975,000	4,004,346 810,000	2,895,000	2,430,000
Construction revenue (Note 23)	•	(1,199,255,944)		(1,165,145,627)
Construction costs (Note 23)	_	1,199,255,944	_	1,165,145,627
	10,279,145	(8,841,397)	64,211,482	64,825,051
INCOME BEFORE INCOME TAX	19,887,523	38,456,387	110,822,139	161,593,874
PROVISION FOR INCOME TAX	(601,330)	1,450,162	1,740,609	3,412,609
NET INCOME	20,488,853	37,006,226	109,081,530	158,181,26
OTHER COMPREHENSIVE INCOME				
Other comprehensive income to be reclassified to profit				
or loss in subsequent periods:				
Cumulative translation adjustment (Note 2)	(8,515,952))	7,743,189	(54,094,007)	20,573,260
TOTAL COMPREHENSIVE INCOME	<b>₽</b> 11,972,901	₽44,749,415 0	₽54,987,523	₽178,754,525
TOTAL COMPREHENSIVE INCOME ATTRIBUTABLE TO:				
Equity holders of the Parent Company	₱21,665,962	₽27,852,324	₽101,267,295	₽ 64,709,732
Non-controlling interests	(9,693,061)	16,897,091	(46,279,772)	114,044,793
	<b>₽</b> 11,972,901	₽44,749,415	₽54,987,523	₽178,754,525
Basic/Diluted Earnings (Loss) per Share (Note 18)	₽0.01	₽0.01	₽0.03	₽0.02

# UNAUDITED INTERIM CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE NINE-MONTH PERIODS ENDED MARCH 31, 2025 AND 2024

					Share in Re-						
					measurement				Equity		
					Loss on				Attributable		
					Retirement				to Equity		
				Deposit for	Benefit	Cumulative		Retained	Holders	Non-	
	Capital		Additional	Future Stock	Obligation of	Translation	Equity	Earnings	of the Parent	controlling	
	Preferred	Common	Paid-in Capital	Subscription	an Associate	Adjustment	Reserve	(Deficit)	Company	Interests	Total
At July 1, 2024	₽47,039,864	₱393,384,048	₽ 3,035,119,971	₽-	(₱15,557)	₽8,596,053	₽3,435,427	₽67,183,056	₽3,554,742,862	₽741,881,842	₽4,296,624,704
Total comprehensive income									101,267,295	(46,279,772)	54,987,523
(loss)	_	-	-	_	-	(9,520,545)	_	110,787,840			
Dividends declared	_	-	-	_	-	_	_	(40,000,000)	(40,000,000)	-	(40,000,000)
Dividend to non-controlling											
interest	_	_	_	-	_	_	_	_	-	(52,240,493)	(52,240,493)
At March 31, 2025	₽47,039,864	₽393,384,048	₽ 3,035,119,971	₽-	( <b>P</b> 15,557)	( <b>P</b> 924,492)	₽3,435,427	₽137,970,896	₽3,616,010,157	₽643,361,577	₽4,259,371,734
At July 1, 2023	₽37,039,864	₽393,384,048	₽1,643,742,189	₽-	(₽15,557)	₽4,110,513	₽3,435,427	(₽568,660)	₽2,081,127,824	₽643,046,707	₽2,724,174,531
Total comprehensive income		. ,			, , ,	, ,		, , ,		. ,	
(loss)	_	_	_	_	_	1,007,525	_	63,695,190	64,702,715	114,044,793	178,747,508
Issuance of shares (Note 14)	10,000,000	_	1,440,000,000	_	_	_	_	_	1,450,000,000	_	1,450,000,000
Share issuance cost			(1,644,870)					_	(1,644,870)		(1,644,870)
Dividends to non-controlling	_	_		_	_	_	_	_		(12,500,000)	(12,500,000)
Change in non-controlling										, , , ,	, , , ,
interests										(22,766,742)	(22,766,742)
At March 31, 2024	₽47,039,864	₽393,384,048	₽3,082,097,319	₽_	(₽15,557)	₽5,118,038	₽3,435,427	₽63 126 530	₽3,594,185,669	₽721,824,758	₽4,316,010,427

### **UNAUDITED INTERIM CONSOLIDATED STATEMENTS OF CASH FLOWS**

### Nine-Month Periods Ended March 31

	Effueu March 31		
	2025	2024	
CASH FLOWS FROM OPERATING ACTIVITIES			
Income before income tax	₱110,822,139	₽161,586,857	
Adjustments for:	, , , , , , , , , , , , , , , , , , , ,	- ,,	
Depreciation and amortization (Notes 6 and 16)	99,912,155	46,872,906	
Finance costs (Notes 11, 12, and 16)	80,332,129	58,715,429	
Interest income (Note 4)	(74,000,844)	(30,377,810)	
Net unrealized foreign exchange losses (gains)	1,807,039	(126,859)	
Retirement expense		265,703	
Equity in net losses (earnings) of associates (Note 7)	(15,139,654)	(39,836,968)	
Income before working capital changes	203,732,964	197,099,258	
Decrease (increase) in:			
Trade and other receivables (Note 5)	(90,900,477)	(137,083,674)	
Restricted cash and cash equivalents	145,205,584	_	
Prepayments and other current assets	(126,870,555)	44,854,855	
Other noncurrent assets	(748,993,583)	(1,431,479)	
Increase (decrease) in:			
Accounts payable and accrued expenses	622,057,634	95,153,345	
Advances to third party	(214,000,000)	-	
Net change in accounts with related parties	(468,345,340)	(282,074,947)	
Cash from (used in) operations	(678,113,773)	(83,482,642)	
Interest received	74,000,844	30,377,810	
Income tax paid	(12,286,403)	(7,067,933)	
Net cash flows from (used in) operating activities	(616,399,332)	(60,172,765)	
		_	
CASH FLOWS FROM INVESTING ACTIVITIES			
Additions to:			
Property, plant and equipment (Note 6)	(2,962,623,281)	(459,288,672)	
Project development costs (Notes 8 and 22)	(130,265,902)	(313,130,040)	
Cash dividends received	-	49,650,692	
Movements in investment in associates and joint ventures	(552,160)	(4,904,926)	
Net cash flows used in investing activities	(3,093,441,343)	(743,701,175)	

(Forward)

#### Nine-Month Periods Ended March 31

2025	2024
	2024
<b>₽</b> 4,088,268,966	₽-
496,878,922	-
-	1,450,000,000
(60,247,244)	-
(80,332,129)	(72,916,729)
(46,250,001)	(3,750,000)
-	(27,901,846)
-	(1,644,870)
(26,869,102)	283,765,950
4,371,449,412	1,627,552,505
(1,807,039)	126,859
659,801,698	823,805,424
2,559,074,243	1,238,986,852
₽3,218,875,941	₽2,062,792,276
	496,878,922 - (60,247,244) (80,332,129) (46,250,001) - (26,869,102) 4,371,449,412 (1,807,039) 659,801,698 2,559,074,243

#### NOTES TO UNAUDITED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

#### 1. Corporate Information

Alternergy Holdings Corporation ("ALTER"; the "Parent Company") was incorporated in the Philippines and registered with the Securities and Exchange Commission ("SEC") on June 18, 2009 primarily to invest in, purchase or otherwise acquire and own, hold, use, sell, assign, transfer, mortgage, pledge, exchange, or otherwise dispose real and personal property of every kind and description in particular, shares of stocks, voting trust certificate, bonds, debentures, notes, evidence of indebtedness, associations, domestic or foreign, including those of Government of the Republic of the Philippines, or any of its instrumentalities, without being a stockholder or dealer, and to issue in exchange therefore shares of the capital stock, bonds, notes or other obligations of the Group and while the owner thereof, to exercise all the rights, powers and privileges of ownership, including the right to vote any shares of stock or voting trust certificates so owned, and to do every act and thing that may generally be performed by entities known as "holding companies" except as broker and dealer of securities.

The Parent Company's registered address and principal place of business is Level 3B 111 Paseo de Roxas Building, Paseo de Roxas corner Legazpi Street, Legaspi Village, Makati City.

The ultimate parent of the Parent Company is Vespers Holdings Corporation ("VHC"), a company incorporated in the Philippines.

On April 26, 2022, the Parent Company's Board of Directors ("BOD") and shareholders approved the change of the Parent Company's fiscal year from the first day of January ending on the last day of December each year to the first day of July ending on the last day of June of the following year. On May 27, 2022, the SEC approved the change in the Parent Company's fiscal year and accounting period. On June 20, 2022, the Bureau of Internal Revenue ("BIR") approved the change in the Parent Company's accounting period from calendar year ending December 31 to fiscal year ending June 30, effective July 1, 2022. Accordingly, the Group prepared the consolidated financial statements as at June 30, 2022 and for the six-month period ended June 30, 2022 (see Note 3).

On February 10, 2023 and February 14, 2023, the SEC and Philippine Stock Exchange, Inc. ("PSE"), respectively, approved the application of the Parent Company for the listing and trading of all its issued and outstanding common shares. On March 24, 2023, the Parent Company completed its initial public offering ("IPO") and was listed in the PSE under the stock symbol "ALTER".

The unaudited interim consolidated financial statements as at March 31, 2025 and June 30, 2024 and for the nine-month and three-month periods ended March 31, 2025 and 2024 were approved and authorized for issuance by the BOD on April 29, 2025.

#### 2. Group Information

The consolidated financial statements comprise the financial statements of the Parent Company and its subsidiaries (collectively referred to as "the Group"). The following are the subsidiaries as of March 31, 2025 and June 30, 2024:

		March	31, 2025	June 3	0, 2024
	Nature of Business	Direct	Indirect	Direct	Indirect
Alternergy Wind Holdings Corporation ("AWHC", formerly Pililla AVPC Corporation) (C)	Investment holding	100	-	100	-
Alternergy Tanay Wind Corporation ("ATWC") (A) (E)	Power generation	-	100	-	100
Abra De Ilog Wind Power Corporation ("ADIWPC") (A)	Power generation	-	100	-	100
Alabat Wind Power Corporation ("AWPC") (A)	Power generation	-	100	-	100
Liberty Solar Energy Corporation ("LSEC") (A)	Power generation	60	-	60	-
Alternergy Hydro Partners Corporation ("AHPC")	Investment holding	100	-	100	-
Alternergy Mini Hydro Holdings Corporation ("AMHHC")	Investment holding	-	100	-	100
Ibulao Mini Hydro Corporation ("IMHC") <sup>(A)</sup>	Power generation	-	100	-	100
Lamut Mini Hydro Corporation ("LAMHC") (4)	Power generation	-	100	-	100
SolarPacific Energy Corp ("SPEC") (C)	Investment holding	60	-	60	-
Kirahon Solar Energy Corporation ("KSEC")	Power generation	50	13	50	13
Liwanag Renewable Energy Corporation ("LREC") (A)	Power generation	-	100	-	100
Sienna Solar Power Corporation ("SSPC") (A)	Power generation	-	100	-	100
Solar Pacific Pristine Power Inc. ("SPPP") (A) (B)	Power generation	10	12	10	12
Solana Solar Alpha Incorporation ("SSAI") (A)	Power generation	-	100	-	100
Olympia Solar Power Corporation ("OSPC") (A) (D)	Power generation	75	-	75	_
Green Energy Supply Solutions Inc. ("GESSI") (A)	Energy retail supplier	100	-	100	-
Triple Play Land Corporation ("TPLC") (A) (F)	Real Estate	100	-	-	_
Alternergy Solar Holdings Corporation ("ASHCo") (A) (G)	Investment holding	100	-	-	-
AlterCore Managemenr Services Inc. ("AMSI") (A) (H)	Management Consultancy	100	-	-	-

- (A) No commercial operations as of March 31, 2025
- (B) Voting interest of ALTER is 5.6% (direct) and 60% thru SPEC (indirect) as of March 31, 2025 and June 30, 2024
- (C) On March 26, 2024, the SEC approved the change of name from Pililla AVPC Corporation to Alternergy Wind Holdings Corporation.
- (D) On June 11, 2024, the Parent Company subscribed to 75% of OSPC's available common shares resulting to a control over OSPC. The impact of the business combination arising from the acquisition of OSPC is not significant.
- (E) On March 14, 2024, the Parent Company sold 100% of its shares in ATWC to AWHC for a total consideration of ₱0.05 million. Since both ATWC and AWHC are wholly owned subsidiaries of the Parent Company, the transaction was accounted for as a common control business combination. Consequently, the Parent Company no longer directly owns ATWC as of March 31, 2025 and June 30, 2024.
- (F) Acquired on September 25, 2024.
- (G) Acquired on October 11, 2024.
- (H) Acquired on January 17, 2025.

All of the foregoing subsidiaries are incorporated and registered with the Philippine SEC and operate in the Philippines except for SPPP that is incorporated in the Republic of Palau. SPPP's functional currency is US Dollar.

# 3. Basis of Preparation, Basis of Consolidation, Statement of Compliance and Summary of Significant Accounting Policies

#### **Basis of Preparation**

The unaudited interim consolidated financial statements of the Company as of March 31, 2025 and for the nine-month and three-month periods ended March 31, 2025 and 2024 have been prepared in accordance with Philippine Accounting Standard ("PAS") 34, *Interim Financial Reporting*. The unaudited interim consolidated financial statements do not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Company's annual financial statements as at June 30, 2024.

The accompanying unaudited interim consolidated financial statements of the Group have been prepared using the historical cost basis and are presented in Philippine Peso (₱), the

Group's functional currency. All amounts are rounded off to the nearest peso unless otherwise indicated.

#### **Basis of Consolidation**

The interim consolidated financial statements comprise the financial statements of the Parent Company, its subsidiaries as of March 31, 2025 and June 30, 2024 and for the nine-month and three-month periods ended March 31, 2025 and 2024.

Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Group controls an investee if and only if the Group has:

- Power over the investee (i.e., existing rights that give it the current ability to direct the relevant activities of the investee);
- Exposure, or rights, to variable returns from its involvement with the investee; and
- The ability to use its power over the investee to affect its returns.

When the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- The contractual arrangement(s) with the other vote holders of the investee;
- Rights arising from other contractual arrangements; and
- The Group's voting rights and potential voting rights.

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

Profit or loss and each component of other comprehensive income are attributed to the equity holders of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with the Group's accounting policies. All intra-group assets, liabilities, equity, income, expenses, and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

A change in the ownership interest of a subsidiary, without loss of control, is accounted for as an equity transaction.

If the Group loses control over a subsidiary, it derecognizes the related assets (including goodwill), liabilities, non-controlling interest and other components of equity, while any resultant gain or loss is recognized in profit or loss.

The interim financial statements of the subsidiaries are prepared for the same reporting year as the Parent Company using consistent accounting policies.

Transactions with Non-controlling Interests. Non-controlling interests represent the portion of profit or loss and net assets in the subsidiaries not held by the Group and are presented separately in the consolidated statement of income and within equity in the consolidated statement of financial position, separately from the equity attributable to equity holders of the parent. Transactions with non-controlling interests are accounted for as equity transactions. On acquisitions of non-controlling interests, the difference between the consideration and the book value of the share of the net assets acquired is reflected as being a transaction between owners and recognized directly in equity. Gain or loss on disposals of non-controlling interest is also recognized directly in equity.

#### **Statement of Compliance**

The unaudited interim consolidated financial statements of the Group are prepared in compliance with Philippine Financial Reporting Standards ("PFRSs") as issued by the Philippine Financial Reporting Standards Council and adopted by the Philippine SEC.

#### **Summary of Significant Accounting Policies**

The accounting policies adopted are consistent with those followed in the preparation of the Group's annual consolidated financial statements as of and for the year ended June 30, 2024.

#### 4. Cash and Cash Equivalents and Restricted Cash and Placements

#### a. Cash and Cash Equivalents

	March 31, 2025	June 30, 2024
Cash in banks and on hand	₽875,396,943	₽1,799,923,000
Cash equivalents	2,343,478,998	759,151,243
	₱3,218,875,941	₽2,559,074,243

#### b. Restricted Cash and Placements

Restricted cash and placements amounting to \$\textstyle{2}73.14\$ million and \$\textstyle{4}18.4\$ million as of March 31, 2025 and June 30, 2024, respectively, pertain to debt reserve accounts which are periodically maintained in the Group's project trust accounts set aside for principal and interest payments of long-term debts (see Note 18). Restricted cash and placements amounting to \$\textstyle{4}13.53\$ million and \$\textstyle{2}35.16\$ million as at March 31, 2025 and June 30, 2024 are presented as part of noncurrent assets.

Cash in banks earn interest at the respective bank deposit rates. Cash equivalents are made for varying periods of up to three months depending on the immediate cash requirements of the Group.

#### 5. Trade and Other Receivables

	March 31, 2025	June 30, 2024
Trade (see Note 22)	₽45,583,819	₽79,457,486
Advances to contractors	181,621,528	_
Advances to employees	8,204,225	4,380,286
Dividend receivable	-	21,250,301
Non-trade receivables from third parties	-	37,655,405
Others	1,044,994.00	2,810,611
	₽236,454,566	₽145,554,089

Trade receivables represent receivables arising from sale of electricity and are within normal credit term of 30 days.

Advances to employees represents cash advances used for expenditures in relation to the project development costs of certain subsidiaries. These are subject for liquidation within 30 days.

Others substantially pertain to unliquidated cash advances made to the Group's suppliers for various administrative expenses of the Group.

# 6. Property, Plant and Equipment

		Solar	Office	Furniture	Computer	Transportation	Construction in	
	Land	<b>Power Plant</b>	Equipment	and Fixtures	Software	Equipment	Progress	Total
Cost								
At beginning of period	₽515,841,764	₱539,223,088	₱1,801,159	₽885,913	₽3,054,053	₽_	₱741,288,840	₱1,802,094,817
Additions	16,410,500	260,102,106	958,154	3,681,546	1,117,307	4,067,857	2,921,088,421	3,207,425,890
Reclassification (see Note 8)	-	-	-	-	-	-	81,051,044	81,051,044
At end of period	532,252,264	799,325,194	2,759,313	4,567,459	4,171,360	4,067,857	3,743,428,305	5,090,571,751
Accumulated Depreciation								
At beginning of period	_	60,310,138	1,192,323	123,002	720,283	-	-	62,345,746
Depreciation (see Note 16)	_	281,368,505	534,672	808,197 1	1,021,127	533,489	-	284,265,990
At end of period	-	334,197,729	1,726,995	931,199	1,741,410	533,489	-	346,611,736
Net Book Values	₽532,252,264	₽465,127,465	₽1,032,318	₱3,636,260	₽2,429,950	₽3,534,368	₱3,743,428,305	₽4,743,960,015
		Solar	Office	Furniture	Computer	Construction in		
	Land	Power Plant	Equipment	and Fixtures	Software	Progress	Total	
Cost								•
At beginning of period	₽512,241,765	₽539,223,088	₽1,671,063	₽31,759	₽249,331	₽-	₽1,053,417,006	
Additions	3,599,999	-	130,096	854,154	2,804,722	73,634,479	81,023,450	
Reclassification (see Note 8)	-	-	-	-	-	667,654,361	667,654,361	
At end of period	515,841,764	539,223,088	1,801,159	885,913	3,054,053	741,288,840	1,802,094,817	
Accumulated Depreciation								•
At beginning of period	-	30,967,429	1,058,207	30,221	245,833	-	32,301,690	
Depreciation (see Note 16)	-	29,342,709	134,116	92,781	474,450	-	30,044,056	
At end of period	-	60,310,138	1,192,323	123,002	720,283	_	62,345,746	•
Net Book Values	₽515,841,764	₽478,912,950	₽608,836	₽762,911	₽2,333,770	₽741,288,840	₽1,739,749,071	•

#### 7. Investments in and Advances to Associates and Joint Ventures

	March 31, 2025	June 30, 2024
Cost		_
At beginning of period	<b>₽</b> 138,272,970	₽94,203,880
Additions	-	44,269,094
Redemption	-	(200,004)
At end of period	138,272,970	138,272,970
Accumulated Equity in Net Earnings (Losses)		
At beginning of period	(22,338,235)	43,272,299
Equity in net earnings for the year	15,139,654	5,290,459
Dividends	-	(70,900,993)
At end of period	(7,198,581)	(22,338,235)
Share in remeasurement loss on retirement		
benefit obligation of an associate	(15,577)	(15,577)
·	116,338,196	115,919,158
Advances to associates	5,344,871	4,792,711
	₱136,403,683	₽120,711,869

The Group's associates and joint ventures and the corresponding percentage of equity ownership as of March 31, 2025 and June 30, 2024 are as follows:

	Nature of Business	March 31, 2025	June 30, 2024
KMHC	Power generation	30.00%	30.00%
SPCC	Power generation	15.00%	15.00%
PWPC	Power generation	5.00%	5.00%
SWPC	Power generation	5.00%	5.00%
DMHC	Power generation	7.80%	7.80%
CPWPC	Power generation	-	60.00%
TSOWPC	Power generation	-	61.00%

The principal place of business and country of incorporation of the Group's associates are in the Philippines. Investments in associates are accounted for using the equity method.

All ownership percentages presented in the table above are indirect ownership of the Group. The direct ownership of SPEC in SPCC is 25% while, the Group's direct ownership of SPEC is 60% (see Note 2) resulting to the Group's effective ownership in SPCC of 15%.

#### **KMHC**

KMHC owns, operates and manages the Kiangan Mini Hydro Project with a combined net sellable capacity of 18 megawatt ("MW") located in the Municipality of Kiangan, Province of Ifugao. KMHC was incorporated on November 14, 2014.

Starting in 2022, AMHHC discontinued the recognition of its share in the losses of KMHC. The accumulated losses in KMHC reduced the carrying value of AMHHC's investment in KMHC to zero. Once KMHC subsequently reports profits, AMHHC will resume recognizing its share on these profits if AMHHC's share on the cumulative unrecognized net profits exceeded the cumulative unrecognized net losses.

In March 2022, AMHHC made advances for future subscription of shares in KMHC amounting to ₱40.01 million and subsequently subscribed to various classes of shares in KMHC in December 2022 for a total subscription price of ₱40.01 million proportionate to the additional shares subscribed by the other shareholders. This was recorded as advances for future subscription of shares as of June 30, 2023. On August 24, 2023, the SEC approved KMHC's application of valuation of advances to be applied as payment for the additional shares. Consequently, the shares have been issued to AMHHC.

On December 22, 2023, AMHHC received the amount of ₱0.20 million from KMHC for the redemption of the 200,004 redeemable preferred F shares at ₱1.00 per share.

#### **SPCC**

SPCC owns, operates and manages the following projects with a combined sellable capacity of 4,069.68 kilowatt ("kW") direct current ("DC"). SPCC was incorporated on June 26, 2015.

			Commercial
Project	Location	Capacity	Operations Date
CM Kabankalan SPP	Kabankalan, Negros Occidental	604.80 kW DC	09/25/18
CM Tagum SPP	Tagum City, Davao del Norte	1,110.00 kW DC	09/25/18
CM Victorias SPP	Victorias City, Negros Occidental	634.88 kW DC	09/25/18
CM Dumaguete SPP	Dumaguete City, Negros Oriental	265.60 kW DC	09/25/18
CM Boracay SPP	Malay, Aklan	362.56 kW DC	09/25/18
CM Kalibo SPP	Kalibo, Aklan	218.84 kW DC	09/25/18
CM Mandalagan SPP	Bacolod City, Negros Occidental	635.00 kW DC	04/12/19
CM Dau SPP	Angeles City, Pampanga	238.00 kW DC	05/29/19

#### **PWPC**

PWPC owns, operates and manages the Pililla Rizal Wind Project wind power facility and related transmission line with a net sellable capacity of 54 MW located in the Municipality of Pililla, Province of Rizal. PWPC was incorporated on June 29, 2011. On March 15, 2024, the SEC approved the change of name from Alternergy Wind One Corp. to Pililia Wind Power Corporation.

The Pililla Rizal Wind Project has been commercially operating since June 9, 2015.

#### <u>SWPC</u>

SWPC owns, operates and manages the Sembrano Wind Project wind power facility and related transmission line with a net sellable capacity of 80.4 MW located in the Municipality of Pililla, Province of Rizal and Municipality of Mabitac, Province of Laguna. SWPC was incorporated on August 25, 2011. On April 4, 2024, the SEC approved the change of name from Alternergy Sembrano Wind Corp to Sembrano Wind Power Corporation.

Starting in 2018, the Parent Company discontinued the recognition of its share in the losses of SWPC. The accumulated losses in SWPC reduced the carrying value of the Parent Company's investment in SWPC to zero. Once SWPC subsequently reports profits, the Parent Company will resume recognizing its share on these profits if the Parent Company's share on the cumulative unrecognized net profits exceeded the cumulative unrecognized net losses. Net cumulative unrecognized net losses amounted to ₱1.88 million, ₱1.64 million and ₱1.40 million as of June 30, 2024, 2023 and June 30, 2022, respectively.

In 2024, AWHC subscribed to additional shares in SWPC proportionate to the additional shares subscribed by the other shareholders for a total consideration of \$\mathbb{P}4.26\$ million.

#### **DMHC**

DMHC owns, operates and manages the Dupinga Mini Hydro Project with a net sellable capacity of 4.86 MW located within Barangays Ligaya and Malanao, in the Municipality of Gabaldon, Province of Nueva Ecija. DMHC was incorporated on February 7, 2014.

In March 2023, AMHHC acquired additional shares in DMHC amounting to ₱8.49 million in proportion to the additional shares subscribed by the other shareholders.

#### **CPWPC**

CPWPC is a 60%-owned joint venture of the Group through AWHC, and 40%-owned by Shell Overseas Investments B.V. ("Shell"), which was organized in the Kingdom of Netherlands. CPWPC was incorporated in the Philippines on December 15, 2021 to engage in the business of developing renewable energy. CPWPC's principal office address is Level 3B, 111 Paseo de Roxas Building, Paseo de Roxas Legaspi Village San Lorenzo, Makati City.

In September 2022, CPWPC issued new shares at ₱1.00 per share to a third party, resulting in a reduction in the ownership of ALTER (through AWHC) in CPWPC. Consequently, CPWPC ceased to be a subsidiary of the Parent Company.

#### **TSOWPC**

TSOWPC is a 61%-owned joint venture of the Group through AWHC, and 39%-owned by Shell. TSOWPC was incorporated in the Philippines on January 6, 2022 to engage in the business of developing renewable energy TSOWPC's principal office address is Level 3B, 111 Paseo de Roxas Building, Paseo de Roxas Legaspi Village San Lorenzo, Makati City.

In September 2022, TSOWPC issued new shares at \$\mathbb{P}1.00 per share to a third party, resulting in a reduction in the ownership of ALTER (thru AWHC) in TSOWPC. Consequently, TSOWPC ceased to be a subsidiary of the Parent Company.

In November 2024, AWHC and Shell entered into an agreement to purchase Shell's ownership stake in CPWPC and TSOWPC for a total consideration of \$2. As a result, CPWPC and TSOWPC became subsidiaries of AWHC.

#### 8. Intangible Assets

	Service Concession	Project Development		Customer Off-take	
	Right	Costs	Goodwill	Agreement	Total
Cost					
At beginning of period	₽1,301,036,599	₽271,716,800	₱238,423,07 <b>8</b>	₱283,172,980	₽ 2094,349,457
Additions	-	108,048,986	-	-	108,048,986
Reclassifications	-	(81,051,044)	-		(81,051,044)
At end of period	1,301,036,599	298,714,742	238,423,078	283,172,980	2,121,347,399
<b>Accumulated Amortization</b>					
At beginning of period	34,245,464	-	-	30,444,167	64,689,631
Amortization during the period	49,262,022		-	11,105,704	60,367,726
At end of period	83,507,486	_	-	41,549,871	125,057,357
Allowance for Impairment Losses	<b>i</b>				
At beginning of period	-		-	-	40,887,332
Provision during the period	-	-	-	-	-
At end of period	-	40,887,332	-	-	40,887,332
Cumulative translation adjustment	35,083,209	-	-	-	35,083,209
	₽1,284,474,494	₽257,827,410	₱238,423,078	₱241,623,109	₽1,990,485,919
	Service	Project		Customer	
	Concession	Development		Off-take	
	Right	Costs	Goodwill	Agreement	Total
Cost					
At beginning of period	₽-	₽350,883,196	₽238,423,078	₽283,172,980	₽872,479,254
Additions	-	588,487,965	_	_	588,487,965
Reclassifications	1,301,036,599	(667,654,361)	-	-	633,382,238
At end of period	1,301,036,599	271,716,800	238,423,078	283,172,980	2,094,349,457
Accumulated Amortization					
At beginning of period	_	_	_	15,636,561	15,636,561
Amortization during the period	34,245,464	_	-	14,807,606	49,053,070
At end of period	34,245,464	_	_	30,444,167	64,689,631
Allowance for Impairment Losses	3				
At beginning of period	_	2,163,722	_	_	2,163,722
Provision during the period		38,723,610			38,723,610
At end of period		40,887,332	-	_	40,887,332
Cumulative translation adjustment	68,781,957		_	_	68,781,957
	₽1,335,573,092	₽230,829,468	₽238,423,078	₽252,728,813	₽2,057,554,451

#### Service Concession Right

SPPP completed the construction of its Project and started its commercial operations on December 31, 2023. Accordingly, the contract asset amounting to ₱1,369.82 million as of December 30, 2023 was reclassified to intangible asset.

#### **Project Development Costs**

Project development cost pertains to the costs incurred to conduct the assessment and field verification for the financing, construction and operation of the Projects.

#### Goodwill

Goodwill arose from the acquisition of SSAI in 2019 and KSEC in 2022. Goodwill acquired through business combinations have been attributed to each business considered as cashgenerating unit.

The Group acquired SSAI as its first major step into the Luzon utility scale solar market as it expands its investment portfolio in solar energy. It acquired KSEC to be an anchor as a third

leg in its "triple play" renewable energy portfolio strategy. Goodwill is attributable to the expected synergies arising from the acquisitions of SSAI and KSEC.

#### <u>Impairment of Intangible Assets</u>

The recoverable amounts of the Group's intangible assets have been determined based on value-in-use calculation using cash flow projections based on financial budgets approved by management covering the expected useful lives of the related project assets.

Following are the key assumptions used:

• Earnings Before Interest, Taxes, Depreciation and Amortization ("EBITDA") Margin
The EBITDA margin represents the operating margin achieved in the period immediately
before the budget period and on estimated future development in the market. Committed
operational efficiency programs are taken into consideration. Changes in the outcome of
these initiatives may affect future estimated EBITDA margin.

#### Discount Rate

Discount rate reflects the current market assessment of the risk specific to each CGU. The discount rate is based on the average percentage of the Group's weighted average cost of capital. This rate is further adjusted to reflect the market assessment of any risk specific to the CGU for which future estimates of cash flows have not been adjusted.

#### Growth Rate

Average growth rates in revenues are based on the Group's expectation of market developments and the changes in the environment in which it operates.

There is no recognition of provision for impairment loss on project development costs and goodwill for the nine-month periods ended March 31, 2025 and 2024.

#### 9. Material Partly Owned Subsidiaries

Financial information of subsidiaries that have material non-controlling interests ("NCI") is provided below:

Proportion of equity interest held by NCI as of March 31, 2025 and June 30, 2024:

Company		Ownership
Name	Principal Place of Business	Interest
KSEC	Minergy Business Park, PHIVIDEC Industrial Estate, Iligan-	
	Cagayan de Oro-Butuan Road, Sitio Kirahon, Barangay San	
	Martin, Villanueva, Misamis Oriental	35.01%
SPEC	Level 3B, 111 Paseo de Roxas Bldg., Paseo de Roxas Ave. cor.	
	Legazpi St., Legaspi Village, Makati City	40.00%
SPPP	P.O. Box 1860, Idid Hamlet, Koror, Republic of Palau 96940	82.40%
LSEC	Level 3B, 111 Paseo de Roxas Bldg., Paseo de Roxas Ave. cor.	
	Legazpi St., Legaspi Village, Makati City	60.00%

	March 31, 2025	June 30, 2024
Accumulated balances of material non-controlling interest		
KSEC	₽340,765,369	₽280,154,952
SPEC	32,571,232	41,994,947
SPPP	428,367,054	426,212,408
Total comprehensive income allocated to material		
non-controlling interest:		
KSEC	21,219,707	31,000,381
SPEC	(3,769,486)	(145,557)
SPPP	1,775,428	89,806,832

#### Change in Non-controlling Interests

- a. In April 2022, SPPP issued 6,763,370 new shares at \$1.00 per share to ALTER, SPEC, SANT, QBL and Kea US LLC for a total consideration of \$6.76 million (₱349.46 million) resulting to a change in the economic ownership of SPEC from 100% to 12.67%. The change in the ownership did not result to a loss of control as the Group still holds majority of the BOD seats and voting rights as agreed with the new shareholders as stipulated in the Shareholders' Agreement. Non-controlling interests comprise 43% of voting rights.
  - Hence, the transaction was accounted for as an equity transaction resulting to a recognition of non-controlling interest amounting to ₱286.67 million and equity reserve amounting to ₱13.02 million.
- b. In August 2022, certain shareholders sold a portion of their common shares in SPEC to the Parent Company resulting to the increase in the latter's ownership in SPEC to 60%. The transaction was accounted for as an equity transaction resulting to a reduction in equity reserve by \$\mathbb{P}9.58\$ million.

The purchase of SPEC shares by the Parent Company resulted to the decrease in the effective equity interest held by non-controlling interests in KSEC and SPPP.

#### 10. Advances from a Third Party

In March 2022, Exeter Portofino (Export) Holdings Inc. ("Exeter"), a third party, signified its intent to invest in LAMHC's hydro project. As part of the Investment Framework Agreement ("IFA") entered into by ALTER and AMHHC with Exeter, LAMHC received ₱214.0 million from Exeter as deposit for future subscription in LAMHC's shares for a 40% economic ownership stake. Under the IFA, the change in capital structure of LAMHC should be done 1 year from March 15, 2022. This has been extended until June 15, 2023 and further extended until September 30, 2024. It has been extended again until January 31, 2025 or the date of issuance of Notice of Award by DOE, whichever comes later.

As of June 30, 2024, the deposit is lodged as "Advances from a third party" account in the consolidated statement of financial position pending LAMHC's increase in authorized capital stock and confirmation by either the Group or a third party as equity partner in LAMHC for the remaining 60% economic ownership stake.

On November 29, 2024, LAMHC returned the \$\textstyle{2}\$14.0 million deposit to Exeter and subsequently entered into a noninterest-bearing and unsecured long-term loan for \$\textstyle{2}\$64.0 million with Exeter. This is presented as part of "Long-term debts" account in the consolidated statement of financial position (see Note 12).

#### 11. Short-term Loan

On December 8, 2022, ALTER signed a one-year promissory note with Rizal Commercial Banking Corporation ("RCBC") amounting to \$\textstyle{2}50.00\$ million for general working capital requirements. The loan is payable in full at the end of the term. This was subsequently renewed on February 23, 2025 for another one year.

On December 19, 2024, ALTER signed another one-year promissory note with RCBC amounting to \$\mathbb{P}\$500.00 million for general working capital requirements. The loan is payable in full at the end of the term.

Interest is payable quarterly at a simple fixed interest rate per annum until the maturity of the loan. As of March 31, 2025 and June 30, 2024, the interest payable amounted to \$\textstyle{2}.84\$ million and \$\textstyle{1}.62\$ million, respectively, and unamortized portion of the debt transaction costs amounted \$\textstyle{4}.34\$ million and \$\textstyle{1}.22\$ million as of March 31, 2025 and June 30, 2024, respectively.

Interest expense on short-term loan amounted to ₱13.25 million and ₱4.90 million for the three months ended March 31, 2025 and 2024, respectively.

#### 12. Long-term Debts

Long-term debts of the Group consist of the following:

	March 31, 2025	June 30, 2024
Banco de Oro Unibank Inc. ("BDO")	₽2,000,000,000	₽2,000,000,000
Security Bank Corporation ("SBC")	1,729,530,000	_
Bank of the Philippine Island ("BPI")	1,729,530,000	_
Export Finance Australia ("EFA")	978,291,000	1,028,605,500
Rizal Commercial Banking Corp. ("RCBC")C	424,508,008	499,178,793
Rizal Commercial Banking Corp. ("RCBC")	800,500,000	-
Exeter Portofino (Export) Holdings, Inc	64,000,000	_
	7,726,359,008	3,527,784,293
Less deferred financing charges	227,374,060	56,821,067
	7,498,984,948	3,470,963,226
Less current portion	58,355,743	118,602,987
	₽7,440,629,205	₽3,352,360,239

#### a. <u>BDO</u>

On May 29, 2024, the Parent Company entered into a \$\mathbb{P}2.0\$ billion Green Corporate Loan with BDO Unibank, Inc. to partially fund its investments in renewable energy projects including projects won in the Green Energy Auction Program and with off-take

agreements. The loan is secured by shares of the Parent Company held by the Share Security Grantor (as defined under the loan agreement) which constitute 13.87% of the total issued and outstanding capital stock of the Parent Company and assignment by way of security of all the rights, title, interests and benefits of the Parent Company in and to certain cash accounts (Assigned Collateral) specified under the loan agreement. As of March 31, 2025 and June 30, 2024, Assigned Collateral amounted to \$\mathbb{P}\$520.00 million.

On May 31, 2024, the Parent Company availed the Green Corporate Loan in a single drawdown. The loan will mature on May 28, 2032, with the first principal installment due six months after the 4<sup>th</sup> anniversary from initial drawdown date. The loan is payable semi-annually. The interest rate is fixed based on the 4-year BVAL reference rate for the first 4-year period plus 200 basis points and subject to repricing for the remaining 4-year period prior to maturity date.

#### **Debt Covenants**

The Parent Company is required to comply with certain covenants such as maintaining a current ratio of at least 1.25x, a net debt-to-equity ratio of not more than 1.50x and a debt service coverage ratio of at least 1.20x, among others.

As of March 31, 2025 and June 30, 2024, the Parent Company is compliant with the financial loan covenants of the agreement.

As of March 31, 2025 and June 30, 2024, the Group has accrued interest related to this loan amounting to ₱129.86 million and ₱14.22 million, respectively, which was capitalized as part of the costs of the Alabat and Tanay wind projects. Interest payable amounting to ₱57.35 million and ₱14.22 million as of March 31, 2025 and June 30, 2024, respectively, are presented under "Accounts payable and accrued expenses" account.

#### b. RCBC

#### **KSEC**

On February 27, 2015, KSEC signed an Omnibus Agreement with RCBC for a project finance facility of up to \$\mathbb{P}786.11\$ million to finance all project costs incurred in connection with the construction of the Project in the Municipality of Villanueva, Province of Misamis Oriental with gross installed capacity of up to 12.5 MWp.

On March 12, 2015 and August 26, 2015, KSEC received the first and second drawdown, respectively, of the loan facility amounting to ₱493.42 million and ₱265.68 million, respectively. On November 16, 2016, KSEC received the third drawdown of the loan facility amounting to ₱27.00 million. As of this date, the project loan facility has been fully drawn by KSEC. The interest rates on the drawdowns are fixed but are subject to repricing on March 12, 2022 and fixed for the period from the repricing date until maturity date. On March 11, 2022, KSEC and RCBC signed the Second Amendment to the Omnibus Agreement fixing the interest rate for the period from March 12, 2022 until the second interest repricing date on March 12, 2026. The repayment period of the loan shall be every six months starting September 12, 2017 until March 12, 2030.

Interest payable amounted to ₱1.31 million and ₱8.87 million as of March 31, 2025 and June 30, 2024, respectively.

The loan is secured by the capital stock of KSEC amounting to ₱320.01 million and property, plant and equipment with net book value of ₱583.72 million and ₱610.69 million as of March 31, 2025 and June 30, 2024, respectively. KSEC is obligated to comply with certain covenants with respect to maintaining at least 72:28 debt-to-equity and 1.05:1.00 minimum debt service coverage ratios, as set forth in its agreement with RCBC. As of March 31, 2025 and June 30, 2024, KSEC is compliant with the financial loan covenants of the project finance facility.

#### **AWPC**

On June 11, 2024, AWPC signed an Omnibus Agreement with RCBC for a project finance facility of up to ₱5.3 billion to finance all project costs incurred in connection with the construction of the Project in the Municipality of Alabat, Province of Quezon with gross installed capacity of up to 64.0 MW.

As of March 31, 2025, AWPC has not yet drawn from the facility.

#### SSAI

On December 26, 2024, SSAI signed an Omnibus Agreement with RCBC for a project finance facility of up to ₱1.0 billion to finance all project costs incurred in connection with the construction of the Project in the Municipality of Hermosa, Province of Bataan with gross installed capacity of up to 28.0 MW<sub>DC</sub>.

In March 2025, SSAI received the first drawdown of the loan facility amounting to P800.5 million. SSAI is required to comply with certain covenants with respect to maintaining at least 75:25 debt-to-equity and 1.05:1.00 minimum debt service coverage ratios, as set forth in its agreement with RCBC. As of March 31, 2025, SSAI is compliant with the financial loan covenants of the project finance facility.

#### c. Export Finance Australia ("EFA")

On January 31, 2022, SPPP entered into a Project Facility Agreement ("PFA") wherein EFA, the Export Credit Agency of the Government of the Commonwealth of Australia, represented by the Department of Foreign Affairs and Trade ("DFAT"), agreed to provide funding to the Palau Project in the amount up to \$18.00 million.

The first and second drawdowns amounting to \$9.00 million each were made on April 14 and July 11, 2022. The loan will mature on October 14, 2038 with first installment payment due in April 2024. The loan is payable semi-annually.

From drawdown to July 30, 2023, interest is payable semi-annually at the sum of the Margin (as defined under the PFA) plus LIBOR for the relevant interest period every 14th day of April and October of each year of the covered period. From July 31, 2023 to maturity date, the loan is subject to a fixed interest rate per annum.

The loan is secured by the equity capital of SPPP amounting to \$6.77 million, which is fully represented by the shares issued in respect of it. In addition, it is also secured by SPPP's major contracts, mortgage on assets owned at the time of execution of the agreement and thereafter, assignment of receivables and land lease as well as, security on SPPP's waterfall accounts.

SPPPI is obligated to comply with certain covenants with respect to maintaining at least 75% gearing ratio. As of March 31, 2025 and June 30, 2024, SPPP is compliant with the covenants of the PFA.

#### d. Bank of the Philippine Islands ("BPI") and Security Bank Corporation ("SBC")

On May 27, 2024, ATWC signed an Omnibus Agreement with BPI and SBC for a project finance facility of up to ₱8.0 billion to finance all project costs incurred in connection with the construction of the Project in the Municipality of Tanay, Province of Rizal.

On October 29, 2024 and December 18, 2024, ATWC received the first and second drawdown, respectively, of the loan facility amounting to \$\mathbb{P}\$1.49 billion and \$\mathbb{P}\$3.46 billion, respectively. ATWC is required to comply with certain covenants with respect to maintaining at least 75:25 debt-to-equity and 1.05:1.00 minimum debt service coverage ratios, as set forth in its agreement with RCBC and SBC. As of March 31, 2025, ATWC is compliant with the financial loan covenants of the project finance facility.

Interest payable amounted to ₱63.94 million as of March 31, 2025.

#### e. Exeter

In December 2024, LAMHC entered into a noninterest-bearing and unsecured long-term loan with Exeter to fund the costs related to the Project amounting to ₱64.0 million (see Note 10). The loan share be paid in full within thirty (30) days

f. The rollforward analysis of the deferred financing charges is as follows:

	March 31, 2025	June 30, 2024
At beginning of period	₽56,821,067	₽34,367,853
Additions	172,573,532.10	26,660,521
Amortization during the period	(8,111,735)	(5,940,497)
Translation adjustment	6,091,196	1,733,190
At end of period	<b>₽</b> 227,374,060	₽56,821,067

g. Total interest expense on these long-term debts amounted to ₱22.44 million and ₱9.7 million for the three months ended March 31, 2025 and 2024, respectively, and ₱67.08 million and ₱53.81 million for the nine months ended March 31, 2025 and 2024, respectively.

#### 13. Equity

#### Capital Stock and Additional Paid-in Capital

Details on the movement of the Group's capital stock as of March 31, 2025 and June 30, 2024 are as follows:

	Number of Shares	Amount
Common stock - ₱0.10 par value		_
Authorized	10,406,291,160	
Issued and outstanding	3,933,840,480	₽393,384,048
Preferred stock - ₱0.10 par value		
Authorized	-	
Issued and outstanding	-	₽-
Perpetual preferred shares (PPS) 1 - ₱0.10 par value		
Authorized	1,181,594,548	
Issued and outstanding	370,398,637	37,039,864
PPS 2 Series A - ₱0.10 par value		
Authorized	100,000,000	
Issued and outstanding	100,000,000	10,000,000
PPS 2 Series B - ₱0.10 par value		
Authorized	100,000,000	
Issued and outstanding	_	-
PPS 2 Series C - ₱0.10 par value		
Authorized	100,000,000	
Issued and outstanding	-	_
-		₽47,039,864

All common and preferred shares of ALTER shall have full voting rights, with the holder of such shares being entitled to one vote per share on all matters upon which shareholders are entitled to vote.

#### Preferred Stock

The dividend rate for preferred shares shall be cumulative from year to year as determined by the members of the BOD, and subject to the existence of retained earnings, which shall in no case be less than the minimum rate of eight percent (8%) of the par value of the preferred share. Preferred shares are non-participating in any residual dividends after the declaration of dividends to common shares.

On August 4, 2023, the BOD approved the creation of a new class of preferred shares by way of reclassifying a portion of the existing preferred shares such that the current 1,481,594,548 preferred shares shall be subdivided as: (1) 1,181,594,548 preferred shares known as Perpetual Preferred Shares 1 ("PPS 1") with a par value of ₱0.10 per share which shall have the same rights as the current preferred shares of the Parent Company.

The remaining 300,000,000 preferred shares are known as Perpetual Preferred Shares 2 ("PPS 2") with a par value of ₱0.10 per share. The RPS 2 are further sub-divided into 100,000,000 PPS 2 – Series A shares, 100,000,000 PPS 2 – Series B, and 100,000,000 PPS 2 – Series C.

The new PPS 1 shall have the same rights as the current preferred shares of the Parent Company. All the current issued and outstanding preferred shares shall be reclassified as PPS 1. Meanwhile, the new PPS 2 shall have the following features:

- a. With dividend rate to be determined by the BOD at the time of issuance;
- b. Cumulative in terms of payment of current and unpaid back dividends;
- c. Non-voting (except in matters mandatorily required by law);
- d. Non-participating in (1) any other further cash, property or stock dividends beyond that specifically determined at the time of issuance, and (2) distribution of corporate assets beyond the issue price specifically determined at the time of issuance;
- e. Non-convertible to common shares;
- f. With issue value to be determined by the BOD at the time of issuance;
- g. Redeemable at the option of the Parent Company under such terms that the BOD may approve at the time of issuance;
- h. With preference over holders of common shares in the distribution of corporate assets and in the payment of dividends at the rate specified at the time of issuance;
- i. With no pre-emptive rights to any issue of shares, whether common or preferred;
- j. Re-issuable under such terms as the BOD may approve at the time of re-issuance; and
- k. May be transferred to foreign citizens, corporations or associations.

#### **Equity Transactions**

In 2009, the Parent Company issued 10,000 common shares and 15,000 preferred shares both with a par value of ₱1.00 for a total consideration of ₱25,000.

In June 2018, the Parent Company issued 9,203 common shares with a par value of ₱1.00 for a total consideration of ₱440.87 million. The excess of par value of the shares issued was recognized as additional paid in capital amounting to ₱440.87 million.

In March 2022, the Parent Company issued 2,146 common shares with a par value of ₱1.00 for a total consideration of ₱2,146.

On April 26, 2022, the Parent Company's BOD and shareholders approved the decrease in the par value of the Parent Company's common shares from \$\mathbb{P}1.00\$ per share to \$\mathbb{P}0.10\$ per share, thereby increasing the authorized capital stock of the Parent Company from 100,000 shares divided into 40,000 common shares and 60,000 preferred shares to 460,000 shares divided into 400,000 common shares and 60,000 common shares. The SEC approved the decrease in par value of common shares on June 21, 2022.

On April 26, 2022, the Parent Company's BOD and shareholders approved the conversion of the Parent Company's outstanding debt from its shareholders amounting to ₱260.15 million into equity equivalent to 2,601,472,790 shares subject to SEC's approval of the increase in authorized common stock for the issuance of said shares.

On June 10, 2022, the BOD and shareholders approved the amendment of the Articles of Incorporation of the Parent Company to reflect the decrease in the par value of its preferred shares from \$\mathbb{P}\$1.00 to \$\mathbb{P}\$0.01 per share thereby increasing the authorized preferred shares of the Parent Company from 60,000 to 600,000 preferred shares.

On June 10, 2022, the Parent Company's BOD and shareholders approved the increase in the Parent's authorized capital stock from ₱100,000 divided into 400,000 common shares with par value of ₱0.10 per share and 600,000 preferred shares with par value of ₱0.10 per share to

₱1,188.79 million, divided into 10,406,291,160 common shares with par value of ₱0.10 per share and 1,481,594,548 preferred shares with par value of ₱0.10 per share.

Of the 1,040,589,116 increase in authorized common shares, 260,147,279 have been actually subscribed and paid by way of conversion of outstanding debt to equity in June 2022. Of the 148,099,455 increase in authorized preferred shares, 37,024,864 have been actually subscribed and paid in cash by VHC in June 2022. On November 16, 2022, the SEC approved the increase in the Parent Company's authorized capital stock, including conversion of debt to equity amounting to \$\text{P297.88}\$ million, and the decrease in the par value of the Parent Company's preferred stock.

On August 26, 2022, the Parent Company issued 2 common shares with a par value of \$0.10 for a total consideration of \$2.00. The excess in par value of shares issued was recognized as additional paid-in capital.

On November 18, 2022, the Parent Company issued shares amounting to ₱303.89 million and recognized additional paid-in capital amounting to ₱24.19 million, net of transaction costs amounting to ₱5.44 million.

On March 24, 2023, the Parent Company completed its IPO and was listed in the PSE. In connection with its IPO, the Parent Company issued 1,265,000,000 common shares with a par value of ₱0.10 per share for a total consideration of ₱1,619.00 million. This resulted to additional paid-in capital amounting to ₱1,425.04 million, net of transaction costs amounting to ₱67.46 million.

On November 7, 2023, the Parent Company and the Government Service Insurance System ("GSIS") entered into and signed a subscription agreement for the former's Perpetual Preferred Shares 2 Series A amounting to ₱1,450.00 million. On December 22, 2023, the Parent Company issued 100,000,000 Perpetual Preferred Shares 2 Series A to GSIS with an issue price of ₱14.50 per share, for a total subscription amount of ₱1,450.00 million. The said shares have a par value of ₱0.10 per share, thus resulting to additional paid-in capital amounting to ₱1,433.65 million, net of transaction costs amounting to ₱6.35 million.

On March 5, 2024, the PSE approved the application of the Parent Company for the listing and trading of the Perpetual Preferred Shares 2 Series A issued to GSIS. Subsequently, on March 22, 2024, these shares have been listed at the PSE under the stock symbol "ALTP2".

#### **Equity Restructuring**

On June 10, 2022, the Parent Company's BOD approved the equity restructuring of the Parent Company by wiping out and eliminating its deficit amounting to ₱125.06 million as of December 31, 2021 by applying/reclassifying/offsetting the same against the Parent Company's additional paid-in capital of ₱440.87 million. The SEC approved the Parent Company's equity restructuring on August 26, 2022.

On January 20, 2023, the Parent Company's BOD approved the equity restructuring of the Parent Company by wiping out and eliminating its deficit amounting to ₱120.26 million by applying/ reclassifying/ offsetting the same against the Parent Company's additional paid-in capital. The SEC approved the Parent Company's equity restructuring on May 15, 2023.

On October 5, 2023, the BOD approved the equity restructuring of the Parent Company to wipe out and eliminate its deficit amounting to \$\frac{1}{2}42.27\$ million by applying/reclassifying/ offsetting the same against the Parent Company's additional paid-in capital. The SEC approved the Parent Company's equity restructuring on June 20, 2024.

#### **Dividend Declaration**

On November 5, 2024, the BOD approved the declaration of dividends to holders of Perpetual Preferred Shares 1 and Perpetual Preferred Shares 2 – Series A of the Parent Company totaling \$\mathbb{P}40.0\$ million to be taken out of the unrestricted retained earnings of the Parent Company as of June 30, 2024. This was paid on December 18, 2024.

#### **14. Related Party Transactions**

The Group, in its regular conduct of business, has entered into transactions with related parties. Parties are considered to be related if, among others, one party has the ability, directly or indirectly, to control the other party or exercise significant influence over the other party in making financial and operating decisions, the parties are subject to common control or the party is an associate or a joint venture.

Affiliates are related entities of the Group by virtue of common ownership and representation to management where significant influence is apparent.

The outstanding accounts with related parties shall be generally settled in cash. The transactions are made at terms and prices agreed upon by the parties.

The transactions of the Group with related parties are as follows:

	Transactions Dur Months Ended	0			-	
	2025	2024	March 31, 2025	June 30, 2024	Terms	Conditions
<b>Due from Related Parties</b>						
Parent	P-	₽-	₽-	₽3,328,000	On demand; noninterest- bearing	Unimpaired; Unsecured
Entities under common ownership	460,570,079	10,357,425	1,035,730,570	575,160,491	On demand; noninterest- bearing	Unimpaired; Unsecured
			₱1,035,730,570	₽575,160,491		
	Transactions Dur Months Ended	O	Outstanding B	alance as of	_	
	2025	2024	March 31, 2024	June 30, 2024	Terms	Conditions
<b>Due to Related Parties</b> Entities under common ownership	( <b>P</b> 7,775,261)	₽-	₽1,913,227	₽9,688,488	On demand; noninterest- bearing	Unsecured

In the normal course of business, the Group has transactions with related parties as follows:

- SPEC entered into an advisory agreement with KSEC and SPCC. The advisory services, consist of administrative and support services.
- The Group entered into a one-year lease agreements with NAPI for the office spaces of certain subsidiaries until December 31, 2023. This had been subsequently renewed until December 31, 2024. This is automatically renewed annually.
- The Group did not employ personnel for the nine-month periods ended March 31, 2025 and 2024. In accordance with their respective service agreements, NAPI performs management, project development, technical, administrative and finance functions on behalf of the Group. NAPI performs day-to-day management services under the supervision and direction of the subsidiaries' BOD. Administrative and finance functions include, but are not limited to, treasury and cash management, accounting and bookkeeping and administrative services.

#### 15. **Disaggregated Revenue Information**

The Group's disaggregation of revenue from sale of electricity by source, primary geographical market and timing of recognition is presented below for the three-month and nine-month periods ended March 31, 2025 and 2024:

	Three-Month Period		Nine-Mont	th Period
	Ended M	arch 31	Ended M	arch 31
	2025	2024	2025	2024
Revenue from Contracts with Customers				
Power supply agreement ("PSA")	₽44,426,028	₽47,621,099	P137,032,545	₽135,611,406
Power purchase agreement ("PPA")	35,124,717	34,690,726	123,705,974	46,881,834
-	₽79,550,745	₽82,311,825	<b>₽</b> 260,738,519	₽182,493,240
Primary Geographical Markets				
Philippines	₽44,426,028	₽47,621,099	P137,032,545	₽135,611,406
Palau	35,124,717	34,690,726	123,705,974	46,881,834
	₽79,550,745	₽82,311,825	<b>P</b> 260,738,519	₽182,493,240
Timing of Revenue Recognition Transferred over time	₽79.550.745	₽82 311 825	₽260 738 519	₽182,493,240

#### 16. General and Administrative Expenses

	For the Three-Month Periods Ended March 31		For the Nine-Month Period Ended March 31	
	2025	2024	2025	2024
Outside services	₽2,967,172	₽2,909,495	₽21,796,901	₽19,957,975
Taxes and licenses	15,659,077	3,343,406	20,090,058	6,155,853
Professional fees	6,168,870	4,954,439	16,534,208	11,036,207
Salaries and wages	3,943,800	2,575,081	14,314,211	8,869,123
Depreciation and amortization (see Note 6)	794,280	3,779,309	2,682,986	11,323,525
Advertising and promotion	476,200	105,000	2,395,146	2,243,794
Travel and transportation	226,851	181,320	1,792,738	796,795
Office Supplies	183,519	139,551	1,710,845	819,718
Staff Meeting	309,137	44,035	1,452,831	130,457
Insurance	122,609	142,135	988,255	319,030
Impairment Loss	755,187	23,700	857,195	1,454,334
Communication	34,175	188,011	622,611	536,155
Bank Charges	266,669	118,003	576,931	251,553
Rental (see Note 23)	_	747,634	497,800	1,303,739
Listing fees (see Note 1 and 19)	30,000	-	-	724,465
Corporate Social Responsibility	-	_	_	_
Others	5,441,156	3,230,332	12,516,358	10,957,664
	₽37,378,702	₽22,481,451	₽98,829,074	₽76,880,387

#### 17. **Earnings per Share**

Earnings per common share amounts were computed as follows:

		Three-Month Periods Ended March 31		Nine-Month Periods Ended March 31	
		2025	2024	2025	2024
a. b.	Net income attributable to equity holders of the parent Weighted average number of common shares issued and	₽21,584,915	₽27,852,324	₱101,186,248	₽64,709,732
	outstanding	3,933,840,480	3,933,840,480	3,933,840,480	3,933,840,480
Eai	rnings per common share (a/b)	₽0.01	₽0.01	₽0.03	₽0.04

There are no dilutive potential common shares for the three-month periods ended March 31, 2025 and 2024.

#### 18. **Operating Segment Information**

Operating segments are components of the Group that engage in business activities from which they may earn revenues and incur expenses, whose operating results are regularly reviewed by the Group to make decisions about how resources are to be allocated to the

segment and assess their performances, and for which discrete financial information is available.

For purposes of management reporting, the Group's operating businesses are organized and managed separately according to services provided, with each segment representing a strategic business segment. The Group's identified operating segments, which are consistent with the segments reported to the BOD, which is the Group, are as follows:

Segment	Nature of transactions
Wind Energy	Generation and supply of wind power to various customers under
	power supply contracts
Hydro Energy	Generation and supply of hydro power to various customers under
	power supply contracts
Solar Energy	Generation and supply of solar power to various customers under
	power supply contracts
Retail Energy	Marketing and retail of electricity to various customers under power
Supplier ("RES")	supply contracts

Financial information on the operations of the various business segments are summarized as follows:

#### March 31, 2025 (9 months)

	Parent	Wind	d Hydro	Solar	RES	TPLC	AMSI	Total	Adjustments	Consolidated
Income/(Expenses)										
Revenue from sale of electricity	P-	P-	. <del>P</del> -	₱ 260,738,519	P-	P-	P-	₱ 260,738,519	P-	₱ 260,738,519
Cost of sale of electricity	-	-		(123,814,741)		-	-	(123,814,741)	(6,623,702)	(130,438,443)
Equity in net earnings of associates	-	-	-	-	-	-	-		15,139,654	15,139,654
General and administrative expenses	(32,192,747)	(9,418,636	) (7,789,804)	(68,902,455)	(2,437,711)	(1,267,523)	-	(122,008,875)	23,179,801	(98,829,074)
Finance Costs	(158,722,072)			(61,319,712)	-	-	-	(220,041,784)	139,709,656	(80,332,129)
Project cost recovery and others		69,454,806	5					69,454,806		69,454,806
Net foreign exchange gain (loss)	251,356	(2,739,203	) 1,790,641	(1,109,063)	-	(770)	-	(1,807,039)	-	(1,807,039)
Advisory fees)	_			16,054,499	_	-	_	16,054,499	(13,159,499)	2,895,000
Interest Income/Expense to	241,464,995	(180,671,757	) (33,491,766)		-	-	-	_	-	_
Related Party										
Interest income	34,779,015	27,535,684	1 2,815,186	8,867,516	3,392	50	-	74,000,844	_	74,000,844
Dividend income	22,781,500	-		11,081,962	-	-	-	33,863,462	(33,863,462)	
Segment income (loss)	108,362,047	(95,839,106	) (36,675,742)	14,295,053	(2,434,319)	(1,268,242)	-	(13,560,310)	124,382,449	110,822,139
Provision for (benefit from) income tax	-	(1,612,496	) -	3,758,340	-	-	-	2,145,844	(405,235)	1,740,609
Net income (loss)	₱108,362,047	( <b>P</b> 94,226,610)	( <b>P</b> 36,675,742)	₱10,536,713	( <b>P</b> 2,434,319)	(P1,268,242)	-	( <b>P</b> 15,706,154)	₱124,787,683	₱109,081,530
Other information										
Investment in and advances	₽-	₱248,676,560	₱146,970,581	₱139,218,885	₽-	₽-	₽-	₱534,866,025	( <del>P</del> 153,148,362)	₱381,717,664
to associates										
Property, plant and equipment	₱4,132,193	₱3,131,193,031	₱132,947	₱1,366,239,067	P-	₱1,010,500	P-	₱4,502,707,738	₱241,171,230	₱4,743,878,968
Segment assets	₱6,374,017,066	₱10,394,937,278	₱1,068,247,519	₱4,291,978,637	₱22,116,355	₱101,206,680	₱1,250,000	₱22,253,753,534	( <del>P</del> 8,586,205,044)	P13,667,548,490
Segment liabilities	( <del>P</del> 2,786,025,855)	(₱10,236,583,271)	( <del>P</del> 1,193,470,658)	( <del>P</del> 3,413,255,902)	( <b>P</b> 1,656,083)	(₱102,449,923)	-	( <del>P</del> 17,733,441,692)	₱8,325,183,884	( <del>P</del> 9,408,257,807)
Depreciation and amortization	₱780,888	₱165,549	₱21,371	( <del>P</del> 30,866)	-	-	-	₱936,943	-	₱ 936,943

## March 31, 2025 (3 months)

	Parent	Wind	Hydro	Solar	RES	TPLC	AMSI	Total	Adjustments	Consolidated
Income/(Expenses)										
Revenue from sale of	₽-	₽-	₽-	₱79,550,744	₽-	₽-	₽-	₱79,550,744	₽-	₱79,550,744
electricity				(42.722.420)				(42.722.420)	(2.244.054)	(46.024.204)
Cost of sale of electricity	-	_	_	(42,722,430)	-	-	-	(42,722,430)	(3,311,851)	(46,034,281)
Equity in net earnings of associates	_	-	-	-	-	-	_	-	13,470,616	13,470,616
General and administrative expenses	(16,206,789)	(6,005,880)	(3,726,908)	(23,923,251)	(508,378)	(1,232,123)	-	-	(51,603,329)	14,224,627
Project cost recovery and others	-	69,001,290	-	-	-	-	-	69,001,290	-	69,001,290
Finance costs	(58,213,332)	_	_	(20,490,379)	_	_	_	(78,703,711)	51,343,500	(27,360,210)
Net foreign exchange gain	59,976	(347,693)	814,003	(679,601)	-	(1,158)	-	, ,, , , ,	_	
(loss)								(154,472)		(154,472)
Advisory fees	-	-	-	5,202,127	-	-	-	5,202,127	(4,227,127)	975,000.00
Interest income	9,774,639	23,610,736	1,193	2,977,475	1,243	26	-	36,365,312	-	36,365,312
Interest Income/Expense to Related Party	94,568,326	(72,659,052)	(12,063,302)	(9,845,972)	-	-	-	-		-
Dividend income	6,000,000	-	-	-	-	-	-	6,000,000	(6,000,000))	-
Segment income (loss)	122,175,767	(35,768,484)	(23,628,487)	(2,690,377)	(1,117,277)	(34,988)	-	(45,612,241)	65,499,765	19,887,524
Provision for (benefit from) income tax	-	(1,612,496.05)	-	1,173,259.75	-	-	-	(439,236.30)	(162,093.12)	(601,329)
Net income (loss)	₱35,982,820	( <del>P</del> 54,949,181)	( <del>P</del> 14,975,014)	( <del>P</del> 11,104,546)	( <del>P</del> 507,134)	( <b>P</b> 1,233,254)		( <del>P</del> 46,786,310)	₱ 65,499,765	₱18,713,456
Other information										
Investment in and advances to associates	₽-	₱82,892,183	₱48,990,194	₱46,406,295	₽-	₽-	P-	₱178,288,671	( <del>P</del> 41,884,988)	₱136,403,683
Property, plant and equipment	₱4,132,193	₱3,131,193,031	₱132,947	₱1,366,239,067	P-	₱1,010,500	P-	₱4,502,707,738	₱41,171,230	₱4,743,878,968
Segment assets	₱6,374,017,066	₱10,394,937,278	₱1,068,247,519	₱4,291,978,637	₱22,116,355	₱101,206,680	₱1,250,000	₱22,253,753,534	( <del>P</del> 8,586,205,044)	₱13,667,548,490
Segment liabilities	( <del>P</del> 2,786,025,855) (	( <del>P</del> 10,236,583,271)	( <del>P</del> 1,193,470,65)	( <del>P</del> 3,413,255,90)	( <b>P</b> 1,656,083)	( <del>P</del> 102,449,923)	₽-	( <del>P</del> 17,733,441,692)	₱8,325,183,884	( <del>P</del> 9,408,257,807)
Depreciation and amortization	( <b>P</b> 392,777)	( <b>P</b> 298,992)	( <b>P</b> 15,371)	( <b>P</b> 87,139)	P-	₽-	P-	( <b>P</b> 794,280)	P-	( <b>P</b> 794,280)

# March 31, 2024 (9 months)

	Parent V	Wind 1	Hydro	Solar F	RES T	Total .	Adjustments	Consolidated
Income/(Expenses)								
Revenue from sale of electricity	₱–	₽-	₱–	₱82,311,825	₱-	₱82,311,825	₱–	₱82,311,825
Cost of sale of electricity	-	-	-	(28,592,276)	-	(28,592,276)	2,045,976	(26,546,300)
Equity in net earnings of associates	=	-	-	-	-	-	14,013,710	14,013,710
General and administrative expenses	(4,459,550)	(2,478,206)	(2,088,700)	(26,121,312)	(582,308)	(35,730,076)	16,950,526	(18,779,550)
Construction revenue	=	-	-	(1,119,255,944)	-	(1,119,255,944)	-	(1,119,255,944)
Construction costs	-	-	-	1,119,255,944	-	1,119,255,944	-	1,119,255,944
Finance costs	(4,903,512)	_	1,000	(23,789,005)	-	(28,691,517)	-	(28,691,517)
Net foreign exchange gain (loss)	1,909,073	503,435	353,486	1,298,553	-	4,064,546	-	4,064,546
Amortization of intangible assets	-	-	-	-	-	-	(3,701,901)	(3,701,901)
Advisory fees	-	-	-	17,548,860	-	17,548,860	(16,738,860)	
Interest income	11,447,021	74,885	1,339,425	2,114,228	15	14,975,574	-	14,975,574
Dividend income	=	-	-	-	-	-	-	<u> </u>
Segment income (loss)	3,993,032	(1,899,886)	(394,789)	24,770,872	(582,293)	25,886,936		38,456,387
Provision for (benefit from) income tax	-	-	-	1,573,358	-	1,573,358	(123,196)	1,450,162
Net income (loss)	₱3,993,032	( <del>P</del> 1,899,886)	( <del>P</del> 394,789)	₱23,197,514	( <del>P</del> 582,293)	₱24,313,577	₱12,692,648	₱37,006,225
Other information								
Investment in and advances to								
associates	₱–	₱82,571,762	₱–	₱35,083,196	₱–	₱117,654,958	₱59,699,332	₱177,354,290
Property, plant and equipment	₱11,142,562	₽-	₱130,198	₱2,134,958,306	₽-	₱2,146,231,066	₱165,321,748	₱2,311,552,814
Segment assets	₱3,742,831,550	₱814,966,611	₱184,745,141	₱2,392,973,732	₱1,261,443	₱8,242,515,876	(₱1,298,170,507)	₱6,944,345,369
Segment liabilities	₱253,115,831	₱763,295,561	₱681,216,617	₱1,943,669,670	₱486,467	₱3,641,784,147	(₱1,013,449,203)	₱2,628,334,944
Depreciation and amortization	₱-	₱-	₱6,169	₱23,003,523	₱-	₱23,009,692	₱1,655,925	₱24,665,617

# March 31, 2024 (3 months)

•	Parent	Wind	Hydro	Solar	RES	Total	Adjustments	Consolidated
Income/(Expenses)								
Revenue from sale of electricity	₱	₽-	₱	₱41,509,523	₱	₱41,509,523	₱	₱41,509,523
Cost of sale of electricity	=	-	-	(11,357,011)	-	(11,357,011)	-	(11,357,011)
Equity in net losses of associates	-	-	-	-	-	-	15,799,282	15,799,282
General and administrative expenses	(4,104,946)	(567,835)	(708,914)	(8,529779)	(32,668)	(13,944,142)	-	(13,944,142)
Construction revenue	-	-	-	343,591,454	-	343,591,454	-	343,591,454
Construction costs	-	-	-	(343,591,454)	-	(343,591,454)	-	(343,591,454)
Finance costs	(7,541,288)	-	-	(15,508,733)	-	(23,050,021)	-	(23,050,021)
Net foreign exchange gain (loss)	(882,439)	(733,686)	1,880,238	(155,574)	-	108,539	-	108,539
Advisory fees	-	-	-	3,123,953	-	3,123,953	-	3,123,953
Interest and other income	63,500	1,443	53	1,912,946	11	1,977,953	-	1,977,953
Segment income (loss)	(12,465,173)	(1,300,078)	1,171,377	10,995,324	(32,657)	(1,631,207)	15,799,282	14,168,074
Provision for (benefit from) income tax	-	-	-	1,371,194	-	1,371,194	-	1,371,194
Net income (loss)	( <del>P</del> 12,465,173)	(₱1,300,078)	₱1,171,377	₱9,624,130	( <del>P</del> 32,657)	( <del>P</del> 3,002,402)	₱15,799,282	₱12,796,881
Other information								
Investment in and advances to associates	₱	₱77,931,259	₱50,093,571	₱11,465,088	₱–-	₱139,489,918	₱37,628,659	₱177,118,577
Property, plant and equipment	₱-	₱-	<b>₱</b> 1,923	₱873,951,083	₱	₱873,953,006	₱	₱873,953,006
Segment assets	₱2,370,266,344	₱395,201,743	₱445,479,788	₱2,644,430,905	₱1,456,503	₱5,856,835,283	(₱1,089,843,749)	₱4,766,991,534
Segment liabilities	₱316,687,205	₱260,114,811	₱491,672,739	₱1,859,467,615	₱26,669	₱2,927,969,039	( <del>P</del> 698,276,651)	₱2,229,692,388
Depreciation and amortization	₽-	₽-	₱387	₱28,243,282	₽-	₱28,243,282	₱	₱28,243,282

Management monitors the operating results of its segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment revenue and segment expenses are measured in accordance with PFRS. The presentation and classification of segment revenue and segment expenses are consistent with the consolidated statements of comprehensive income. Interest expense and financing charges, depreciation and amortization expense and income taxes are managed on a per segment basis.

#### 19. Financial Risk Management Objectives and Policies

The Group's principal financial instruments comprise of cash and cash equivalents, trade and other receivables, due from related parties, accounts payable and accrued expenses, due to related parties, short-term loan and long-term debt. The main purpose of these financial instruments is to finance the Group's operations.

The BOD has overall responsibility for the establishment and oversight of the Group's risk management framework. The Group's risk management policies are established to identify and manage the Group's exposure to financial risks, to set appropriate transaction limits and controls, and to monitor and assess risks and compliance to internal control policies. Risk management policies and structure are reviewed regularly to reflect changes in market conditions and the Group's activities.

The Group has exposure to liquidity risk, credit risk and foreign currency risk from the use of its financial instruments.

The BOD reviews and approves the policies for managing each of these risks and they are summarized below.

#### Liquidity Risk

Liquidity risk is the risk that an entity will encounter difficulty in meeting obligations associated with financial instruments.

The Group manages liquidity risk by maintaining a balance between continuity of funding and flexibility. The Group maintains a level of cash deemed sufficient to finance its operations. As part of its liquidity risk management, the Group regularly evaluates its projected and actual cash flows.

The table below summarizes the maturity profile of the Group's financial assets and liabilities based on remaining undiscounted contractual obligations:

	March 31, 2025							
•		More than 1						
	On demand	Within one year	year	Total				
Financial Assets								
Cash and cash equivalents	₱3,218,875,941	₽-	₽-	₱3,218,875,941				
Trade and other receivables	-	236,454,566	-	690,811,016				
Restricted cash and								
placements <sup>(A)</sup>	-	273,144,901	413,532,350	686,677,251				
Due from related parties	1,035,730,570	-	-	1,035,730,570				
	₽4,254,606,511	₽509,599,467	₽413,532,350	₽5,177,738,328				

#### March 31, 2025

			More than 1	
	On demand	Within one year	year	Total
Financial Liabilities				
Accounts payable and				
accrued expenses (B)	₽-	₽710,175,398	₽-	₱710,175,398
Dividend payable	-	52,240,492	-	52,240,492
Due to related parties	1,913,227	-	-	1,913,227
Short-term loan	-	745,659,706	-	745,659,706
Lease liabilities	-	48,756,322	303,660,922	352,417,244
Long-term debt <sup>(C)</sup>	-	58,355,743	7,440,629,205	7,498,984,948
	₽1,913,227	₽1,615,187,661	₽7,744,290,127	₽9,361,391,015

- (A) The Security Trustee have the exclusive control over and the exclusive right of withdrawal from the Project Accounts.
- (B) Excluding statutory liabilities
- (C) Includes future interests

	June 30, 2024								
_			More than 1						
	On demand	Within one year	year	Total					
Financial Assets									
Cash and cash equivalents	₽2,559,074,243	₽-	₽-	₽2,559,074,243					
Trade and other receivables	_	145,554,089	_	145,554,089					
Restricted cash and									
placements <sup>(A)</sup>	_	418,350,485	335,157,334	753,507,819					
Due from related parties	575,160,491	_	_	575,160,491					
	₽3,134,234,734	₽563,904,574	₽335,157,334	₽4,033,296,642					
Financial Liabilities									
Accounts payable and									
accrued expenses <sup>(B)</sup>	₽-	₽94,502,669	₽-	₽94,502,669					
Advances from a third party	214,000,000	_	_	214,000,000					
Dividend payable	_	6,250,000	_	6,250,000					
Due to related parties	9,688,488	_	_	9,688,488					
Short-term loan	_	262,313,194	_	262,313,194					
Lease liabilities	_	12,687,579	658,970,104	671,657,683					
Long-term debt <sup>(C)</sup>	_	251,800,633	1,592,367,636	1,844,168,269					

₽627,554,075

₽2,251,337,740

(A) The Security Trustee have the exclusive control over and the exclusive right of withdrawal from the Project Accounts.

₽223,688,488

- (B) Excluding statutory liabilities
- (C) Includes future interests

#### Credit Risk

Credit risk is the risk that a counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. The Group is exposed to credit risk from its operating activities and from its financing activities. The Group's maximum credit risk is equal to the carrying amount of the Group's financial assets such as cash in bank, cash equivalents, short-term investment and trade and other receivables.

The table below show the credit quality by class of financial assets based on the Company's rating system as at March 31, 2025 and June 30, 2024:

	Neither Past Due nor Impaired		Past	Due	
	High Grade	Standard Grade	Unimpaired	Impaired	Total
Cash and cash equivalents <sup>(A)</sup>	₽3,218,875,941	₽_	₽_	₽_	₽3,218,875,941
Trade and other receivables	-	236,454,566	-	_	236,454,566
Restricted cash and placements	727,501,351	_	_	-	727,501,351
Due from related parties	-	1,035,730,570	-	-	1,035,730,570
	₱3,946,377,292	₱1,272,185,136	₽-	₽-	₽5,218,562,428

(A) Excluding cash on hand

₽3,102,580,303

	Neither Past Due nor Impaired Past Due				
	High Grade	Standard Grade	Unimpaired	Impaired	Total
Cash and cash equivalents <sup>(A)</sup>	₽2,558,617,534	₽-	₽-	₽-	₽2,558,617,534
Trade and other receivables	-	145,554,089	_	-	145,554,089
Restricted cash and placements	418,350,485	-	-	-	418,350,485
Due from related parties	_	575,160,491	_	-	575,160,491
	₽2,976,968,019	₽720,714,580	₽-	₽-	₽3,697,682,599

(A) Excluding cash on hand

*High Grade.* This pertains to counterparty who is not expected by the Group to default in settling its obligation, thus, credit risk exposure is minimal. This normally includes large prime financial institutions. Credit quality was determined based on the credit standing of the counterparty.

*Standard Grade.* This pertains to accounts of debtors who have historically paid their accounts on time and who have the financial capacity to pay.

Aging analysis per class of financial assets that are past due but not impaired as of March 31, 2025 and June 30, 2024, are as follows:

		Past due but not impaired					
	Neither past due nor impaired	Less than 30 days	31 to 60 Days	61 to 90 days	More than 90 Days	Impaired	Total
Cash and cash equivalents (A)	₽3,218,875,941	₽-	₽-	₽-	₽-	₽-	₽3,218,875,941
Trade and other receivables Restricted cash and	236,454,566	-	-	-	-	-	236,454,566
placements	727,501,351	_	_	_	_	_	727,501,351
Due from related parties	1,035,730,570	-	-	_	-	-	1,035,730,570
	₽5,218,562,428	₽-	₽-	₽-	₽-	₽-	₽5,218,562,428

(A) Excluding cash on hand

		Past due but not impaired					
	Neither past	Less			More than		
	due nor	than 30	31 to 60	61 to 90	90		
	impaired	days	Days	days	Days	Impaired	Total
Cash and cash equivalents <sup>(A)</sup>	₽2,558,617,534	₽-	₽-	₽-	₽-	₽-	₽2,558,617,534
Trade and other receivables	145,554,089	_	_	_	_	_	145,554,089
Restricted cash and							
placements	418,350,485	_	_	_	_	_	418,350,485
Due from related parties	575,160,491	_	-	-	_	-	575,160,491
	₽3,697,682,599	₽-	₽-	₽-	₽-	₽-	₽3,697,682,599

(A) Excluding cash on hand

#### Simplified Approach

#### • Trade receivables

The Group 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 its sole customer to settle the receivables. The Group has identified the core inflation rate to be the most relevant factor, and accordingly adjusts the historical loss rates based on expected changes in this factor.

Set out below is the information about the credit risk exposure of the Group's trade receivables using a provision matrix:

			March 31	, 2025		
			Pas	t Due		
	Current	0-30 days	31-60 days	61-90 days	Over 90 days	Total
Expected loss rate	0.00%	0.00%	0.00%	0.00%	0.00%	
Estimated total gross						
carrying amount at						
default	₽45,583,819	₽-	₽-	₽_	₽-	₱45,583,819
Expected credit loss	-	-	-	-	-	-
			June 30	, 2024		
				Past Due		
	Current	0-30 days	31-60 days	61-90 days	Over 90 days	Total
Expected loss rate	0.00%	0.00%	0.00%	0.00%	0.00%	
Estimated total gross						
carrying amount at						
default	₽79,457,486	₽-	₽-	₽-	₽-	₽79,457,486
Expected credit loss	_	_	_	_	_	_

The Group has the following financial assets that are subject to the expected credit loss model under the general approach:

- Cash and cash equivalents and time deposits. As of March 31, 2025 and June 30, 2024, the
  ECL relating to the cash and cash equivalents, and time deposit of the Group is minimal as
  these are deposited in reputable entities which have good bank standing and are
  considered to have a low credit risk.
- Due from related parties. The Group did not recognize any allowance related to due from related parties as there was no history of default payments. This assessment is undertaken each financial year through examination of the financial position of the related party and the markets in which the related party operates.

The table below summarizes the credit risk exposure to the Group's financial assets comprised of cash, cash equivalents, time deposits and due from related parties:

	March 31, 2025			
	Stage 1	Stage 2	Stage 3	
	12-month ECL	Lifetime ECL	Lifetime ECL	Total
High grade*	₱3,218,875,941	₽-	₽-	₱3,218,875,941
Standard grade	-	1,035,730,570	-	1,035,730,570
Default	-	-	_	-
Gross carrying amount	3,218,875,941	1,035,730,570	-	4,254,606,511
Loss allowance	-	-	_	-
Carrying amount	₱3,218,875,941	₽1,035,730,570	₽-	₽4,254,606,511

<sup>\*</sup>Excluding cash on hand

	June 30, 2024			
	Stage 1	Stage 2	Stage 3	_
	12-month ECL	Lifetime ECL	Lifetime ECL	Total
High grade*	₽2,558,617,534	₽-	₽-	₽2,558,617,534
Standard grade	-	575,160,491	-	575,160,491
Default	-	-	-	-
Gross carrying amount	2,558,617,534	575,160,491	-	3,133,778,025
Loss allowance	-	-	-	_
Carrying amount	₽2,558,617,534	₽575,160,491	₽-	₽3,133,778,025

<sup>\*</sup> Excluding cash on hand

#### Interest Rate Risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Group's exposure to market risk for changes in interest rates relates primarily to its long-term debt obligation with floating interest rate. There is no effect on the consolidated income before income tax related to the long-term debt obligation with floating interest rate as the related interest expenses are capitalized. There is no further exposure to interest rate risk for the other interest-bearing borrowings as they contain fixed interest rates.

#### Foreign Currency Risk

The Group uses the Philippine Peso (P) as its functional currency and is therefore exposed to foreign exchange movements, primarily in US dollar (\$) currencies. The Group follows a policy to manage its currency risk by closely monitoring its cash flow position and by providing forecasts on all other exposures in currencies other than the Philippine Peso.

The table below summarizes the Group's exposure to foreign currency risk. Included in the table are the Group's foreign currency-denominated financial assets and liabilities as of March 31, 2025 and June 30, 2024:

	March 31, 2025		June 30, 2024		
	Original Currency	Original Currency Peso Equivalent		Peso Equivalent	
Financial Assets					
Cash and cash equivalents	\$3,750,746	₱214,580,157	\$3,738,956	₽219,140,211	
Due from related party	\$413,027	₱23,629,244	\$1,259,248	73,804,519	
	\$4,163,773	₽238209401	\$4,998,204	₽292,944,730	

As of March 31, 2025 and June 30, 2024, the exchange rates used were ₱57.21 and ₱56.24, per \$1, respectively.

The following table demonstrates the sensitivity to a reasonable possible change in US Dollar exchange rate, with all variables held constant, of the Group's profit before tax (due to changes in the fair value of monetary assets and liabilities). There is no other impact on the Group's equity other than those already affecting profit or loss.

	Change in ₽/\$ exchange rate	
	5% appreciation	5% depreciation
	of \$ against ₽	of \$ against ₽
Increase (decrease) in income before income tax		_
March 31, 2025	₽11,910,470	(₱11,910,470)
June 30, 2024	₽14,647,237	(₱14,647,237)

#### 20. Fair Value Measurement

### Fair Value and Category of Financial Instruments

The following methods and assumptions were used to estimate the fair value of each class of financial instruments for which it is practicable to estimate such value:

Cash and Cash Equivalents, Due from/to Related Parties, Accounts Payable and Accrued Expenses, and Short-term Loan

The carrying amounts of these financial instruments approximate their fair values due to their short-term maturity. The fair value hierarchy as required by the amendments to PFRS 7 is not applicable since these financial instruments are carried at amortized cost.

# Long-term Debts

The fair values of long-term debts were calculated based on the discounted value of future cash flows using the applicable risk-free rates for similar types of loans adjusted for credit risk (Level 3 of the fair value hierarchy).

# Fair Value Hierarchy

The Group uses the following hierarchy for determining and disclosing the fair value of financial instruments by valuation technique:

- Level 1: Quoted (unadjusted) prices in active markets for identical assets or liabilities
- Level 2: Those involving inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (as prices) or indirectly (derived from prices)
- Level 3: Those inputs for the asset or liability that are not based on observable market data (unobservable inputs)

As of March 31, 2025 and June 30, 2024, the fair values of long-term debts fall under level 3 of the fair value hierarchy.

There were no transfers between Level 1 and Level 2 fair value measurement, and there were no transfers into and out of Level 3 fair value measurement.

#### <u>Valuation Techniques Used to Derive Level 3 Fair Values</u>

The table below presents the following for each class of the Group's long-term debts and lease liability:

- The fair value measurements at the end of the reporting period;
- The level of the fair value hierarchy (e.g., Level 2 or Level 3) within which the fair value measurements are categorized in their entirety;
- A description of the valuation techniques applied;
- The inputs used in the fair value measurement; and
- For Level 3 fair value measurements, quantitative information about the significant unobservable inputs used in the fair value measurement.

# 21. Capital Management

The Group ensures that the minimum capital infused by the shareholders is properly managed. The Group manages its capital structure and makes adjustments to it in the light of changes in business and economic conditions.

As of March 31, 2025 and June 30, 2024, the Group's total equity amounted to \$\textstyle{2}4.3\$ billion. In order to sustain its operations, the Group may obtain additional advances and/or capital infusion from its shareholders. Certain companies in the Group are required to maintain certain level of equity as required by their loan agreements (see Note 13).

The Group considers the following as its core capital:

	March 31, 2025	June 30, 2024
Short-term loan	₽745,659,706	₽248,780,784
Long-term debts	7,498,984,948	3,470,963,226
Due to related parties	1,913,227	9,688,488
Capital stock	440,423,912	440,423,912
Additional paid-in capital	3,035,119,971	3,035,119,971
Retained earnings	137,970,896	67,183,056
	₱11,860,072,660	₽7,272,159,437

# 22. Significant Contracts, Agreements and Commitments

#### Solar Energy

#### SSAI

• Service Contract of Balsik Solar Power Project. On December 23, 2015, SSAI was awarded SESC No. 2015-10-260 for the exclusive right to explore and develop the Balsik Solar Power Project (the "Project"), wherein SSAI shall undertake exploration, assessment, harnessing, piloting, and other studies of the solar energy resources in Hermosa, Bataan.

The SESC is a two-year non-extendible pre-development stage contract from the effective date of the contract to conduct preliminary solar energy resources data gathering activities, and if warranted by the results, conduct of a full solar energy resources assessment. The SESC further provides that if SSAI failed to accomplish the first six (6) months milestones indicated in the Work Program submitted to the Department of Energy ("DOE"), the contract term shall be considered expired. However, the submission of SSAI of a Declaration of Commerciality ("DOC") at any time during the pre-development stage and confirmation thereof by the DOE shall supersede the first six (6) months milestone requirement of the DOE.

• Declaration and Confirmation of Commerciality. On November 7, 2017, SSAI submitted to DOE a request to confirm DOC attaching the required documents. After a series of consultation with DOE, SSAI has been granted its Certificate of Confirmation of Commerciality ("COCOC") on September 30, 2019.

On February 13, 2020, SSAI submitted to the DOE a request for amendment of the contract area to reflect the change in the technical design and a Revised 5-Year Work Plan to

implement the proposed project. On April 8, 2021, DOE has approved the contract area, revised 5-Year Work Plan, Solar Energy Operating Contract, and an amended certificate of registration.

On September 2, 2024, SSAI has issued the notice to proceed ("NTP") to the EPC contractor to signify the start of construction.

• Power Supply Agreement ("PSA"). On May 30, 2023, the Company signed a PSA with Kratos RES, Inc. ("Kratos") for the supply of 10 MW up to 20 MW for 20 years after commencement of operations. Kratos is a retail electricity supplier providing electricity to commercial and industrial customers.

#### KSEC

 Service Contract of Kirahon Solar Power Project. On May 3, 2012, the DOE awarded SESC No. 2012-003-004 to CEPALCO for the exclusive right to explore and develop the Kirahon Solar Power Project located in the Municipalities of Villanueva and Tagaloan, Misamis Oriental for a period of 25 years.

On December 2, 2013, the SESC was assigned to KSEC and approved by the DOE on May 28, 2014, correspondingly the DOE Certificate of Registration as an RE Developer was issued, thereby KSEC is already the holder of the SESC of the Kirahon Solar Power Project and all materials, equipment, plant and other installations erected or placed on the contract area by KSEC shall remain the property of KSEC throughout the term of the contract and after its termination.

The SESC has a contract period of 25 years and will expire in 2037. Under the SESC, the DOE shall approve the extension of the SESC for another 25 years under the same terms and conditions, provided that KSEC is not in default in any material obligations under the contract and has submitted a written notice to the DOE for the extension of the contract not later than one (1) year prior to the expiration of the 25-year period.

• *PSA*. On November 21, 2013, KSEC entered into a PSA with CEPALCO where the former shall supply the electric power requirements of the latter with a gross installed capacity of 12.5 MWp and a net installed capacity of 10 MW AC for a cooperation period of 25 years beginning the date of commercial operations.

On October 22, 2014, the Energy Regulatory Commission ("ERC") approved the PSA between KSEC and CEPALCO through ERC Case No. 2014-020 with modification on the generation rate to be used. Subsequently on January 21, 2015, CEPALCO filed a "Motion for Partial Reconsideration with Urgent Request for Recalculation" with the ERC for the adjustment on the generation rate to be used by KSEC. On May 4, 2015, the ERC granted the "Motion for Partial Reconsideration with Urgent Request for Recalculation" and approved the applicable generation rate, which shall be adjusted based on Feed-in Tariff Rules.

Starting October 25, 2020, the applicable generation rate was based on the final ERC PSA approval which provided adjustments in accordance with the ERC Resolution No. 16 Series of 2010, Resolution Adopting the Feed-in Tariff Rules.

A significant portion of KSEC's revenue from contracts with customers, which is presented as "Revenue from sale of electricity" in the consolidated statements of comprehensive income, pertain to sale of electricity to CEPALCO under the PSA. The Group recognized revenue from the PSA amounting to ₱137.0 million and ₱135.6 million for the nine-month periods ended March 31, 2025 and 2024, respectively, and ₱44.4 million and ₱47.6 million for the three-month periods ended March 31, 2025 and 2024, respectively.

#### **SPPP**

Power Purchase Agreement ("PPA"). On April 14, 2021, SPEC, the immediate parent company
of SPPP, signed a PPA with Palau Public Utilities Corporation ("PPUC") for the off-take of all
electrical energy to be produced from the solar photovoltaic electric energy generating
and battery storage facility with a solar PV total AC output capacity of 13.2 MW, a battery
energy storage system total output capacity of 10.2 MWAC, and a BESS total energy storage
capacity of 12.9 MWh. The tariff is fixed for a period of 20 years.

On April 8, 2022, SPEC, SPPP and PPUC entered into a Novation Agreement whereby SPPP substituted for SPEC under the PPA and other related agreements ("Project Agreements") and SPEC ceased to be entitled to and bound by its rights and obligations under the Project Agreements. However, SPEC shall remain responsible to PPUC in respect of any claims, cost and/or liabilities under the Project Agreements during the period up to the financial close of the PFA whether or not such claims or liabilities are known at that date.

The project is located in Ngatpang State, Babeldaob Island, Palau. Starting July 2023 until December 30, 2023, SPPP started its testing and commissioning of the solar power plant. SPPP completed the testing and commissioning of the solar power plant on and started commercial operations on December 31, 2023. SPPP's revenue from sale of electricity amounted to ₱123.7 million and ₱46.9 million for the nine-month periods ended March 31, 2025 and 2024, respectively, and ₱35.1 million and ₱34.7 million for the three-month periods ended March 31, 2025 and 2024, respectively.

• Funding Agreement. On January 31, 2022, SPPP entered into a Funding Agreement ("Funding Agreement") with Commonwealth of Australia represented by DFAT in relation to funding under the Australian Infrastructure Financing Facility for the Pacific ("AIFFP") to grant an amount of \$4.00 million for the purpose of funding of eligible project costs.

The DFAT agreement requires SPPP not to use the funds to acquire any assets other than for the project without the prior approval of DFAT.

On October 10, 2022 and March 3, 2023, SPPP made a drawdown from the Funding Agreement amounting to \$3.50 million and \$0.49 million, respectively. SPPP has elected to present the grant as a reduction in the carrying amount of the contract assets.

The DFAT agreement requires SPPP not to use the funds to acquire any assets other than for the project without the prior approval of DFAT.

#### **SPEC**

• Standby Letter of Credit ("SBLC"). In June 2022, SPEC applied for and was granted a credit line or accommodation in the form of a SBL with RCBC in the amount of \$1.00 million to be issued by RCBC as security for SPEC's obligations under the PPA that was executed between SPEC and PPUC for the Palau Project.

RCBC agreed to issue the SBLC on the condition that SPPP, a subsidiary of SPEC, shall assign in favor of SPEC all the rights, title, participation, interests and claims over the assigned receivables.

The SBLC is secured by a \$250,000 hold-out deposit and SPPP's rights, title, participation on the sums of money, receivables or proceeds now and/or hereafter due and receivable on the liquidated damages not exceeding \$750,000 under its Installation, Commissioning and Construction Services Agreement with a third-party contractor.

### **Hydropower Energy**

#### **AMHHC**

Assignment of Project Assets to AMHHC. On November 7, 2013, AMHHC entered into a Deed
of Assignment of Project Assets with Moorland Investment Philippines, Inc. ("MPII")
whereby MPII absolutely and unconditionally assign, transfer and convey unto AMHHC any
and all of its rights, interests and obligations in and under the following contracts which
MPII obtained from Enerhighlands Corporation (ELC) by virtue of a "Deed of Assignment
of Contracts" dated October 10, 2013.

Contract Number	Project	Resource Area
HSC 2013-06-258	Kiangan Mini Hydro Project	Asin, Kiangan Ifugao
HSC 2013-06-261	Kiangan Mini Hydro Project	Ibulao I, Kiangan, Ifugao
HSC 2013-06-262	Ibulao Mini Hydro Project	Ibulao II, Kiangan, Ifugao
HSC 2013-06-263	Kiangan Mini Hydro Project	Hungduan, Kiangan, Ifugao
HSC 2013-06-264	Lamut-Asipulo Mini Hydro Project	Lamut, Kiangan, Ifugao

Project Development Agreement ("PDA") with ELC. On November 26, 2013, AMHHC entered
into a PDA with ELC whereby AMHHC and ELC agreed to work together for the further
exploration, development and/or commercialization for an exclusive contract aimed at
further development and commercialization of the seven (7) hydropower projects located
in areas of Kiangan and Lamut, Province of Ifugao and in San Mariano, Isabela Province.

Included also in the PDA is the setting up of special purpose companies for the Projects, which shall possess all authority, rights and obligations for the development construction, financing and operations of relevant project assigned to it.

Under the Hydropower Service Contract ("HSC"), AMHHC is given a two-year non-extendible pre-development stage from the effective date of the contract to conduct preliminary hydropower resources data gathering activities, and if warranted by the results, conduct of a full hydropower resources assessment. The HSC further provides that if AMHHC failed to accomplish the first six months milestones indicated in the Work Program submitted to the DOE, the contract term shall be considered expired. However, the submission of AMHHC of a Declaration of Commerciality at any time during the pre-development stage and confirmation thereof by the DOE shall supersede the first six months milestone requirement of the DOE.

Upon submission of the Declaration of Commerciality by AMHHC and confirmation by the DOE through issuance of COCOC shall remain in force for a period of 25 years from the effective date of contract. One year before the expiration of the initial 25-year period, AMHHC may submit to the DOE an extension of the HSC for another 25 years under the same terms and conditions so long as AMHHC is not in default of any material obligations under the HSC.

#### LAMHC

In accordance with the PDA between AMHHC and ELC, LAMHC was established on December 12, 2016 to further develop and operate the Lamut-Asipulo Mini Hydro Project.

- Assignment of Projects to LAMHC. On November 26, 2013, AMHHC entered into a Deed of Assignment of Project Assets with ELC whereby ELC transfers, conveys and assigns all its assigns all its assets and liabilities in relation to certain HSCs. ELC shall ensure that all rights and benefits under existing contracts in respect of the HSC shall redound to the benefit of the special purpose company to which the contract shall be designated to.
- Assignment of Project to LAMHC. On June 28, 2017, AMHHC, ELC and LAMHC executed the Supplement to Deed of Assignment of Project Assets whereby LAMHC assumes all the rights and obligations, risks, liabilities, benefits, and interests of KMHC including all of the rights and obligations of AMHHC in respect to Lamut-Asipulo Mini Hydro Project under HSC 2013-06-264.

On August 8, 2017, LAMHC filed the request for the assignment of HSC 2013-06-264 with the DOE. On October 19, 2018, the DOE approved the assignment for HSC 2013-06-264, pursuant to the Deed of Assignment to LAMHC.

As of April 29, 2025, LAMHC has not yet started construction of the project.

### Wind Energy

#### ATWC

The Wind Energy Service Contract ("WESC") is a two-year exclusive contract renewed for a period of one (1) year, to conduct preliminary wind energy resources data gathering activities, and if warranted by the results, conduct of a full wind energy resources assessment. The WESC provides that if ATWC failed to accomplish the first annual milestones indicated in the Work Program submitted to the DOE, the contract term shall be considered expired. However, the submission of ATWC of a Declaration of Commerciality at any time during the predevelopment stage and confirmation thereof by the DOE shall supersede the first annual milestone requirement of the DOE.

 Declaration and Confirmation of Commerciality. Upon submission of the Declaration of Commerciality and confirmation by the DOE through issuance of COCOC, the WESC shall remain in force for the balance of 25 years from the effective date of contract. One (1) year before the expiration of the initial 25-year period, ATWC may submit to the DOE an extension of the WESC for another 25 years under the same terms and conditions so long as ATWC is not in default of any material obligations under the WESC.

ATWC has the following WESCs as follows:

Contract Number	Resource Area	Status
WESC 2009-10-020	Abra de llog, Occidental Mindoro	Under moratorium due to
		unavailable market
WESC 2017-01-017	Tanay, Rizal	Under pre-development
		stage

On October 23, 2009, the DOE awarded the WESC 2009-10-020 to APHC, ATWC's affiliate, wherein, APHC shall provide the necessary technology for the wind energy exploration and conduct assessment, field verification, harnessing and feasibility studies for the financing, construction and operation of an appropriate wind power plant.

In June 2011, APHC assigned the rights, title, interest, benefits and obligations of the WESC 2009-10-020 to ATWC. APHC guarantees the performance by ATWC of the obligation under the said WESC.

On August 28, 2012, the DOE granted the request to temporarily suspend the development activities due to the pending completion of grid interconnection facilities linking Mindoro and Batangas. The development costs related to this WESC were impaired in 2016 since the grid interconnection facilities have not yet been established.

On January 17, 2017, the DOE awarded the WESC 2017-01-017 to ATWC, wherein ATWC shall provide the necessary technology for the wind energy exploration and conduct assessment, field verification, harnessing and feasibility studies for the financing, construction and operation of an appropriate wind power plant.

ATWC submitted to DOE a Declaration of Commerciality in March 2020, prior to the onset of the national health emergency. On February 11, 2022, ATWC filed a request with the DOE for the extension of the period for pre-development to be able to secure the remaining requirement of possessory rights over the Project site. ATWC, in the meantime, is currently in continuous and ongoing discussions with the Project site's registered owner to obtain possessory rights over the Project site.

On June 4, 2024, ATWC issued the NTP which signifies the start of construction of the Tanay Wind Project.

- Turbine Supply Agreement ("TSA") and Full-Service Agreement ("FSA"). On February 1, 2024, ATWC awarded and signed the TSA and FSA for the Tanay wind project to Envision Energy International Trading Limited ("Envision"). The TSA entails the design, engineering, manufacturing, delivery and installation supervision of the wind turbine generators and their wind turbine components. The FSA is a full-service scope which covers the service and maintenance of the wind turbine generators for the first 10 years of operations.
- Balance of Plant ("BOP") Engineering, Procurement and Construction ("EPC") Contract.
  On March 8, 2024, ATWC awarded the BOP EPC Contract to China Energy Engineering
  Group Guangdong Electric Power Design Institute Co. Ltd. ("GEDI"), along with its Philippine
  subsidiary GEDI Construction Development Corporation ("GCDC"), which will cover the
  design, engineering, supply of civil and electrical works, transportation of equipment,
  construction and installation of the Tanay wind project.

#### **AWPC**

• Transfer of WESC from ATWC. On December 23, 2019, the DOE awarded WESC 2019-09-134 to ATWC, wherein ATWC shall provide the necessary technology for the wind energy exploration and conduct assessment, field verification, harnessing and feasibility studies for the financing, construction and operation of an appropriate wind power plant.

The WESC is a two (2) year exclusive contract renewable for a period of one (1) year, to conduct preliminary wind energy resources data gathering activities, and if warranted by

the results, conduct a full wind energy resources assessment. The WESC provides that if the Company failed to accomplish the first annual milestones indicated in the Work Program submitted to the DOE, the contract term shall be considered expired. However, the submission of the Company of a Declaration of Commerciality at any time during the pre-development stage and confirmation thereof by the DOE shall supersede the first annual milestone requirement of the DOE.

Upon submission of the Declaration of Commerciality and confirmation by the DOE through issuance of Certificate of Confirmation of Commerciality, the WESC shall remain in force for the balance of 25 years from the effective date of contract. One (1) year before the expiration of the initial 25-year period, the Company may submit to the DOE an extension of the WESC for another 25 years under the same terms and conditions so long as the Company is not in default of any material obligations under the WESC.

In December 2022, ATWC submitted a request to the DOE for an extension of the predevelopment phase. On March 10, 2023, the DOE approved the request for extension covering the period December 23, 2022 to December 23, 2023.

On September 1, 2023, the Company entered into a Deed of Assignment with ATWC whereby ATWC transfers, conveys and assigns all its rights, title, interest and benefits in WESC 2019-09-134.

On April 26, 2024, AWPC issued the NTP which signifies the start of construction of the Alabat wind project.

- Turbine Supply Agreement ("TSA") and Full-Service Agreement ("FSA"). On February 1, 2024,
  AWPC awarded and signed the TSA and FSA for the Alabat wind project to Envision. The
  TSA entails the design, engineering, manufacturing, delivery and installation supervision
  of the wind turbine generators and their wind turbine components. The FSA is a full-service
  scope which covers the service and maintenance of the wind turbine generators for the
  first 10 years of operations.
- Balance of Plant ("BOP") Engineering, Procurement and Construction ("EPC") Contract.
  On March 8, 2024, AWPC awarded the BOP EPC Contract to GEDI, along with its Philippine
  subsidiary GCDC, which will cover the design, engineering, supply of civil and electrical
  works, transportation of equipment, construction and installation of the Alabat wind
  project.

# 23. Renewable Energy Act of 2008

On January 30, 2009, Republic Act No. 9513, An Act Promoting the Development, Utilization and Commercialization of Renewable Energy Resources and for Other Purposes, otherwise known as the "Renewable Energy Act of 2008" (the "Act"), became effective. The Act aims to:

- a) accelerate the exploration and development of renewable energy resources such as, but not limited to, biomass, solar, wind, hydro, geothermal and ocean energy sources, including hybrid systems, to achieve energy self-reliance, through the adoption of sustainable energy development strategies to reduce the country's dependence on fossil fuels and thereby minimize the country's exposure to price fluctuations in the international markets, the effects of which spiral down to almost all sectors of the economy;
- increase the utilization of renewable energy by institutionalizing the development of national and local capabilities in the use of renewable energy systems, and promoting its efficient and cost-effective commercial application by providing fiscal and non-fiscal incentives;
- c) encourage the development and utilization of renewable energy resources as tools to effectively prevent or reduce harmful emissions and thereby balance the goals of economic growth and development with the protection of health and environment; and
- d) establish the necessary infrastructure and mechanism to carry out mandates specified in the Act and other laws.

As provided in the Act, Renewable Energy ("RE") developers of RE facilities, including hybrid systems, in proportion to and to the extent of the RE component, for both power and non-power applications, as duly certified by the DOE, in consultation with the Board of Investments ("BOI"), shall be entitled to the following incentives, among others:

- Income Tax Holiday ("ITH") For the first seven (7) years of its commercial operations, the duly registered RE developer shall be exempt from income taxes levied by the National Government;
- ii. Duty-free Importation of RE Machinery, Equipment and Materials Within the first ten (10) years upon issuance of a certification of an RE developer, the importation of machinery and equipment, and materials and parts thereof, including control and communication equipment, shall not be subject to tariff duties;
- iii. Special Realty Tax Rates on Equipment and Machinery Any law to the contrary notwithstanding, realty and other taxes on civil works, equipment, machinery, and other improvements of a registered RE developer actually and exclusively used for RE facilities shall not exceed one and a half percent (1.5%) of their original cost less accumulated normal depreciation or net book value;
- iv. NOLCO the NOLCO of the RE developer during the first three (3) years from the start of commercial operation which had not been previously offset as deduction from gross income shall be carried over as deduction from gross income for the next seven (7) consecutive taxable years immediately following the year of such loss;
- v. Corporate Tax Rate After seven (7) years of ITH, all RE developers shall pay a corporate tax of ten percent (10%) on its net taxable income as defined in the National Internal Revenue Code of 1997, as amended by Republic Act No. 9337;
- vi. Accelerated Depreciation If, and only if, an RE project fails to receive an ITH before full operation, it may apply for accelerated depreciation in its tax books and be taxed based on such;

- vii. Zero Percent VAT Rate The sale of fuel or power generated from renewable sources of energy, the purchase of local goods, properties and services needed for the development, construction and installation of the plant facilities, as well as the whole process of exploration and development of RE sources up to its conversion into power shall be subject to zero percent (0%) VAT;
- viii. Cash Incentive of RE Developers for Missionary Electrification An RE developer, established after the effectivity of the Act, shall be entitled to a cash generation-based incentive per kilowatt-hour rate generated, equivalent to fifty percent (50%) of the universal charge for power needed to service missionary areas where it operates the same;
- ix. Tax Exemption of Carbon Credits All proceeds from the sale of carbon emission credits shall be exempt from any and all taxes; and
- x. Tax Credit on Domestic Capital Equipment and Services A tax credit equivalent to one hundred percent (100%) of the value of the VAT and custom duties that would have been paid on the RE machinery, equipment, materials and parts had these items been imported shall be given to an RE operating contract holder who purchases machinery, equipment, materials, and parts from a domestic manufacturer for purposes set forth in the Act. RE developers and local manufacturers, fabricators and suppliers of locally-produced RE equipment shall register with the DOE, through the Renewable Energy Management Bureau ("REMB"). Upon registration, a certification shall be issued to each RE developer and local manufacturer, fabricator and supplier of locally-produced renewable energy equipment to serve as the basis of their entitlement to the incentives provided for in the Act. All certifications required to qualify RE developers to avail of the incentives provided for under the Act shall be issued by the DOE through the REMB.

# 24. Other Matters

Repurchases, and Repayments of Debt and Equity Securities

There are no repurchases and repayments of debt and equity securities during the current period.

Changes in Estimates and Amounts Reported in Prior Financial Years

The key assumptions concerning the future and other key sources of estimation uncertainty used in preparation of the unaudited interim condensed financial statements are consistent with those followed in the preparation of the annual audited consolidated financial statements as of and for the year June 30, 2024.

Changes in Contingent Liabilities or Contingent Assets Since the Last Annual Reporting Date
There are no material changes in the contingent liabilities or contingent assets since the last annual reporting date.

Changes in the Composition of the Group During the Interim Period

There were no material changes in the composition of the Group during the period.

#### **ANNEX B**

# MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion and analysis of Alternergy's consolidated financial condition and results of operations should be read in conjunction with the consolidated financial statements and accompanying schedules and disclosures.

Key Variable and Other Qualitative or Quantitative Factors

- a) Trends, demands, commitments, events, or uncertainties that have a material impact on the issuer's liquidity.
  - There have been no material trends, demands, commitments, events, or uncertainties that have had a material impact on the Group's liquidity.
- b) Events that will trigger direct or contingent financial obligation that is material to the Group, including any default or acceleration or an obligation.
  - As of April 29, 2025, there were no other events which may trigger a direct or contingent financial obligation that is material to the Group.
- c) Material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Group with unconsolidated entities or other persons created during the reporting period.
  - There were no off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Group with unconsolidated entities or other persons created as of April 29, 2025.
- d) Material commitments for capital expenditures, the general purpose of such commitments and the expected sources of funds for such expenditures
  - As of period ended March 31, 2025, the Group has started construction activities of three projects: 128 MW Tanay Wind Project, 64 MW Alabat Wind Project and 28 MW<sub>P</sub> Balsik Solar Project as part of the Group's Road to 500 MW by 2026. With this, the Group has committed to spend a total of ₱20 billion of capital expenditures for these three projects, which are expected to be completed in 2025.

To fund these three projects, the Group has secured debt financing of ₱8.0 billion from Bank of the Philippine Islands and Security Bank Corporation for the Tanay Wind Project, and ₱5.3 billion and ₱1.0 billion from Rizal Commercial Banking Corporation for the Alabat Wind Project and Balsik Solar Project, respectively. Of these facilities, ALTER has made full drawdown for its Balsik Solar Project, and partial drawdowns for the Tanay and Alabat Wind Projects.

The balance will be funded through equity by ALTER.

e) Any known trends, events or uncertainties that have had or that are reasonably expected to have a material favorable or unfavorable impact on the issuer's net sales/revenues/income from continuing operations.

As of March 31, 2025, there were no known trends, demands, commitments, events, or uncertainties that will have a material impact on the issuer's net sales/revenues/income from continuing operations.

f) Any significant elements of income or loss that did arise from the issuer's continuing operations.

For the nine-month period ended March 31, 2025, the 15.3 MW<sub>P</sub> Palau Solar PV and 12.9 MWh BESS Project ("Palau Solar and BESS Project"), which started commercial operations on December 31, 2023, accounted for 45% of the Group's generation revenues in 2025.

The Palau Solar and BESS Project, the largest PV and BESS project in the Western Pacific, is the Group's first venture outside of the Philippines, with revenues and tariffs denominated in USD.

g) Causes for material changes in the consolidated financial statements.

See section below.

h) Seasonal aspects that had a material effect on the financial condition or results of operations.

The wind energy generation of the Pililla Wind Project for the nine-month period ended March 31, 2025 was lower as compared to the previous nine-month period ended March 31, 2024 which saw higher wind speeds. These values vary year-on-year but even out over the life of a typical wind farm.

#### FY2025 vs FY2024 Q3 Highlights

As at March 31, 2025 vs June 30, 2024 and for the nine-month and three-month periods ended March 31, 2025 vs 2024

### **Corporate and Operations**

Significant developments of the Group:

- Starting August 12, 2024, ALTER has been added to the Industrials Index of the Philippine Stock Exchange Sector Indices.
- On August 21, 2024, the Group entered into an EPC Agreement with GEDI for the construction of the Balsik (Solana) Solar Project.
- On September 2, 2024, the Group commenced the construction of the Balsik (Solana) Solar Project.
- On September 25, 2024, the BOD approved the consolidation of its land holdings through the recent acquisition of a newly established land holding company, Triple Play Land Corporation ("TPLC"). TPLC will consolidate ownership of land used as project sites for ALTER's various wind, solar or run-of-river hydro projects. ALTER envisions TPLC as a platform for a future REIT.
- On October 11, 2024, ALTER completed the acquisition of Alternergy Solar Holdings Corporation ("ASHCo"). The move is part of the ongoing re-alignment of the Group to organize its portfolio of renewable energy technologies under separate intermediate holding companies. ASHCo will hold ALTER's solar projects similar to the currently existing Alternergy Wind Holdings Corporation

- ("AWHC") for wind projects and Alternergy Mini Hydro Holdings Corporation ("AMHHC") for runof-river hydro projects.
- On October 29, 2024, the Tanay Wind Project successfully made its first drawdown from its long-term facility loan agreement with Bank of the Philippine Islands and Security Bank Corporation for ₱1.5 billion.
- On October 30, 2024, the DOE approved the increase in the registered capacity of the Tanay Wind Power Project from 112 MW to 128 MW.
- On November 5, 2024, the Board approved the declaration of dividends amounting to ₱40.0 million to be paid to holders of Perpetual Preferred Shares 1 and Perpetual Preferred Shares 2 Series A. Subsequently, on December 18, 2024, ALTER remitted a total of ₱117.93 million as coupon payments to Government Service Insurance System, as holders of ALTER's Perpetual Preferred Shares 2 Series A.
- On November 7, 2024, the Group, through AWHC, took full control of the Tablas Strait Offshore Wind Power Corporation which is developing the Tablas Strait 1, 2, and 3 Offshore Wind Projects (collectively, the "Tablas Projects"). AWHC acquired the interest held by Shell Overseas Investment B.V. in the Tablas Projects.
- In November 2024, the Group, through its Alabat Wind Project, signed a long-term lease agreement with the Philippine National Railways ("PNR") for a parcel of land located in Lopez, Quezon as the site for the project's switching station.
- On December 18, 2024, the Tanay Wind Project successfully made its second drawdown from its long-term facility loan agreement for ₱2.0 billion.
- On December 19, 2024, ALTER signed a one-year promissory note with RCBC amounting to ₱500.0 million for general working capital requirements.
- On December 26, 2024, the Balsik (Solana) Solar Project signed an Omnibus Agreement with RCBC for a project finance facility of up to ₱1.0 billion to finance its project costs. This had been subsequently drawn in full as of April 2025.
- On January 20, 2025, ALTER has appointed two financial advisors, AlphaPrimus Advisors and Astris
  Finance, for its next capital raising initiative following a rigorous selection process. The said
  financial advisors will advise on various options for ALTERV's capital raising framework to support
  the roll-out of its Road to 500 MW capacity target.
- On March 24, 2025, the SEC approved the amendment of its Article Seventh of its Amended Articles of Incorporation to remove the transfer restrictions in respect of its Perpetual Preferred 1 Shares ("PPS1").
- ALTER has been included in the list of sustainability-based equity investment portfolio managed by fund management firm, ATRAM Trust Corporation ("ATRAM"). The ATRAM Philippine Sustainable Development and Growth Fund ("ATRAM SDG Fund") focuses on investing in companies that contribute to sustainable development and growth, aligning with the United Nation's Sustainable Development Goals ("UN SDGs"). ALTER joins ATRAM's list of top 20 publicly listed companies under its sustainable equity portfolio that score high in terms of integrating UN SDGs into their operations and strategies. ATRAM particularly noted the comprehensive content laid out in ALTER's 2024 Sustainability Report and the level of transparency exhibited in the report and the ATRAM Survey, providing insights and guidance for other companies to replicate. The ATRAM Sustainable Investing Champions also recognized ALTER as one of the outstanding Philippine companies for its commitment in SDG 7 Affordable and Clean Energy and initiatives in sustainability.
- Alternergy Wind Holdings Corporation ("AWHC") has been awarded a new onshore wind power
  project in the province of Albay by the Department of Energy ("DOE"). The DOE awarded AWHC
  with a Certificate of Authority ("COA") to exclusively undertake exploration and assessment of
  wind resources for the Albay Wind Power Project located across seven (7) municipalities in the

province of Albay, with a project area of 6,318 hectares that could accommodate at least 150MW wind capacity. The COA, if proven commercially viable, will be converted to a 25-year Wind Energy Service Contract.

- In March 2025, the Balsik Solar Project has received its first tranche of project funding from its lender, Rizal Commercial Banking Corporation ("RCBC"), totaling ₱800.5 million out of the ₱1.03 billion project finance facility, for the ongoing construction works of the 28 MWp Balsik Solar Power Project located in Hermosa, Bataan.
- The Balsik Solar Project's final tranche was drawn in April 2025, amounting to ₱232.5 million, which bodes well towards the completion of the project within Q3 2025 and will start contributing revenues to the Group.
- On April 8, 2025, Alabat Wind Power Corporation ("AWPC"), has taken delivery of the first two (2) units of 8MW wind turbine generators, the largest wind turbine generators to be installed in the Philippines, in Alabat Island, Province of Quezon. Built by Envision Energy for the Alabat Wind Project, the towers have a maximum height of 195 meters, with three (3) blades that are 90 meters long each and having a total wingspan of 182 meters wide.
- On April 10, 2025, AWPC has received ₱3.3 billion from its project lender, Rizal Commercial Banking Corporation ("RCBC"), out of its ₱5.3 billion total project finance facility in respect of the Alabat Wind Power Project, which is expected reach commercial operations by Q4 2025.

# Financials and Key Performance Indicators

### Consolidated Statements of Comprehensive Income

The Group posted a consolidated net income of ₱109 million, which includes a one-time gain from the acquisition of the Tablas Offshore Wind Projects, for the nine-month period ended March 31, 2025 compared to the ₱158 million posted in the same period in 2024, which included one-time gain. Recurring net income for this period exceeded target by 23% as more operating assets brought in steady revenue flow, which puts the Group on track to achieving its year-end targets.

Revenue from sale of electricity was significantly higher by 43% at ₱261 million for the nine-month period ended March 31, 2025 as compared to ₱182 million for the same period in 2023. This increase was driven by inclusion of nine-month operating results of the Palau Solar and BESS Project, which now accounts for 45% of the Group's revenues.

Cost of sale of electricity for the nine-month period ended March 31, 2025 is at ₱130 million, which represents the normal expected level of costs, from ₱49 million in 2024, as there were no related cost of sale for test revenues for the Palau Solar and BESS Project recognized for the same period in 2024.

General and administrative expenses was manageable for the nine-month period ended March 31, 2025 at ₱99 million due to higher taxes and licenses, and one-time write-down of an early-stage, non-viable project in pre-development.

Other charges – net is significantly lower by ₱22 million in 2025 for the nine-month period ended March 31, 2025, owing to higher interest income in 2025 by ₱44 million, but offset by higher finance costs of ₱21 million.

The Group's earnings before interest, taxes, depreciation and amortization ("EBITDA") continues to have an uptrend as the nine-month period ended March 31, 2025 is higher by 9% at ₱291 million as compared to ₱267 million for the same period in 2023, while awaiting the completion of four projects under construction with a total capacity of 225 MW.

Consolidated Statements of Financial Position as at March 31, 2025 vs June 30, 2024 Current assets increased by 33% to ₱5 billion as of March 31, 2025.

The Group's cash remains robust at ₱3.2 billion as of March 31, 2025, increasing from ₱2.6 billion as of June 30, 2024, after significant investments of ₱3.9 billion to jumpstart construction of Tanay, Alabat, Balsik, Dupinga and Kiangan Projects, including a dividend payment of ₱40 million. As of March 31, 2025, successful loan drawdowns were made amounting to ₱500 million by ALTER, ₱3.5 billion the Tanay Wind Project and ₱800.5 million the Balsik Solar Project.

Consolidated assets of the Group increased to ₱14 billion as of March 31, 2025, up from ₱9 billion as of June 30, 2024.

Current liabilities increased by ₱905 million from ₱745.4 million as of June 30, 2024 to ₱1.7 billion as of March 31, 2025. This was mostly due to the short-term loan entered into by ALTER for ₱500 million for general working capital requirements, partially offset by the payment of third party advances amounting to ₱214 million.

Noncurrent liabilities was higher as at March 31, 2025 at ₱8 billion from ₱3.7 billion as at June 30, 2024 mainly due to the drawdowns made by ALTER, the Tanay Wind Project, and Balsik Solar Project.

Equity remained steady at ₱4.3 billion, with the Group's consolidated debt-to equity ratio at a manageable level of 1.9:1.0 as of March 31, 2025 from 0.9:1.0 as of June 30, 2024. Consolidated retained earnings significantly grew to ₱138 million as at March 31, 2025 as compared to ₱67 million as at June 30, 2024.

# **Financial Ratios**

Ratio	Formula	March 31, 2025	June 30, 2024
Current ratio <sup>(1)</sup>	Dividing total current assets over total current liabilities	3.00	4.99
Acid test ratio	Dividing quick assets by the current liabilities	2.11	4.96
Solvency ratio	Dividing net income excluding depreciation over total debt obligations	0.02	0.06
Debt-to-equity ratio <sup>(2)</sup>	Dividing total interest-bearing debts over stockholders' equity	1.99	0.87
Asset-to-equity ratio <sup>(3)</sup>	Dividing total assets over total stockholders' equity	3.21	2.03
Interest rate coverage ratio	Dividing earnings before interest and taxes of one period over interest expense of the same period	2.38	2.75
Return on equity (%) <sup>(4)</sup>	Dividing the net income (annual basis) by total stockholders' equity (average)	2.59%	3.69%
Return on assets (%) <sup>(5)</sup>	Dividing the net income (annual basis) by the total assets (average)	0.99%	1.90%
Net profit margin (%)	Dividing net income by the total revenue	42.50%	47.13%
EBITDA margin (%)	Dividing the EBITDA by the total revenue	86.49%	116.56%

# Notes:

- (1) Current ratio measures the Group's ability to pay short-term obligations
- (2) Debt to equity ratio measures the degree of the Group's financial leverage. The Group's total loans and borrowings includes interest-bearing bank loans and loans from third parties.
- (3) Asset to equity measures the Group's financial leverage and long-term solvency.
- (4) Average total shareholder's equity is calculated by taking the beginning and ending shareholder's equity then dividing by two.
- (5) Average total assets is calculated by taking the beginning and ending total assets then dividing by two.

# **ANNEX C**

# Reports on SEC Form 17-C

Date	Particulars
21-Apr-25	Alternergy's Alabat Wind Project receives PhP 3.256 billion drawdown from RCBC
14-Apr-25	As these ALTP2 shares are under Private Placement since listing on March 22,
_	2024, there are no changes from previous submission
14-Apr-25	ALTP2 of Alternergy Holdings Corporation ("ALTER") List of Top 100
	Stockholders for the period ending March 31, 2025
14-Apr-25	ALTER List of Top 100 Stockholders for the period ending March 31, 2025
14-Apr-25	Change in Shareholdings of one of ALTER's Independent Directors, Mr. Gregory L. Domingo
11-Apr-25	Change in Shareholdings of one of ALTER's Independent Directors, Mr. Gregory L. Domingo
8-Apr-25	Alternergy takes First Delivery of Largest Wind Towers in the Country
20-Feb-25	Alternergy added to ATRAM Sustainability Fund
12-Feb-25	Amendment of Article SEVENTH of the Alternergy Holdings Corporation's ("ALTER") Articles of Incorporation
12-Feb-25	Amendment of Article SEVENTH of the Alternergy Holdings Corporation's ("ALTER") Articles of Incorporation
7-Feb-25	ALTER receives letter from SEC-CGFD imposing penalty due to non-compliance with the website template for PLCs
20-Jan-25	Alternergy appoints financial advisors for its next capital-raising initiative
17-Jan-25	ALTER incorporates wholly-owned subsidiary, AlterCore Management Services Inc.
16-Jan-25	Alternergy secures P1 billion financing from RCBC for its Balsik Solar Project
20-Dec-24	ALTER Unit, ATWC, receives second tranche of funding from Tanay Project lenders
20-Dec-24	[Amend] ALTER remits first annual dividend payment to GSIS
19-Dec-24	ALTER remits first annual dividend payment to GSIS
12-Dec-24	[Amend] Amendment of Article SEVENTH of the ALTER Articles of Incorporation
12-Dec-24	Results of Organizational Meeting of Board of Directors
12-Dec-24	ALTER conducted its Annual Shareholders' Meeting on 11 December 2024 via virtual meeting platform
11-Dec-24	[Amend] Declaration of Cash Dividends to holders of Perpetual Preferred Shares 2 - Series A of ALTER
4-Dec-24	ALTER welcomes green partnership with BPI and IFC for the Tanay Wind Power Project
4-Dec-24	[Amend] Declaration of Cash Dividends to holders of Perpetual Preferred Shares 2 - Series A of ALTER
26-Nov-24	ALTER and PNR sign lease for Alabat wind project site
21-Nov-24	ALTER has successfully received the first tranche of the financing for the Tanay Project
14-Nov-24	Information Statement
11-Nov-24	Quarterly Report
11-Nov-24	Statement of Changes in Beneficial Ownership of Securities
11-1NUV-24	Statement of Changes in Beneficial Ownership of Securities

8-Nov-24	ALTER through Alternergy Wind Holdings Corporation ("AWHC") acquires 100% of Tablas Projects
6-Nov-24	Information Statement
6-Nov-24	Declaration of Cash Dividends to holders of Perpetual Preferred Shares 2 - Series A of ALTER
6-Nov-24	[Amend] Calling of the Annual Stockholders' Meeting of ALTER to be held on 11 December 2024
6-Nov-24	Amendment of Article SEVENTH of the Articles of Incorporation
6-Nov-24	ALTER held a Board of Directors meeting on 05 November 2024
5-Nov-24	Clarification regarding the news article entitled "Alternergy directs P2.9B to wind, solar projects"
30-Oct-24	Alternergy Holdings Corporation's subsidiary's Tanay Project gets DOE nod to increase its capacity
30-Oct-24	Clarification of News Reports
14-Oct-24	Change in Shareholdings of ALTER's President
14-Oct-24	[Amend] ALTER acquires shares of Alternergy Solar Holdings Corporation
14-Oct-24	[Amend] ALTER approves to acquire shares of Triple Play Land Corporation
26-Sep-24	Material Information/Transactions
26-Sep-24	Acquisition or Disposition of Shares of Another Corporation
26-Sep-24	Acquisition or Disposition of Shares of Another Corporation
26-Sep-24	Annual Report
26-Sep-24	Acquisition or Disposition of Shares of Another Corporation
26-Sep-24	Acquisition or Disposition of Shares of Another Corporation
26-Sep-24	Acquisition or Disposition of Shares of Another Corporation
26-Sep-24	Acquisition or Disposition of Shares of Another Corporation
26-Sep-24	Press Release
26-Sep-24	Notice of Annual or Special Stockholders' Meeting
18-Sep-24	Notice of Analysts'/Investors' Briefing
13-Sep-24	Press Release
19-Aug-24	Change in Shareholdings of Directors and Principal Officers
12-Aug-24	Statement of Changes in Beneficial Ownership of Securities
31-Jul-24	Material Information/Transactions
29-Jul-24	[Amend-1] Public Ownership Report
26-Jul-24	Change in Shareholdings of Directors and Principal Officers
16-Jul-24	Disbursement of Proceeds and Progress Report
12-Jul-24	List of Top 100 Stockholders (Preferred Shares)
12-Jul-24	List of Top 100 Stockholders (Common Shares)
12-Jul-24	Public Ownership Report