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

Information Statement Pursuant to Section 20 of the Securities Regulation Code

1.	Check the appropriate box: [
2.	Name of Registrant as specified in its charte	r :	ALTERNERGY HOLDINGS CORPORATION
3.	Province, country or other jurisdiction of incorporation or organization	:	Metro Manila, Philippines
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	: :	11 December 2024 10:00 a.m. Virtual meeting via Zoom videoconference
9.	Approximate date on which the Information Statement is first to be sent or given to security holders	:	19 November 2024
10.	Securities registered pursuant to Sections 8 a RSA (information on number of shares and a Registrant):		
	Title of Each Class	Num	ber of Shares of Common Stock

Number of Shares of Common Stock Title of Each Class Outstanding or Amount of Debt Outstanding

Common Shares 3,933,840,480 Perpetual Preferred Shares 1 370,398,637 Perpetual Preferred Shares 2 – Series A 100,000,000

11. Are any or all Registrant's securities listed in a Stock Exchange? 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

Only the Corporation's Common Shares and Perpetual Preferred 2 - Series A Shares are listed with the Philippine Stock Exchange ("PSE"). The 370,398,637 issued and outstanding Perpetual Preferred 1 Shares of the Corporation are registered with the Commission but not listed with the PSE.

INFORMATION STATEMENT

A. GENERAL INFORMATION

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

(a) Date : 11 December 2024

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 Annual Stockholders' Meeting at the principal office of Alternergy Holdings Corporation (the "Corporation" or "Alternergy") 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.

None of the proposed corporate actions 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 Annual Stockholders' Meeting, other than election to office.

(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 September 2024 is 3,933,840,480 Common Shares and 370,398,637 Perpetual Preferred Shares 1.
 - 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 13 November 2024 are entitled to notice of, and to vote at, the Annual Stockholders' Meeting.
- (c) Security ownership of certain record and beneficial owners (more than 5% of voting securities) as of 30 September 2024:

Title of	Name, address of	Name of Beneficial		No. of Shares	Percent
class	record owner and	Owner and		Held	
	relationship with	Relationship with	Citizenship		
	Issuer	Record Owner	ĺ		
Common	PCD Nominee	Vespers Holdings	Filipino	1,701,166,338	39.52%
	Corporation ¹	Corporation			
	29 th Floor, BDO	Level 3B, 111 Paseo			
	Equitable Tower, 8751	de Roxas Bldg.,			
	Paseo de Roxas,	Paseo de Roxas cor.			
	Makati City	Legazpi St., Legaspi			
		Village, 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	Filipino	67,572,061	1.57%
		Corp.			
		Unit 3D, Penhurst			
		Parkplace, 1 st Avenue			
		corner 30 th Avenue,			
		Fort Bonifacio,			
		Taguig City			
		(Gerry P. Magbanua)			

		PCD participants acting on their behalf	Filipino	1,252,711,976	29.10%
		or for their customers			
Common	Odin Holdings	Knud Hedeager	Danish	273,678,581	6.36%
Shares	Corporation				
	12F Laguna Tower,				
	The Residences at				
	Greenbelt, A. Arnaiz				
	Avenue, San Lorenzo,				
	Makati City				
Common	Penhurst Kinetic	Gerry P. Magbanua	Filipino	190,847,619	4.43%
Shares	Corp.		_		
	Unit 3D, Penhurst				
	Parkplace, 1 st Avenue				
	corner 30 th Avenue,				
	Fort Bonifacio, Taguig				
	City				
Perpetual	Vespers Holdings	Vicente S. Pérez, Jr.	Filipino	370,398,637 ²	8.61%
Preferred	Corporation				
Shares 1	Level 3B, 111 Paseo de				
	Roxas Bldg., Paseo de				
	Roxas cor. Legazpi				
	Street, Legaspi Village,				
	Makati City				

¹PCD is the registered owner of shares held by participants in the Philippine Depository and Trust Co. ("PDTC"), which handles

(d) Security Ownership of Management as of 30 September 2024

Title of Class	Name of Beneficial Owner	Position	n	Amount and Nature of Beneficial Ownership	Citizenship	Percent of Class
Common	Vicente S.	Chairman	and	1,727,877,994	Filipino	43.92% of
Shares and	Perez, Jr.	Director		Common Shares		Common
Perpetual				and		Shares
Preferred				370,398,637 Perpetual		
Shares 1				Preferred Shares 1		100.00% of
						Perpetual
						Preferred
						Shares 1
Common	Gerry P.	President	and	131,794,047	Filipino	3.32% of
Shares	Magbanua	Director			_	Common
						Shares
Common	Eduardo	Director	•	96,029,073	Filipino	2.44% of
Shares	Martinez					Common
	Miranda					Shares

automated securities transactions in the Philippines.

²Inclusive 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

mmon Kn	ud Hedeager	Director	358,008,800	Danish	9.10% of Common Shares
	chael James chtenfeld	Director	48,119,129	American	1.22% of Common Shares
	nina C. riola	Director and General Counsel	1,000,000	Filipino	0.03% of Common Shares
ares del	aria Theresa la Pena arcial	Independent Director	1	Filipino	Nil
	egory L. omingo	Independent Director	1	Filipino	Nil
	aria Victoria Españo	Independent Director	11,000	Filipino	Nil
-	isito S. ngilinan	Treasurer	10,000	Filipino	Nil
	aria Carmen Gala Diaz	Chief Financial Officer and Chief Sustainability Officer	107,000	Filipino	Nil
	na Melissa Lichaytoo	Corporate Secretary	N/A	Filipino	N/A
mmon She ares Lou	erleen urds R. acatangay	Assistant Corporate Secretary	N/A	Filipino	N/A
tal		•	2,362,957,045 Common Shares 370,398,637 Perpetual Preferred Shares 1		60.07% of Common Shares 100% of 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

(a) Directors, Executive Officers, Promoters and Control Persons

The Corporation has nine (9) incumbent directors.

Below are the Corporation's incumbent directors and executive officers:

Name	Age	Position
Vicente S. Pérez, Jr.	66	Chairman and Director
Gerry P. Magbanua	50	President and Director
Knud Hedeager	64	Director
Michael James Lichtenfeld	45	Director
Eduardo Martinez Miranda	64	Director
Janina C. Arriola	54	Director, Vice President and General
		Counsel
Maria Theresa Dela Peña Marcial	54	Independent Director
Gregory L. Domingo.	70	Independent Director
Maria Victoria C. Españo	59	Independent Director
Ephyro Luis B. Amatong	52	Board Advisor
Maria Carmen G. Diaz	50	Chief Financial Officer and Chief
		Sustainability Officer
Annette M. Rafael	54	Vice President for Government Affairs
Luisito S. Pangilinan	50	Treasurer
Anna Melissa R. Lichaytoo	59	Corporate Secretary
Sherleen Lourds R. Macatangay	36	Assistant Corporate Secretary

Below are the profiles of the Corporation's Directors and Executive Officers:

Vicente S. Pérez, Jr. (Chairman and Director) is the Founder and current Chairman of Alternergy. He has been a director of the Corporation since its incorporation in 2009 to date. He was Philippine Energy Secretary from June 2001 to March 2005. He promoted clean indigenous energy and crafted a tenyear renewable energy policy framework. Vince played a key role in President Arroyo's economic diplomacy, by forging strategic energy partnerships with several Asian countries, the UK and USA. He served briefly in early 2001 as Undersecretary at the Department of Trade and Industry. Prior to his government service, Vince had 17 years' experience in debt restructuring, capital markets, and private equity in emerging markets. He joined Mellon Bank in Pittsburgh in 1983 as Latin American credit analyst and Mexico desk officer. In 1987, Vince joined Lazard Brothers' debt trading team in London. The following year he moved to Lazard Frères in New York and formed its emerging markets team. At 35, he became the first Asian General Partner at Lazard Frères.

He was Managing Director of Lazard Asia from 1995 to 1997. Vince founded Next Century Partners in 1997, a private equity firm, and launched the Philippine Discovery Fund and the Asian Conservation Company. He assisted several investee companies with their Singapore Stock Exchange listings. He was also Chairman of Merritt Partners, an energy advisory firm focused on Asia. He has served as independent director of Energy Development Corporation and SM Investments and is currently an independent director of Banco de Oro Universal Bank and Double Dragon Properties. He is on the advisory boards of Pictet Clean Energy Fund and Yale Center for Business in the Environment. He was chairman of WWF-Philippines and trustee of WWF-International and was vice chairman of National Renewable Energy Board from 2009 to 2010. Vince obtained an MBA from the Wharton Business School of the University of Pennsylvania and a Bachelor's Degree in Business Economics from the University of the Philippines. He was a World Fellow at Yale University, where he lectured an MBA class on renewable power in emerging countries.

Gerry P. Magbanua (President and Director) is a co-founder and President of Alternergy Holdings Corporation. He has been a director of the Corporation since its incorporation in 2009 to date and was the Corporation's Treasurer from 2009 to 2017. Prior to joining Alternergy in June 2007, Gerry spent nine years with InterGen, a leading global green-field power developer with plants in Australia, Mexico, Netherlands, Philippines, Singapore and UK. Gerry worked as Commercial Manager for InterGen in the Philippines for four years, responsible for financial modeling and planning, asset management, and contracts management. He also served as Controller responsible for accounting, tax and treasury. Before joining InterGen, he spent 4 years with SGV, an affiliate company of Ernst & Young, as an auditor for the power, oil and gas industry. Gerry completed his degree in Bachelor of Science in Accountancy at the Philippine School of Business Administration and is a Certified Public Accountant. He served briefly as CFO of NorthWind in 2008 and 2009.

Knud Hedeager (Director) is a co-founder of Alternergy Holdings Corporation. He was a director of the Corporation from 2009 to 2014 and from 2018 to date. Prior to joining Alternergy in January 2007, he gained extensive experience in management and has worked in the wind industry for 11 years initially as Senior Vice President in NEG Micon, one of the world's leading wind turbine manufacturers, with responsibility for its business in Southeast Asia and its worldwide hybrid power business (combining diesel and wind turbines in offgrid applications). In 2004, when he took up residence in Manila, Knud founded the Moorland Group investing in renewable power projects primarily in Asia. Until March 2011, Moorland had a 28% equity stake in NorthWind Power which successfully developed, built and operated the first commercial wind farm in Southeast Asia in northern Philippines. He also developed a 1.8MW mini hydro project for Smith Bell Mini Hydro Corporation. Knud graduated with a degree in Mechanical Engineering from Aarhus Technical University in Denmark.

Michael James Lichtenfeld (Director) is the co-founder of Solar Pacific. He has been a director of the Corporation since 6 March 2023 to date. Prior to co-founding Solar Pacific in 2013, he served as Director of Utility Solar

Development at SunEdison, LLC. He had also held leadership positions in US solar company MMA Renewable Ventures LLC and Spanish solar IPP Fotowatio SL (FRV). He has managed a portfolio of over 300MW of solar development assets and has closed more than \$250 million in solar project financings. His background includes investment banking with UBS, private equity investing at Blue Wolf Capital Management in New York, and conservation finance at The Nature Conservancy in Indonesia. Mike holds an MBA and MEM from Yale University.

Eduardo Martinez Miranda (Director) is the President of Alternergy Mini Hydro Holdings Corporation. He has been a director of the Corporation since 2018 to date. Prior to joining Alternergy in 2014, Eduardo has extensive experience in banking and management. Eduardo has more than 30 years of experience working in commercial banking, investment banking, private equity and multilateral finance firms both in the Philippines, Hong Kong and New York. He started as an Assistant Secretary at the Far East Bank and Trust Company, and then joined Irving Trust Company based in New York as a Syndications Representative where he successfully initiated analysis to restructure, securitize and price the bank's mortgage and retail portfolios. He later joined Drexel Burnham Lambert Inc. also based in New York, as an Associate of the firm's Capital Markets Strategies Group where he actively managed investment portfolios ranging from \$25 million to \$2 billion for various U.S. financial institutions. Back in Manila, he became the Senior Vice President and Managing Director of PCI Capital Corporation, Director and Head of Corporate Finance of Merrill Lynch Securities Philippines, Managing Director of NCP Advisors Philippines, and Managing Director and Head of Philippine Investment Banking operations of Macquarie Securities Philippines. He later became the Senior Investment Officer and Hub Leader for the International Finance Corporation (IFC) Financial Institutions Group in the Philippines.

Janina C. Arriola (Director) is Vice President and General Counsel of Alternergy and as such acts as internal legal, regulatory, and contractual advisor to the Company. She is concurrently Compliance Officer of Alternergy. Her experience and expertise span all stages of power plant project development, as well as energy and electric power industry regulation. Ms. Arriola started her career as an associate at Puno Law Offices and then went on to work as in-house counsel (Assistant Vice President) at First Gen Corporation and the First Gas Group of Companies, where she also served as Corporate Secretary. She was later seconded to Energy Development Corporation after its acquisition by First Gen in 2007 and headed EDC's Contracts Management Division. Ms. Arriola established an independent consultancy after her stint at EDC, advising clients engaged in developing and operating natural gas, geothermal, hydro, wind, and solar power plants. Prior to joining Alternergy in May 2021, Ms. Arriola was Legal Group Head at Federal Land, Inc., one of the largest real estate developers in the country, and co-founded Winnergy Holdings Corporation, the renewable energy company that built and operated the first ever floating solar farm in the Philippines. Ms. Arriola obtained her Juris Doctor degree from the Ateneo de Manila University School of Law in 1996 and graduated with a Bachelor's

Degree in Comparative Literature from the University of the Philippines Diliman in 1992.

Maria Theresa Dela Peña Marcial (Independent Director) seasoned banker and has 27 years of experience in banking and finance. She has been a director of the Corporation since 16 November 2022 to date. Ms. Marcial is President & CEO of BPI Asset Management & Trust Corporation, providing a wide range of investment, trust and wealth management solutions to corporate, institutional, high net worth, mass affluent and retail client segments. Ms. Marcial has held senior leadership positions in BPI. From April 2017 to May 2022, Ms. Marcial served as BPI's Chief Finance Officer, responsible for driving the bank's strategic planning and budget process, performance management, capital structure and sustainability agenda, and was concurrent Chief Sustainability Officer of the bank. She is currently a Board Director of BPI Europe Plc. Prior to her banking career, Ms. Marcial worked at the Agricultural Policy Credit Council and the National Economic and Development Authority. In 2014, Ms. Marcial was recognized as one of the Top 25 Most Influential Women in Asset Management in Asia by Asian Investor, Most Outstanding Alumnus of the University of the Philippines Los Baños in 2006, and received the CEM Centennial Outstanding Alumni Award from the University of the Philippines Los Baños in 2019. Ms. Marcial is an advocate of marine conservation and renewable energy. She is a Trustee and Treasurer of WWF Philippines, a member of WWF Asia Pacific Council, a Board Director of Philippines Inter-Island Sailing Federation and a fellow of the Foundation for Economic Freedom. She obtained the Royal Yachting Association Skipper Certification in Sydney, Australia in 2015. In 2018, she participated in the Rolex Middle Sea Race, a 606-nautical mile Category 2 offshore yacht race around Sicily organized by the Royal Malta Yacht Club. She obtained her master's degree in economics from the University of the Philippines Diliman in 1994 and graduated cum laude with a Bachelor's Degree in Economics from the University of the Philippines Los Baños in 1990. She completed the Advanced Management Program at Harvard Business School in 2010 and the CFA Institute Investment Management Workshop at the Harvard Business School in 2006.

Gregory L. Domingo (Independent Director) has been a director of the Corporation since 16 November 2022 to date. He served as Department of Trade and Industry (DTI) Secretary from July 2010 to December 2015 and previously was the DTI Industry and Investments Group Undersecretary and Board of Investments Managing Head from May 2001 to April 2004. Mr. Domingo is currently Senior Adviser to SM Investments Corporation and is a director of BDO Private Bank and a few other companies. He has served as director of Belle Corporation, Pico de Loro Beach & Country Club, Pampanga Sugar Development Company, Carmelray JTCI Corp, and Manila Electric Company. He has a distinguished banking career for over 15 years, with Chase Manhattan Bank (Manila), Chemical Bank (New York), and other financial institutions in Philadelphia, Pittsburgh, and New York including First Boston, Drexel Burnham Lambert, and Mellon Bank. He finished his Bachelor of Science in Management Engineering at the Ateneo de Manila University, graduated with distinction at the Asian Institute of Management (AIM) with his Masters in

Business Administration, and completed his diploma for Master of Science in Operations Research at the Wharton School at the University of Pennsylvania. To better understand digitalization, in 2016 he took a 12-week data science bootcamp in New York.

Maria Victoria C. Españo (Independent Director) has been a director of the Corporation since 13 December 2023 to date. She is a Certified Public Accountant, a Certified Management Accountant and a Certified GRI Professional. Her wide range of expertise covers the fields of accounting, audit and risk management, change management, corporate strategy and governance. Ms. Españo first joined Punongbayan & Araullo in 1997 and was admitted to the partnership in 1999. She was appointed COO in 2009 and became Chair and CEO in 2011 until her retirement from the accounting firm in June 2023. She has worked with the Department of Finance, Senate of the Philippines, and Atlantic, Gulf & the Pacific. She completed her Masters degree in Accountancy at the Polytechnic University of the Philippines and had attended various executive programs at the Asian Institute of Management, Wharton Business School of the University of Pennsylvania, and the Said School of Business at She was also former Governor of the Management Oxford University. Association of the Philippines and Grant Thornton International Ltd., Chair of Financial Executive Institute of the Philippines (FINEX) and National Director of the Philippine Institute of Certified Public Accountants (PICPA) for the Public Practice. Aside from being an Independent Director of Alternergy, Marivic is also a member of the Board of Trustees of St. Paul University Philippines.

Ephyro Luis B. Amatong (Board Adviser) is a corporate and securities lawyer, sustainable finance advocate, and former regulator. From May 2014 to March 2022, Mr. Amatong was Supervising Commissioner of the Markets and Securities Regulation Department and the Economic Research and Training Department of the Philippine Securities and Exchange Commission (SEC). He was also the Philippine SEC's representative to the ASEAN Capital Markets Forum (ACMF), the high-level grouping of capital market regulators of the Association of Southeast Asian Nations (ASEAN). Mr. Amatong also participated in the development of the Roadmap for ASEAN Sustainable Capital Markets (2020); and was part of the ASEAN Sustainable Finance Taxonomy project, which resulted in the creation of the ASEAN Taxonomy Board and the issuance of Version 1 of the ASEAN Taxonomy for Sustainable Finance in 2021. As Supervising Commissioner of the Markets and Securities Regulation Department, he led the finalization of 2015 Implementing Rules and Regulations (IRR) of the Securities Regulation Code (SRC), the development of the SEC's Sustainability Reporting Guidelines for Publicly Listed Companies, the revision of the Implementing Rules and Regulations (IRR) for Real Estate Investment Trusts (REITs) and the development of the SEC's Crowdfunding Rules to improve access to financing for SMEs. Currently, he is a consultant for the World Bank Group, particularly the Sustainable Banking and Finance Network (SBFN). He is also Advisor to the Chair of the ACMF, and a consultant for the Government Securities Roadmap project of the Bureau of Treasury (BTr). He is also a Professorial Lecturer with the LL.M. Program of the University of the Philippines College of Law; a Trustee of the Andres

Bonifacio College; an Independent Director of Asialink Finance Corporation, Global Dominion Finance Corporation and the South Asialink Finance Corporation.

Maria Carmen G. Diaz, an international commercial and development banker with 25 years of experience, was appointed CFO and Chief Sustainability Officer of Alternergy in June 2023. Ms. Diaz has vast hands-on experience in sustainable finance, risk management, development of sustainable finance banking products, risk assessment on Environment Social Governance ("ESG"), credit risk on debt and equity transactions, and investor relations. Ms Diaz started her banking career as a Trust Credit Officer at Equitable PCI Bank. She then held various positions as Credit Risk Department Head at the French investment bank Calyon, as AVP for Corporate Banking at Mizuho, the Japanese commercial bank, and as Senior Risk Management Officer at ADB. Ms. Diaz's last position was with RCBC as Vice President and Sustainable Finance Officer under RCBC's Risk Management Group.

Annette Rafael is Alternergy's Vice President for Government Affairs and Vice President for Hydro. In these roles, she views herself as a springboard for technical considerations, regulatory matters and contractual work, providing the insight and resources needed to empower her teammates with the tools they need to address the issues at hand. A beacon for the highest ethical standards, Annette is dedicated to showcasing Alternergy's unwavering commitment to the highest ethical standards. Before joining Alternergy in 2014, Annette served in the Philippine Government for 17 years. She worked at the National Economic and Development Authority, and became a Director at the Department of National Defense and at the Department of Interior and Local Government. She was an Assistant Secretary of the Department of Environment and Natural Resources and Assistant Secretary of the Department of Energy. After her civil service career, Annette had eight years of extensive experience in the renewable energy industry with Constellation Energy and Sunwest, where she focused on government permitting and regulatory compliance issues. Annette earned a Master of Science degree in Geo Information Systems for urban applications from the International Institute for Geo Information Systems and Earth Observation of the University of Twente in the Netherlands, and a Bachelor of Science in Information Technology, cum laude, from the Polytechnic University of the Philippines.

Luisito S. Pangilinan is the Treasurer of Alternergy Holdings Corporation. He is responsible for managing company finances and maintaining budget accounts. He ensures Alternergy is in compliance with reporting requirements and on time when it comes to billing and payments. Louie is responsible for supervising and training Alternergy's administrative and accounting staff, as well as developing new systems and processes that increase efficiency and accuracy. Louie has nearly two decades of experience in the accounting field, spanning industries including property development, energy, tourism, and renewable energy. He has honed his accounting expertise at firms including Rockwell Land Corporation, Caltex Asia, and Ten Knots Development Group, the developer for El Nido Resorts. Louie received his Bachelor of Science in Accountancy from San Sebastian College ± Recoletos. A marathoner and

triathlete, he trades counting receivables for counting kilometers in his predawn runs across Manila.

Anna Melissa R. Lichaytoo is the Corporate Secretary of Alternergy and has held the position since 2010 to date. She was a director of the Corporation from 2011 to 2018. She is the Founding Partner and Managing Partner of Roxas de los Reyes Laurel Rosario & Gonzales Law Offices, established in 1996. Atty. Lichaytoo has been engaged for more than 30 years in the general practice of corporate law such as: corporate restructuring, securities registration, corporate governance, mergers and acquisitions, commercial and information technology contracts, proxy contests, and intra corporate disputes. She has acted as Counsel for various companies engaged in energy, information technology, manufacturing, real estate, insurance, pharmaceutical, banking and environment conservation. A member of the Philippine Bar Association, Integrated Bar of the Philippines, and Shareholders Association of the Philippines, Atty. Lichaytoo graduated with a Bachelor of Science, Major in Legal Management from Ateneo de Manila University and a Bachelor of Laws from Ateneo Law School.

Sherleen Lourds R. Macatangay is the Assistant Corporate Secretary of Alternergy and has held the position since 2018 to date. She is a Senior Associate of Roxas de los Reyes Laurel Rosario & Gonzales Law Offices, established in 1996. Atty. Macatangay has been engaged in the general practice of law specializing in corporate law and estate settlement. Her specific legal work is in areas such as establishment of corporations and corporate vehicles, acquisitions, corporate governance, contract negotiations, and corporate restructuring. Atty. Macatangay has acted as Counsel for various companies engaged in energy, banking, airline, insurance, food, tobacco, financing, real estate, environment conservation, stock transfer agency and holding companies, and as Corporate Secretary and Assistant Corporate Secretary of various companies. A member of the Philippine Bar Association, Atty. Macatangay graduated with a Bachelor of Science, Management, Major in Legal Management from Ateneo de Manila University and a Juris Doctor from Ateneo Law School.

The Nomination and Compensation Committee, in its meeting held on 25 September 2024, recommended the nomination of the following to the Board of Directors in the forthcoming Annual Stockholders' Meeting upon determination that they possess all of the qualifications and none of the disqualifications of a director provided for in the Code of Corporate Governance for Publicly-Listed Companies and the Manual of Corporate Governance of the Corporation:

- 1. Mr. Vicente S. Pérez, Jr.;
- 2. Mr. Gerry P. Magbanua;
- 3. Mr. Knud Hedeager;
- 4. Mr. Eduardo Martinez Miranda;
- 5. Mr. Michael James Lichtenfeld;
- 6. Atty. Janina C. Arriola;
- 7. Ms. Maria Theresa Dela Peña Marcial;

- 8. Mr. Gregory L. Domingo; and
- 9. Ms. Maria Victoria C. Españo.

The profiles of the nominees are listed in pages 6 - 10 hereof.

The information above addresses the requirements of Section 49 of the Revised Corporation Code for the presentation of the profiles of the directors and the directors nominated or seeking election or re-election.

The nominees for Independent Directors, Ms. Maria Theresa dela Peña Marcial, Mr. Gregory L. Domingo, and Ms. Maria Victoria C. Españo, have been duly evaluated by the Nomination and Compensation Committee which has certified that said nominees are duly qualified in accordance with Rule 38 of the 2015 Implementing Rules and Regulations of the Securities Regulation Code (the "2015 IRR of the SRC"), and suffer from no disqualification under Rule 38.6.2 of the 2015 IRR of the SRC and the Corporation's Revised Manual on Corporate Governance. The above-named nominees for Independent Directors were nominated by Vespers Holdings Corporation who is not related to any of the nominees.

The Certificates of Qualification of the nominees for Independent Director are submitted together with the Corporation's Information Statement and before the election of such Independent Directors.

(b) Significant Employees

Reyma Rufo-Alolod, 38, Filipino, is the Senior Project Development Officer for Solar Pacific and has held the position since April 2018 to date. She leads Solar Pacific's project development efforts, bringing more than 10 years of power generation experience throughout the Philippines. Prior to joining Solar Pacific in 2018, Reyma formerly served at Alsons Power Group where she managed more than 900MW of coal-fired, modular diesel power plants and hydro power projects, including site acquisition, permitting and compliance. She has worked with all key regulatory agencies including DOE, ERC, NCIP, DENR, BOI, DAR, and others. Reyma holds a Juris Doctor from Mindanao State University and a Master of Environment and Natural Resources Management from University of the Philippines.

Marie Franchesca Amatong, 51, Filipino, is Alternergy's Treasury Officer responsible for corporate finance, debt management, treasury, and foreign exchange and has held the position since October 2008 to date. She works across the spectrum of the Corporation's treasury work, including loan structuring, pricing, and operations. At Alternergy, she enjoys bringing together her interest in banking and her desire to protect the environment through the building of innovative financial models. She also serves as the Executive Director for the Asian Conservation Foundation (ACF), an NGO committed to conserving biological diversity and developing sustainable communities. Prior to joining Alternergy in 2008, she was part of the management team that advised several foreign investment funds under the Next Century Partners group, a Philippine-based investment advisory firm co-founded by Vicente Pérez, Jr. and Eduardo

Martinez-Miranda. In the early years of her career, she was a fixed income trader in both Peso and USD denominated debt securities, and later on, traded in the Japanese Government Bond futures market. She received a Bachelor of Science degree in Economics from the University of the Philippines.

Arman Lyle Ang, 36, Filipino, is Alternergy's Financial Controller and has held the position since July 2023 to date. His responsibilities include monitoring of implementation of budgets and plans and maintaining integrity of accounting records and reports provided to management for decision-making and to regulatory bodies for compliance. Arman is also in-charge of tax planning, internal controls, compliance with regulatory bodies, preserving and supervising cash resources, managing and training of the accounting team, and working with external auditors and advisors. Prior to joining Alternergy in July 2023, Arman was briefly Group Financial Comptroller for Roxas Holdings after a decade long career with SGV & Co., where he started off as an Associate in November 2010 and left as a Director in February 2022. He has extensive knowledge of accounting, auditing and regulatory requirements, which he polished during his 11-year stint with SGV, where he served publicly-listed and private companies under various industries. He was also heavily involved in various administrative responsibilities within SGV, including training iunior managers and associates. Arman earned his Bachelor of Science degree in Accountancy from University of the Philippines-Visayas at Iloilo City and is a Certified Public Accountant.

Beatriz Naomi Bathan, 27, Filipino, is Alternergy's Investor Relations Officer and is responsible for building long-standing and trusted relationships with stakeholders as she conveys Alternergy's growth strategy through investor briefings, non-deal roadshows, and shareholder meetings. She has held the position since July 2023 to date. Aside from responding to investor and analyst queries, Bea also assists with financial modelling and capital raising activities. Prior to joining Alternergy in July 2023, Bea was an Institutional Equities Trader with Daiwa Capital Markets and with CLSA Philippines. She earned her Bachelor's Degree in Business Management, with a minor in International Business from Ateneo de Manila University, where as an undergraduate, Bea was part of the United Nations Youth Assembly delegation to the UN Headquarters in New York where she learned practical skills on how to realize the vision of a sustainable world. Bea is currently pursuing the CFA program.

Charles S. Flores, 39, Filipino, is Alternergy's Transmission and Electrical Systems Manager and has held the position since March 2016 to date. In his role, Charles provides technical and administrative support relating to the grid interconnection, compliance and electrical systems design of Alternergy's renewable power projects. He is responsible for getting the maximum amount of electricity to the grid while ensuring that overloading does not occur. Safety is at the core of Charles' approach to his work, and he is determined to maintain the physical integrity of both the grid and Alternergy's assets. Before joining Alternergy in 2016, Charles was a Cadet Engineer with the National Transmission Corporation. Before that, he spent five years as an Electrical Maintenance Engineer at SunPower Manufacturing Philippines. Charles was an Electrical Quality Control Engineer of Saudi Integrated Group (2012-2014),

and Electrical Quality Control of Meralco Industrial Engineering Services Corporation (2014-2016). He is a licensed Electrical Engineer and a licensed Master Electrician. Charles earned his Bachelor of Science degree in Electrical Engineering from the Don Mariano Marcos Memorial State University, La Union Campus.

Maria Martha V. Garay, 52, Filipino, is Alternergy's Human Resources Manager, where she leads recruitment, administration of payroll and benefits, policy creation and implementation, and training and development initiatives. She has held the position since January 2010 to date. In the eleven years Martha has been with Alternergy, the Corporation has grown from 10 to 60 employees, and Martha has been at the forefront of the talent identification and hiring processes associated with this growth. Martha is committed to making sure team members feel heard and valued, and her approach to her work embodies the openness and sincerity that define Alternergy's company culture. She believes that great candidates in the renewable power space are first and foremost resilient, ready to take on any challenge that comes their way. Before joining Alternergy in 2010, Martha honed her perspectives on people management as Human Resources Head with Nittan Capital Finance. Her career also includes executive secretary posts with Del Monte Fresh Produce and Security Bank. Martha has completed her Master's Degree in Strategic Human Resources at Miriam College, where she also earned her Bachelor's Degree in International Studies.

Oliver G. Labares, 53, Filipino, is Plant Manager of the 10 MWac Kirahon Solar plant in Brgy. San Martin, Villanueva, Misamis Oriental where he manages the plant's operation, maintenance, safety, and spare parts inventory. He has held the position since October 2019 to date. He is also responsible for compliance reporting to national and local government agencies and coordinating with stakeholders CEPALCO and MINERGY. Before joining Solar Pacific in 2019, Oliver was in project development of utility scale photovoltaic at PHINMA Energy (2017-2019) and in product development of solar, run-of river and biomass projects at MINERGY (2012-2016). Furthermore, he was in charge of operation & maintenance of the ever first 1-MWp PV plant in the Philippines in Indahag, Cagayan de Oro City from 2004 to 2012. Oliver graduated with dual BS degrees in Electrical Engineering and Electrical Technology (honors) from Mindanao Polytechnic State College and is a licensed Electrical Engineer and licensed Master Electrician.

Jose Manuel R. Lopa Jr., 38, Filipino, is External Relations and Engagement Manager for Alternergy and has held the position since October 2023 to date. He manages relationships with external stakeholders including government agencies, regulatory bodies, community groups, and industry associations. He coordinates with regulatory agencies for permitting and compliance of Alternergy's projects. Snap also facilitates needs assessments of host communities and liaises with the CSR team to allocate resources to address the identified needs. He engages with local stakeholders in the acquisition of land rights and for speedy resolutions of host community issues. Prior to joining Alternergy in October 2023, Snap was with ACEN (formerly AC Energy) from 2017 to September 2023, most recently as External Affairs Manager, was a

member of ACEN's Legal and Regulatory team and previously a Marketing and Communications Officer. He earned a degree in BS Business Administration from the E.T. Yuchengco School of Business Management at Mapua University and was the graduating class president. He took his master's in business at the Ateneo Graduate School of Business. In 2021, he was part of the pioneer batch that finished the Circular Economy and Sustainability Strategies program of the Cambridge Judge Business School.

Revfel Niño G. Maglines, 35, Filipino, is the Surveys and Mapping Manager at Alternergy and has held the position since August 2017 to date. In his role, he conducts land surveys and contributes technical support for Alternergy's projects. Working in close partnership with the legal team, Reyfel's work provides baseline information needed for land acquisition and site placement. By surveying prospective areas for renewable projects around the country, Reyfel is inspired by the chance to help the Philippines mitigate the effects of climate change. Prior to joining Alternergy in 2017, Reyfel was a Geodetic Engineer for Certeza Infosys from 2011 to 2014, where part of his role involved mapping the Pililla Rizal wind farm. Reyfel is recognized for his pioneering efforts in the use of LiDAR technology, which offers unparalleled technical understanding of terrain and resources. His LiDAR technology skills were developed in his role as head of the Visavas State University team involved in the DOST Phil-LiDAR Program, which created a flood hazard map in the country - the first time LiDAR technology was used in the Philippines. Revfel is a licensed Geodetic Engineer and holds a Bachelor of Science degree in Geodetic Engineering from Visayas State University (Main Campus). He has spoken on the topic of resource maps at the Asian Conference on Remote Sensing.

Jose Margo C. Mananquil, 44, Filipino, is Senior Transmission and Electric Systems Manager. At Alternergy, Margo has served multiple roles: Site Project Manager for Kiangan Hydro, Plant Manager of Pililla Rizal wind farm, Electrical Systems Manager for the Pililla project, and was Transmission and Electrical Systems Engineer for various projects. He was briefly in Project Development and Operations for Alterpower Digos Solar and Fort Pilar Energy from 2022 to late 2023 before rejoining Alternergy. Prior to first joining Alternergy in 2010, Margo was Assistant Fields Operations Engineer with Dubai Electricity and Water Authority from 2008 to 2009. He was Substation Control Engineer, Operator and Safety Officer with the National Transmission Corporation from 2003 to 2008. Margo was a Maintenance Engineer with Aboitiz Power from 2002 to 2003. He is a licensed Electrical Engineer from University of Southeastern Philippines and an eMBA graduate of Asian Institute of Management.

Evangeline L. Moises, 49, Filipino, is Alternergy's Strategic Initiatives and Communications Manager and has held the position since April 2018 to date. She is responsible for guiding the permitting process across all government agencies, serving as a bridge between Alternergy's work and civil service institutions. Over the course of her career, she has developed significant rapport with people at all levels of government agencies. The relationships and knowledge she has acquired through this approach help smooth out and speed

up the processes needed for Alternergy to reach its next milestones. Prior to her work with Alternergy in 2018, Vangie worked with Merritt Advisory Partners as Energy Specialist. Before that, she was based in Jakarta as part of the ASEAN Centre for Energy, serving in a regional cooperation role and as Assistant to the Executive Director. Vangie's first public sector-related role was with the Department of Energy, where she was Executive Assistant to the Energy Secretary, working to manage public affairs and media relations. Vangie's career started in journalism. She served as a reporter at Baguio City's Community News Cable and Newspaper, and as Energy Beat Reporter in the Manila-based BusinessWorld publication, when she first met then Energy Secretary Vicente Pérez in 2001. Vangie graduated with a degree in Journalism from University of the Philippines Baguio.

Kimberly Rose L. Pagdilao, 40, Filipino, is Corporate Legal Counsel, where she is mainly responsible for contract review, legal research, PSE disclosures, and local stakeholder engagement. She has held the position since November 2017 to date. Her work thrives on having a 'pulse on the people', including her colleagues, the community members she works with, and government representatives. She strives to find points of connection when working through legal issues, creating outcomes that benefit everyone involved. Prior to joining Alternergy in 2017, Kim worked for five years in the power industry. She spent two years at KEPCO Philippines as a Business Development Lawyer handling both renewable and conventional power projects. She started out as a paralegal for SN-Aboitiz Power, working on hydro power projects for three years. Kim graduated with magna cum laude honors from the University of the Philippines-Diliman with a Bachelor of Arts degree in Philosophy. Subsequently, Kim earned a Juris Doctor degree also from the University of the Philippines-Diliman.

William Z. Refina, 56, Filipino, is a Senior Project Manager for Alternergy's wind and hydro projects, where he serves as a bridge between local governments, landowners, and project contractors. He has held the position since January 2013 to date. Butch cites his strong community relationships as key to Alternergy's ability to bring wind farms to life within budget and on schedule. In his role, he takes care to understand the needs of the communities he works with, and makes sure projects truly benefit the people they are intended to serve. Prior to joining Alternergy in 2013, Butch served as Assistant Manager for Mechanical Design for JEC Philippines for the Libingan ng mga Bayani water treatment project of Manila Water Company. Before that, he was Assistant Building Administrator for one of the properties of San Miguel Corporation in Pasig City. For a seven-year period, Butch worked in the Philippines and across global locations as Project Engineer for Angelo Cremona Asia. Butch is a licensed Mechanical Engineer and holds a Bachelor of Science degree in Mechanical Engineering from the University of Santo Tomas.

Alexander R. Santella, 47, Filipino, is Director of Technical Operations for Solar Pacific and has held the position since July 2018 to date. He manages all technical aspects of solar systems design, engineering, and installation together with his team. Additionally, he leads equipment selection, EPC contracting, and construction management of all solar projects. Alex led the technical design for

the Palau solar and battery energy storage Project. Prior to joining Solar Pacific in 2018, Engr. Santella has had extensive experience in engineering and major construction works internationally, including in the Middle East and APAC. Engr. Santella has personally managed the design and construction of more than 100MWp of solar and wind projects in the Philippines. He is also a Professional Electrical Engineer.

Julius Sturm, 65, Danish, is Technical Consultant for Hydropower Development and has held the position since November 2016 to date. Prior to joining Alternergy since 2013, he was the Managing Director (Southeast Asia) for Aarslef (Thailand) Ltd., a subsidiary of Per Aarseleff A/S in Denmark. Thereafter, he became the Sector Manager for Pacific Consultants International Asia, Inc. where he promoted the company's services in the water and power industry through donor organizations such as the World Bank, Asian Development Bank and the Department of International Development. He now holds a position as Chief Operating Officer in PacificTech Solutions which provides specialized services within a variety of architectural and engineering fields to clients mainly outside of the Philippines through a combination of international and Filipino staff input. Julius has over 15 years of experience in providing consultancy services in power, water, wastewater and industrial sector projects. With extensive business management and technical skills, he oversees projects in the design, implementation and operation stages as completed in several countries. His most recent projects, being the owner's representative in hydropower development, include the Operation and Maintenance of the 1.8MW Commonal-Uddiawan Mini Hydropower in Nueva Vizcaya, Philippines.

Neil Richard P. Tanguilig, 38, Filipino, is Senior Project Manager for Alternergy's wind projects, where he manages wind resource assessment campaigns and assesses the technical feasibility of proposed project locations. He has held the position since July 2012 to date. Within his role, Neil manages the construction of meteorological towers, collects and manages data, and works with geodetic engineers to map out project site requirements. Neil had the opportunity to apply his skills to the end-to-end process of bringing the landmark Pililla Rizal wind project to commercial operations. Prior to joining Alternergy in 2012, Neil was a Graduate Structural Engineer at Hyder Consulting Middle East. He earned a Master of Science degree in Energy Engineering and a Bachelor of Science degree in Civil Engineering from the University of the Philippines-Diliman. Neil is a licensed Civil Engineer. Neil has published a technical paper on small wind energy systems in the Journal of Pure and Applied Sciences.

(c) Family Relationships

Except for spouses Atty. Ephyro Luis B. Amatong, the Corporation's Board Advisor, and Mrs. Marie Franchesca Amatong, the Corporation's Treasury Officer, there are no known family relationships between the current members of the Board, Executives and Significant Employees.

(d) Involvement in Certain Legal Proceedings

To the knowledge and/or information of the Corporation, none of its present members of the Board, Executives, or its Significant Officers have been involved in any of the events below for the past five (5) years:

- i. Any bankruptcy petition filed by or against any business of which such person was a general partner or executive officer either at the time of the bankruptcy or within two years prior to that time;
- ii. Any conviction by final judgment, including the nature of the offense, in a criminal proceeding, domestic or foreign, or being subject to a pending criminal proceeding, domestic or foreign, excluding traffic violations and other minor offenses;
- iii. Being subject to any order, judgment, or decree, not subsequently reversed, suspended or vacated, of any court of competent jurisdiction, domestic or foreign, permanently or temporarily enjoining, barring, suspending or otherwise limiting his/her involvement in any type of business, securities, commodities or banking activities; and
- iv. Being found by a domestic or foreign court of competent jurisdiction (in a civil action), the Commission or comparable foreign body, or a domestic or foreign Exchange or other organized trading market or self-regulatory organization, to have violated a securities or commodities law or regulation and the judgment has not been reversed, suspended, or vacated.

A Certification that none of the directors or officers of the Corporation are connected with any government agency or instrumentality and the Certificates of Qualification of the Independent Directors are submitted together with the Corporation's Information Statement and before the election of such Independent Directors.

(e) Certain Relationships and Related Transactions

The Corporation, 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 Corporation by virtue of common ownership and representation to management where significant influence is apparent.

Except as indicated, otherwise, the outstanding accounts with related parties shall generally be settled in cash. The transactions are made at terms agreed upon by the parties.

Related party balances and transactions as at 30 June 2024 and 2023, and for the years ended 30 June 2024 and 2023 are summarized below (refer to Exhibit C for the full disclosure in the Audited Consolidated Financial Statements):

	Transactions During the Year/Period		Outstanding Balances as of	
	2024	2023	2024	2023
Due from Related Parties				
Cash advances	₱131,227,918	₱4,239,065	₱167,895,193	₱36,600,960
Development Costs	₱378,996,217	_	₱378,996,217	₱ 64,717,774
Assignment of shares or receivables	_	_	₱ 28,269,080	₱ 28,269,080
Others	_	_		₱600
Due to Related Parties				
Cash advances	₱9,600,000	₱88,489	₱9,688,489	₱2,541,406
Management and Advisory Services	₱1,220,745		₱1,220,745	
Others	11,220,745	<u>+</u> 707,636	₱707,636	<u>+</u> 707,636

Item 6. Compensation of Directors and Executive Officers

(a) Executive Compensation

Under the By-Laws of the Corporation, each Director and Board Advisor shall receive a per diem allowance for their attendance at each meeting of the Board. Currently, as compensation, each of the independent directors and board advisor receive ₱50,000.00 and ₱40,000.00, respectively, per diem per meeting, and the other directors, including the Chairman, are not entitled to any per diem allowance.

There are no other arrangements for compensation by way of payments for committee participation or special assignments. There are also no outstanding warrants or options held by the Directors, Executives and Significant Officers. There are no special employment contracts between the Corporation and its Executives.

The above information is disclosed pursuant to the requirements of Sections 29 and 49 of the Revised Corporation Code.

For the years ended 30 June 2024 and 2023, and for the six-month period ended 30 June 2022, the total salaries, bonuses and allowances paid to the Executives of the Corporation are as follows:

	Year	Salary*	Bonus	Others
Top five (5) Executives with highest compensation:	2024	₱33,339,800	₱2,925,000	₱–
Gerry P. Magbanua Knud Hedeager	2023	₱27,612,000	₱_	₱–
Michael Lichtenfeld Eduardo Martinez Miranda Janina C. Arriola	2022	₱12,723,875	₱_	₱_
Per diem of directors	2024			
	2023	₱–	₱_	₱240,000.00
	2022	₱–	₱_	₱–
All officers and directors as a	2024	₱46,164,500	₱4,288,000	
group	2023	₱35,050,100	₱_	₱–
	2022	₱16,213,425	₱_	₱–

^{*}Note: Salary includes compensation and transportation and communication allowances.

The Executives of the Corporation, who are engaged under NCP Advisors Philippines, Inc., are seconded to the Corporation and its subsidiaries and affiliates to perform management, project development, technical, administrative and finance functions.

In compliance with Sections 29 and 49 of the Revised Corporation Code, a report on the total compensation of each director will be presented at the Annual Stockholders' Meeting of the Corporation.

The above information complies with the requirements under Sections 29 and 49 of the Revised Corporation Code.

(b) Compensation of Directors

- (i) Standard Arrangements Under the By-Laws of the Corporation, each director and board advisor shall receive a per diem allowance for their attendance at each meeting of the Board. Currently, as compensation, each of the independent director and board advisor receive ₱50,000.00 and ₱40,000.00, respectively, per diem per meeting, and the other directors, including the Chairman, are not entitled to any per diem allowance.
- (ii) Other Arrangements None.
- (c) Employment Contracts and Termination of Employment and Change-in-Control

There are no compensatory plan or arrangements between the Corporation and its Executives in case of resignation or any other

termination of employment or from a change in the management or control of the Corporation.

Item 7. Independent Public Accountants

(a) The Corporation's current auditor, SyCip, Gorres, Velayo & Co. ("SGV"), has been the Company's auditor since its incorporation. The key audit partner in charge of the Corporation, Ms. Leovina Mae V. Chu, was first appointed for the audit period of December 2017.

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.

As the Corporation became a public interest entity in March 2023, which is within the fiscal year ending 30 June 2023, Ms. Chu may still act as the Corporation's key audit partner for an additional two (2) years. As such, she was allowed to act as the Corporation's key audit partner for the fiscal year ending 30 June 2024. Ms. Chu, however, will be replaced by Ms. Jhoanna Feliza C. Go as the Corporation's key audit partner in charge for fiscal year ending 30 June 2025.

- (b) There have been no disagreements between Management and the Corporation's auditor for any matter pertaining to accounting principles or practices, financial statement disclosures, or audit scope or procedures.
- (c) Representatives from SGV & Co. are expected to be present at the upcoming Annual 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.
- (d) Information on Independent Accountant and Other Related Matters
 - (i) Audit and Audit-Related Fees

The audit of the Corporation's annual financial statements or services is normally provided by the external auditor in connection with statutory and regulatory filings or engagements for 2022 to 2024.

	Audit Fee
Year Ended 30 June 2024	₱2,800,000.00
Year Ended 30 June 2023	₱3,000,000.00
Six-Month Period ended 30 June 2022	₱900,000.00

(ii) Tax Fees

The Corporation made no payments to its external auditors in tax fees for the years ending 2022 to 2024.

(iii) All Other Fees

	All Other Fees
For Year Ended 30 June 2024	₱809,165.15
Year Ended 30 June 2023	₱700,000.00
Six-Month Period ended 30 June 2022	₱4,900,000.00

Non-audit services in 2022 include services rendered for the initial public offering of the Corporation's Common Shares in March 2023.

(iv) Audit Committee's approval policy and procedures for the above services

SGV discusses the nature and scope of the audit with the Corporation's Audit Committee before the audit commences, as well as during the closing of the audit. The Audit Committee also examines and evaluates non-audit services that SGV may provide to the Corporation, and pre-approves such services, after which, the Audit Committee delegates to the President, CFO and Comptroller any discussion or negotiation with regards to such non-audit services that the Corporation and its subsidiaries may enter into with SGV.

Item 8. Compensation Plans

No action shall be taken at the Annual 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 this year's Annual 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 modify the rights of the Corporation's One Billion One Hundred Eighty One Million Five Hundred Ninety Four Thousand Five Hundred Forty Eight (1,181,594,548) Perpetual Preferred Shares 1 to remove the restrictions on the transfer of the Corporation's Perpetual Preferred Shares 1.

(b) Describe the material difference between the outstanding securities and the modified or new securities

The restriction on the transfer of the of the Corporation's Perpetual Preferred 1 Shares will be removed in compliance with the requirements of the Philippine Stock Exchange (the "Exchange") for the listing of the Perpetual Preferred Shares 1.

The amendment of the Corporation's Articles of Incorporation, as discussed in item 17 below, will be presented to the stockholders, to wit:

Original Provision	Proposed Revision
'SEVENTH: That the authorized	'SEVENTH: That the authorized
capital stock of the corporation is	capital stock of the corporation is
One Billion One Hundred Eighty	One Billion One Hundred Eighty
Eight Million Seven Hundred	Eight Million Seven Hundred
Eighty Eight Thousand Five	Eighty Eight Thousand Five
Hundred Seventy and 80/100	Hundred Seventy and 80/100
Pesos (PhP1,188,788,570.80) in	Pesos (PhP1,188,788,570.80) in
lawful money of the Philippines,	lawful money of the Philippines,
divided into eleven billion eight	divided into eleven billion eight
hundred eighty seven million eight	hundred eighty seven million eight
hundred eighty five thousand	hundred eighty five thousand
seven hundred eight	seven hundred eight
(11,887,885,708) shares, divided	(11,887,885,708) shares, divided
into ten billion four hundred six	into ten billion four hundred six
million two hundred ninety one	million two hundred ninety one
thousand one hundred sixty	thousand one hundred sixty
(10,406,291,160) common shares	(10,406,291,160) common shares
with a par value of Ten Centavos	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 sub-divided as follows:

- One Billion One a. Hundred Eightv One Million Five Hundred Ninety Four Thousand Hundred Five Forty (1.181.594.548)Eight Preferred Shares shall be known as "Perpetual 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:
 - 1. 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

(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 sub-divided as follows:

- a. One Billion One Hundred Eighty One Million Five Hundred Ninety Four Thousand Hundred Forty Five (1,181,594,548)Eight Preferred Shares shall be known as "Perpetual 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:
 - 1. 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 – 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:

Issuance/Transfer of Perpetual Preferred Shares 1 – Perpetual Preferred Shares 1 may only be issued or transferred to Filipino citizens, or corporations or associations at least sixty percent per annum (60%) of whose capital is owned by Filipino citizens.

_ Holders Dividends 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 of the Perpetual par value 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 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:

Issuance/Transfer of Perpetual Preferred Shares 1— Perpetual Preferred Shares 1 may only be issued or transferred to Filipino citizens, or corporations or associations at least sixty percent per annum (60%) of whose capital is owned by Filipino citizens.

_ Dividends Holders 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 of the Perpetual par value 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

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 exploration, development, utilization and operation of natural resources for renewable energy projects in the Philippines shall have been removed; and (ii) the 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 that would otherwise citizens Corporation require the maintain 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 in full, or pro rata insofar as the assets and properties of the Corporation will permit, the par 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.

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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 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 any 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 the 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.

Transfer Restrictions – After the issuance by original subscription, the Perpetual Preferred Shares 1 shall not be transferred, conveyed, or assigned except as follows:

> Anv holder of the **Perpetual Preferred** Shares 1 may sell his Perpetual **Preferred** Shares 1 back to the Corporation, which shall have the authority to redeem the **Perpetual** Preferred Shares 1 at par value within sixty (60) days following written notice from the selling holder of the Perpetual Preferred Shares 1.

In case an individual holder of the Perpetual Preferred Shares 1 passes away, the Corporation value of each Perpetual Preferred Share 1 and the offer price of each Perpetual Preferred Share 2 before any 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 the remaining assets and properties of the Corporation will permit, the par value of each Common Share.

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In case an individual holder of the Perpetual Preferred Shares 1 passes away, the Corporation shall have the first option to redeem the Perpetual Preferred Shares 1 at par value within sixty days following written notice of the individual holder's death being given Corporation bv his executor/administrator of heirs: falling which, the Perpetual Preferred Shares 1 of deceased holder may be conveved through hereditary succession to his compulsory heirs who must also be Philippine citizens.

In all cases of redemption under the above three paragraphs, 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 redemption, reduce ownership of Filipino citizens in the Corporation to less than the percentage of capital required by the law. For this purpose, the Corporation shall have authority to designate qualified Philippine holders to purchase directly from the transferors the Perpetual Preferred Shares subject to the Corporation's redemption right. Once redeemed by the Corporation, the Perpetual Preferred Shares 1 shall become treasury shares which may be reissued or resold by the shall have the first option to redeem the Perpetual Preferred Shares 1 at par value within sixty (60)—days—following—written notice of the individual holder's death—being—given—to—the Corporation—by—his executor/administrator of heirs; falling—which,—the—Perpetual Preferred—Shares—1—of—the deceased—holder—may—be conveyed—through—hereditary succession—to—his—compulsory—heirs—who—must—also—be Philippine citizens.

In all cases of redemption of the Perpetual Preferred Shares 1, under the above three paragraphs, 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 redemption, the reduce ownership of Filipino citizens in the Corporation to less than the percentage of capital required by the law. For this purpose, the Corporation shall have authority to designate qualified Philippine holders to purchase directly from the transferors the Perpetual Preferred Shares subject to the Corporation's redemption right. Once redeemed by the Corporation, the Perpetual Preferred Shares 1 shall become treasury shares which may be reissued 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:

- 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;
- 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 the issuance;
- e) Non-convertible to Common Shares:
- 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

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;
- 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 re-issuance;
 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. with the date together 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

- 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 re-issuance;
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granted by the Exchange in respect
of such lock-up requirement.

granted by the Exchange in respect of such lock-up requirement.

The affirmative vote of stockholders representing at least two-thirds (2/3) of the Corporation's outstanding capital stock will need to be secured to amend the Corporation's Articles of Incorporation specifically to remove the restriction on the transfer of the Corporation's Perpetual Preferred Shares 1.

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

The removal of the restriction on the transfer of the Corporation's Perpetual Preferred Shares 1 is proposed to comply with the requirement of the Exchange for the listing of the said shares. In consideration for the listing of securities, Item 13 of the Exchange's Listing Agreement requires the Corporation to represent, warrant, and guarantee that its listed securities are fully, freely, and readily tradeable, marketable, non-cancellable, and non-assessable, and not subject to any adverse claim.

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

Apart from the modification discussed in paragraph (b) above, there are no other material features relative to the proposed modification.

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

The Corporation has incorporated by reference the Audited and Unaudited Financial Statements, Management's Discussion and Analysis, and other data related to the Corporation's financial information for the period ending 30 June 2024 in its latest Management Report prepared in accordance with the Revised Securities Regulation Code (SRC) Rule 68.

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

Out of the One Billion One Hundred Eighty One Million Five Hundred Ninety Four Thousand Five Hundred Forty Eight (1,181,594,548) Perpetual Preferred Shares 1, Three Hundred Seventy Million Three Hundred Ninety Eight Thousand Six Hundred Thirty Seven (370,398,637) Perpetual Preferred Shares 1 are issued and outstanding and are registered with the Securities and Exchange Commission.

Item 11. Financial and Other Information

The Corporation has incorporated by reference the Audited and Unaudited Financial Statements, Management's Discussion and Analysis, and other data related to the Corporation's financial information for the period ending 30 June

2024 in its latest Management Report prepared in accordance with the Revised Securities Regulation Code (SRC) Rule 68.

Item 12. Mergers, Consolidations, Acquisitions and Similar Matters

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

D. OTHER MATTERS

Item 15. Action with Respect to Reports

(a) Reading and Approval of the Minutes of the Previous Stockholders' Meeting

The minutes of the previous meeting of the stockholders held on 13 December 2023 will be presented for approval at the 2024 Annual Stockholders' Meeting. The following were the significant matters discussed at the said meeting:

- (i) The Minutes of previous meetings of the stockholders held on the following dates were approved:
 - (1) 1 June 2022;
 - (2) 10 June 2022:
 - (3) 21 June 2022;
 - (4) 16 September 2022;
 - (5) 14 October 2022;
 - (6) 6 February 2023; and
 - (7) 10 October 2023.
- (ii) The Management Report and the Corporation's Financial Statements for the year ended 30 June 2023 were approved;

- (iii) All the acts, transactions and resolutions of the Board of Directors and Management since the 2022 Annual Stockholders' Meeting were confirmed and ratified:
- (iv) The members of the Board of Directors were elected; and
- (v) The appointment of the external auditor was ratified.

A copy of the Minutes of the 2023 Annual Stockholders' Meeting held 13 December 2023 was uploaded in the Corporation's website on 20 December 2023. The Minutes were prepared in accordance with the requirements of Section 49 of the Revised Corporation Code.

(b) Approval of the President's Report on the Results of Operations and Management Reports for the year 2024

A report on the significant business transactions undertaken and the financial targets and achievements by the Corporation in 2024 will be presented to the stockholders. Included in the Management Report is the Corporation's performance for the year 2024 in compliance with Section 49 of the Revised Corporation Code which requires a presentation to the stockholders of a descriptive, balance and comprehensible assessment of the Corporation's performance and a financial report for the preceding year. The Audited Consolidated Financial Statements for the period ending 30 June 2024 of the Corporation are reflected in the accompanying Annual Report sent to the stockholders.

Item 16. Matters Not Required to be Submitted

(a) Ratification of Acts, Resolutions and Transactions Entered into by the Board of Directors and Management of the Corporation

The acts of Management during the fiscal year, although not required to be submitted to the stockholders, are nevertheless presented for good corporate governance. A summary of all legal acts, resolutions and proceedings taken by the Directors and corporate officers since the 2023 Annual Stockholders' Meeting is attached hereto as Annex "C". These actions are subjected to the annual review by the Corporation's external auditor.

Copies of the Minutes of the Meetings of the Board of Directors may be examined by the stockholders of record as of 13 November 2024 at the Office of the Corporate Secretary during business hours.

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 Articles of Incorporation to remove the restrictions on the transferability of the Corporation's Perpetual Preferred Shares 1 as follows:

Original Provision

Proposed Revision

'SEVENTH: That the authorized capital stock of the corporation is One Billion One Hundred Eighty Eight Million Seven Hundred Eighty Eight Thousand 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) shares, divided into ten billion four hundred six million two hundred ninety one one hundred sixty thousand (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 (1,481,594,548) preferred shares with a par value of Ten Centavos (P0.10) per share.

The Preferred Shares are further sub-divided as follows:

- c. One Billion One Hundred Eightv Million Five Hundred Ninety Four Thousand Five Hundred **Forty** Eight (1,181,594,548)Preferred Shares shall be known as "Perpetual Preferred Shares 1" with a par value of Ten Centavos (PhP0.10) per share:
- d. Three Hundred Million (300,000,000) Preferred Shares shall be known as "Perpetual Preferred Shares 2" with a par

'SEVENTH: That the authorized capital stock of the corporation is One Billion One Hundred Eighty Eight Million Seven Hundred Eighty Eight Thousand 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 hundred seven eight (11.887.885.708) shares, 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.

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- c. One Billion One Hundred Eighty One Million Five Hundred Ninety Four Thousand Five Hundred **Forty** (1,181,594,548)Eight Preferred Shares shall be known as "Perpetual Preferred Shares 1" with a par value of Ten Centavos (PhP0.10) per share:
- d. 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:

- 4. One Hundred Million (100,000,000) Perpetual Preferred Shares 2—Series A with a par value of Ten Centavos (PhP0.10) per share;
- 5. One Hundred Million (100,000,000) Perpetual Preferred Shares 2 Series B with a par value of Ten Centavos (PhP0.10) per share; and
- 6. 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 – 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:

Issuance/Transfer of Perpetual Preferred Shares 1 – Perpetual Preferred Shares 1 may only be issued or transferred to Filipino citizens, or corporations or associations

- value of Ten Centavos (PhP0.10) per share and shall be further subdivided as follows:
- 4. One Hundred Million (100,000,000) Perpetual Preferred Shares 2—Series A with a par value of Ten Centavos (PhP0.10) per share;
- 5. One Hundred Million (100,000,000) Perpetual Preferred Shares 2 Series B with a par value of Ten Centavos (PhP0.10) per share; and
- 6. One Hundred Million (100,000,000) Perpetual Preferred Shares 2 Series C with a par value of Ten Centavos (PhP0.10) per share;

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or corporations or associations

at least sixty percent per annum (60%) of whose capital is owned by Filipino citizens.

Dividends _ Holders 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 of the Perpetual par value 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 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 the Corporation.

The Redemption 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 exploration, development, utilization and operation of natural resources for renewable energy projects in the Philippines shall have been removed; and (ii) the Corporation is not engaged in any other activity likewise reserved exclusively to Filipino citizens, or

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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 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 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 any 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 the 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.

Transfer Restrictions – After the issuance by original subscription, the Perpetual Preferred Shares 1 shall not be 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 the ownership of the Preferred Shares by such Filipino citizens.

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In case an individual holder of the Perpetual Preferred Shares 1 passes away, the Corporation shall have the first option to redeem the Perpetual Preferred Shares 1 at par value within sixty days following written notice of the individual holder's death being given to the Corporation bv his executor/administrator of heirs; falling which, the Perpetual Preferred Shares 1 of deceased holder may be conveyed through hereditary succession to his compulsory heirs who must also Philippine citizens.

In all cases of redemption under the above three paragraphs, 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

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

- With dividend rate to be determined by the Board at the time of issuance;
- m) Cumulative in terms of payment of current and unpaid back dividends;
- n) Non-voting (except in matters mandatorily required by law);
- o) 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

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- at the time of the issuance;
- p) Non-convertible to Common Shares;
- q) With issue value to be determined by the Board of Directors at the time of issuance;
- r) Redeemable at the option of the Corporation under such terms that the Board of Directors may approve at the time of issuance;
- s) 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;
- t) With no pre-emptive rights to any issue of shares, whether Common or Preferred;
- Re-issuable under such terms as the Board of Directors may approve at the time of re-issuance;
 and
- v) 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

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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.

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 details of the modification on the rights of the Corporation's Perpetual Preferred Shares 1 are discussed under Item 10 above.

The proposed amendments to the Corporation's Articles of Incorporation have been approved by the Board of Directors in its meeting held on 5 November 2024.

Item 18. Other Proposed Action

(a) Election of Directors

A Board composed of nine (9) directors will be elected for the year 2024-2025 at the meeting.

(b) Approval of the Realignment Plan involving the Transfer of Shares in Kirahon Solar Energy Corporation

In its Board Meeting held last 25 September 2024, the Corporation's Board of Directors approved the transfer of shares directly held by the Corporation in Kirahon Solar Energy Corporation ("KSEC") to Alternergy Solar Holdings Corporation ("ASHCo"), a holding company fully-owned by the Corporation, subject to the necessary third party consents, including project lenders. As part of the Corporation's group reorganization, ASHCo will serve as the

Corporation's intermediate holding company for the Corporation's solar energy portfolio.

As part of the requirements of the Exchange when the Corporation listed its Common Shares in 2023, the Corporation invoked the operational track record of KSEC to qualify for the track record requirement of the Exchange. Under Article III, Part D, Section 3 (a) of the Exchange's Consolidated Listing and Disclosure Rules, a company which invoked the operational track record of its subsidiary to qualify for the track record requirement is prohibited from divesting its shareholdings in the said subsidiary for a period of three (3) years from the listing of its shares unless a "divestment plan" is approved by the majority of the listed company's stockholders.

In compliance with the requirement of the Exchange, a "Realignment Plan" for the transfer of the Corporation's shares in KSEC will be presented for the approval of the Corporation's stockholders, to wit:

Buyer	-	Alternergy Solar Holdings Corporation ("ASHCo")
Number and Class of Shares to be Transferred	-	12,147 Preferred Shares A 15,645 Preferred Shares B 1,249,248 Common Shares
Selling Price per Share	-	12,147 Preferred Shares A at PhP5,603,89 per share 15,645 Preferred Shares B at PhP5,603,89 per share 1,249,248 Common Shares at PhP1.00 per share
Total Selling Price and Nature of Consideration	-	PhP156,992,439.88 in Cash
Principle in Determining the Amount of Consideration	-	Shares to be transferred at cost
Rationale for the Transaction	-	The transfer of the shares to ASHCo is in line with the consolidation of all the operating companies of the Corporation's solar projects under a common intermediate holding company. This will align with the existing structures that are already

		implemented for the wind and hydro portfolio of the Corporation.
Timeline of the Transfer of the Shares	-	The target date for the transfer of the shares is in the first quarter of 2025, upon approval of the Corporation's stockholders and upon the required consent of third parties, such as the project lenders.
Effects on the Business, Financial Condition and Operations of the Corporation	-	The Corporation will continue to own 49.97% of KSEC albeit now indirectly through ASHCo.
		The transfer of the Corporation's shares in KSEC will organize the Corporation's triple play portfolio (of solar, hydro, and wind) into separate intermediate holding companies for ease of potential investors.

The Realignment Plan is meant to fulfill the Exchange's requirements for a "divestment plan" but is referred to as a "realignment" instead on account of the fact that the transfer of the KSEC shares to ASHCo will not divest the Corporation of its ownership interests in KSEC, but will merely result in such ownership interests being held by the Corporation indirectly through ASHCo, its wholly-owned subsidiary.

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	Approval of the Minutes of the Previous Stockholders' Meetings	Affirmative vote of majority of the voting stockholders present
5	Approval of the Audited Financial Statements as of the period ending 30 June 2024	Affirmative vote of majority of the voting stockholders present
6	Ratification of all acts, transactions and resolutions by the Board of Directors	Affirmative vote of majority of the voting stockholders present

	and Management since the 2023 Annual Stockholders' Meeting	
7	Amendment of Article Seventh of the Articles of Incorporation	Affirmative vote of stockholders representing at least two-thirds (2/3) of the outstanding capital stock
8	Approval of the Realignment Plan involving the Transfer of Shares in Kirahon Solar Energy Corporation	Affirmative vote of stockholders representing a majority of the outstanding capital stock
9	Election of Directors	The nine (9) nominees garnering the highest number of votes shall be elected directors. A voting stockholder may vote such number of shares for as many persons as there are directors to be elected, or he may cumulate said shares and give one candidate as many votes as the number of directors to be elected multiplied by the number of shares owned, or he may distribute them on the same principle among as many candidates as he shall see fit; provided the total number of votes cast by him shall not exceed the number of shares owned by him multiplied by the number of directors to be elected.
10	Appointment of External Auditor	Affirmative vote of majority of the voting stockholders present

(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 his duly authorized representative) to be assisted by the Corporation's Stock Transfer Agent.

The foregoing addresses the requirement of Section 49 of the Revised Corporation Code to disclose to the stockholders material information on the current stockholders and their voting rights.

The Corporation undertakes to provide without charge to each shareholder, upon written request by the shareholder, a copy of the Corporation's Annual Report on SEC Form 17-A. Please direct all such requests to the Corporate Secretary, Atty. Anna Melissa R. Lichaytoo, 19th Floor BDO Plaza, Paseo de Roxas, Makati City, Philippines.

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 13 November 2024.

ALTERNERGY HOLDINGS CORPORATION

By:

Details and Rationale of the Agenda

- 1. **Call to Order.** The Chairman of the Board, or in his absence, the chairman of the meeting, shall call the meeting to order.
- 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. **Approval of the Minutes of the 2023 Annual Stockholders' Meeting held on 13 December 2023.** The Minutes of the 2023 Annual Stockholders' Meeting of the Corporation is submitted to the stockholders for approval. A copy of the said Minutes was uploaded on the Corporation's website on 20 December 2023 and may be accessed at https://941b1631-8e7e-4428-9e88-9ceb26b44e2d.usrfiles.com/ugd/941b16_75282c0b59894fd4bec22a4f74e7fc97.pdf
- 5. **Report of Management and the Board of Directors.** The highlights of the Corporation's performance for the year 2024 will be presented to the stockholders for which, the Corporation's Audited Financial Statements for the period ending 30 June 2024 will be submitted to the stockholders for approval.
- 6. Ratification of All Acts, Transactions and Resolutions by the Board of Directors and Management since the 2023 Annual Stockholders' Meeting. The acts, resolutions and proceedings of the Board of Directors and Corporate Officers since the 2023 Annual Stockholders' Meeting, a summary of which is provided for in the Information Statement, is submitted to the stockholders for approval and ratification.
- 7. **Amendment of Article Seventh of the Articles of Incorporation.** The amendment of the Corporation's Articles of Incorporation to remove the restriction on transfers of the Perpetual Preferred Shares 1, as discussed under Items 10 and 17 of the Information Statement, will be submitted to the stockholders for approval.
- 8. **Approval of the Realignment Plan involving the Transfer of Shares in Kirahon Solar Energy Corporation.** The realignment plan for the transfer of the shares directly held by the Corporation in Kirahon Solar Energy Corporation in favor of Alternergy Solar Holdings Corporation (a wholly-owned subsidiary of the Corporation), as discussed under Item 18 of the Information Statement, will be submitted to the stockholders for approval, in fulfillment of the Exchange's requirement for a "divestment plan".
- 9. **Election of Directors.** The Corporate Secretary will present to the stockholders the nominees for election as members of the Board of Directors of the Corporation. The profiles of the nominees are included in the Information Statement.

- 10. **Appointment of External Auditor.** The appointment of SGV & Co. as the Corporation's external auditor for the year 2025 will be presented to the stockholders for confirmation and ratification.
- 11. **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 Annual Stockholders' Meeting, may be presented to the stockholders for consideration.
- 12. **Adjournment.** Upon consideration of all matters included in the Agenda, the Chairman shall declare the meeting adjourned.

ALTERNERGY HOLDINGS CORPORATION (GUIDELINES FOR ANNUAL STOCKHOLDERS' MEETING 2024)

As provided in the Notice to Stockholders released on 19 and 20 November 2024, the Annual 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 https://bit.ly/registerAHC-ASM2024 . Registration will run from 21 November 2024 until 2 December 2024. The information required for the initial registration are as follows:

a. For 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;

b. For 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:

c. For 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;

d. For Stockholders represented by Proxy or Authorized Person:

- 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;
- Tax Identification Number (TIN) of the Stockholder;

e. For 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

After registration pursuant to the first step above, the registered Stockholders shall send the required documentation enumerated in Step 2 below. The Stockholders are to send their respective supporting documents to ahc.shareholderregistration@alternergy.com for validation

STEP 2: STOCKHOLDER SUPPORTING DOCUMENTS TO BE SENT TO THE CORPORATION VIA EMAIL

a. For Individual Stockholder

- A scanned copy of the front and back portions of the Stockholder's valid government issued photo ID with residential address. (This must be in a digital, JPG or PDF format with a 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.)
- If voting via Proxy: A scanned copy of the duly notarized Proxy Form signed by the Stockholder to cast the vote for the account. (This must also be in a digital, JPG or PDF format with a file size no larger than 2MB.)

b. For 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. (This must also be in a digital, JPG or PDF format with a file size no larger than 2MB.)

c. For 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. (This must be in a digital, JPG format with a file size no larger than 2MB.);
- A scanned copy of the front and back portions of the valid government-issued photo ID of the Stockholder's representative with residential address. (This must be in a digital, JPG format with a 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 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. (This must also be in a digital, JPG or PDF format with a file size no larger than 2MB.)

d. 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. (This must be in a digital, JPG or PDF format with a 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.)
- 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. (This must be in a digital, JPG format with a file size no larger than 2MB.);

• 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. (This must also be in a digital, JPG or PDF format with a file size no larger than 2MB.)
- ii. A scanned copy of the front and back portions of the representative's valid government issued photo ID with residential address. (This must be in a digital, JPG or PDF format with a 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.)
- 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. (This must be in a digital, JPG format with a file size no larger than 2MB.);

• 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. (This must be in a digital, JPG format with a file size no larger than 2MB.);
- 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. (This must be in a digital, JPG format with a 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.)
- 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. (This must also be in a digital, JPG or PDF format with a file size no larger than 2MB.)
- 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. (This must be in a digital, JPG format with a file size no larger than 2MB.);

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 ahc.shareholderregistration@alternergy.com on or before 4 December 2024.
- 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 4 December 2024.
- Validation of the proxies shall be held on 6 December 2024. 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 4 December 2024 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 2 December 2024 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 4 December 2024.
- 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 9 December 2024. Inquiries and/or comments received after the deadline shall be referred to the Corporation's Investor Relations Office for the appropriate response.

Legal Acts, Resolutions and Proceedings Since the 2023 Annual Stockholders' Meeting

The major resolutions approved by the Board of Directors and Executive Committee from the last Annual Stockholders' Meeting to the present are as follows:

Date/Type of Meeting	Action/s Take
13 December 2023/ Organizational Board Meeting	 Election of Officers Appointment of Committee Chairman and Members Filing of General Information Sheet
16 January 2024/ Special Board Meeting	Listing of Preferred Shares with the Philippine Stock Exchange
6 February 2024/ Regular Board Meeting	 Approval of the previous Minutes of the Meetings of the Board of Directors Approval of the unaudited financial statements for the quarter ending 31 December 2023
5 March 2024/ Special Board Meeting	Sale of shares in Alternergy Tanay Wind Corporation
25 March 2024/ Special Board Meeting	 Reallocation of the Use of Proceeds from the initial public offering
7 May 2024/ Regular Board Meeting	 Approval of the previous Minutes of the Meetings of the Board of Directors Approval of the unaudited financial statements as of the quarter ending 31 March 2024 Approval of up to PhP4 billion Green Corporate Loan Resignation of Ms. Maria Victoria C. Españo as Chairman of the Corporate Governance Committee and election of Mr. Gregory L. Domingo as Chairman of the Corporate Governance Committee Opening of account with BDO Trust
27 May 2024/ Special Board Meeting	 Approval of the Sponsor Undertaking for the Omnibus Loan and Security Agreement of the Corporation's subsidiary, Alternergy Tanay Wind Corporation
11 June 2024/ Special Board Meeting	 Subscription to shares in Olympia Solar Power Corporation Approval to act as Project Sponsor of Olympia Solar Power Corporation for a solar project to be located in Barangay Kalandagan, Tacurong City, Sultan Kudarat (the "Kalandagan Solar Project") Ratification of the Land Option Agreement for the Kalandagan Solar Project
25 September 2024/ Regular Board Meeting	• Approval of the Consolidated Audited Financial Statements of the Corporation and its subsidiaries as at 30 June 2024 and 2023, and for the years ended 30 June 2024 and 2023, and for the six (6)-month period ended 30 June 2022, and for the Parent Company

	Audited Financial Statements as at 30 June 2024 and 2023, and for the years ended 30 June 2024 and 2023 Ratification of additional subscription to Common Shares of Alternergy Wind Holdings Corporation (Formerly: Pililla AVPC Corporation) Group Reorganization by: Purchase of Common Shares in Alternergy Solar Holdings Corporation Purchase of shares in Triple Play Land Corporation Sale of all the Common Shares directly held by the Corporation in Kirahon Solar Energy Corporation, Solar Pacific Pristine Power, Inc., Liberty Solar Energy Corporation, and Olympia Solar Power Corporation, to Alternergy Solar Holdings Corporation Calling of the Annual Stockholders' Meeting for 2024 Updating of the Corporation's Manual on Corporate Governance Updating of the Audit Committee Charter Updating of the following Policies of the Corporation: Policy on Conflict of Interest; Policy on Material Related Party Transactions; Policy on Whistle-Blowing; Approval of the following Committee Charter: Executive Committee Charter; Related Party Transactions Committee Charter;
5 November 2024	 Risk Oversight Committee Charter Approval of the unaudited financial statements as of the quarter ending 30 September 2024 and the press release Payment to GSIS pursuant to the terms of the Term Sheet entered into by the Corporation with GSIS Declaration of Dividends Amendment of Article Seventh of the Articles of Incorporation Setting up of a wholly-owned subsidiary to serve as the shared services of the Corporation and its subsidiaries Entering into a Convertible Subordinated Interest Bearing Loan Agreement with AWHC which will have an option for conversion Renewal of the Clean Loan Line of up to PhP250,000,000,000.00 and Bridge Loan Facility of up to PhP500,000,000,000.00 with Rizal Commercial Banking Corporation Amendment of the Agenda to the ASM

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	ALTERNERGY	HOLDINGS
CORPORATION hereby appoints:					

or in its/his/her absence, the Chairman of the Meeting, as its/his/her true and lawful attorney-in-fact or proxy to represent one hundred percent (100%) of its/his/her voting rights and to vote on its/his/her behalf at the Annual Stockholders' Meeting of the Corporation to be held on 11 December 2024, as follows:

For	Against	Abstain
VOTE FOR	NUMBER	OF VOTES
Ш		
	UOTE FOR	

	ı _		
5. Michael James Lichtenfeld			
6. Janina C. Arriola			
 Maria Theresa dela Peña Marcial (Independent Director) 			
8. Maria Victoria C. Españo (Independent Director)			
9. Gregory L. Domingo (Independent Director)			
For any other matter arising during the meeting, the above- as he/she may deem fit. This proxy revokes and supe undersigned may have previously executed and shall n undersigned personally attends such stockholders' meeting.	rsedes any pro	xy or proxies t	the
IN WITNESS WHEREOF, the undersigned stockled day of 2024 in		uted this proxy the	his
SIGNED IN THE PRESENCE REPUBLIC OF THE PHILIPPINES)	E OF:		
) SS.			
SUBSCRIBED AND SWORN to before me, affiant exhibited to me his/her at			in on
Doc. No; Page No;			

CERTIFICATION OF INDEPENDENT DIRECTOR

I, MARIA THERESA DELA PEÑA MARCIAL, Filipino, of legal age and a resident

of

, after having been duly sworn to in accordance with law, do hereby declare that:

- 1. I am a nominee for Independent Director of Alternergy Holdings Corporation and have been its Independent Director since 16 November 2022.
- 2. I am currently affiliated with the following companies or organizations (including Government-Owned and Controlled Corporations):

POSITION/	PERIOD OF
	SERVICE
Director and President	15 June 2022 -
	present
Director	1 January 2020 - present
Trustee and Treasurer	1 October 2019 – present
Trustee	1 January 2020 – present
Director	28 July 2022 – present
Director	1 December 2022 – present
Director	13 September 2023 – present
Trustee	31 October 2023 - present
Director	20 March 2024 - present
Director	23 April 2024 - present
Director	23 April 2024 - present
	RELATIONSHIP Director and President Director Trustee and Treasurer Trustee Director Director Director Trustee Director Director

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of Alternergy Holdings Corporation, as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
- 4. I am not related to any director, officer, or substantial shareholder of Alternergy Holdings Corporation, its subsidiaries and affiliates.

- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.
- 7. I shall inform the Corporate Secretary of Alternergy Holdings Corporation of any changes in the abovementioned information within five (5) days from its occurrence.

Done, this NOV 0 6 2024, at

MARIA THERESA DELA PEÑA MARCIAL ★ ffiant

REPUBLIC OF THE PHILIPPINES)

SUBSCRIBED AND SWORN to before me this NOV 0 6 2024 at at a finish personally appeared before me and exhibited to me her Passport No. at DFA Manila.

Doc. No. 20

Book No. 12

Series of 2024.

Page No.

PTIY. JUBL FIRKER FLURES
Notary Public for Makati City
Until December 31, 2024
Appointment Vo. M-115(2023-2024,
Roll Of Attorney No. 77375
MCLE Compliance VIII No.0001393
Jen. 3, 2023 until Apr. 12, 2028
PTR NO.10070945/Jen. 2, 2024/Makati City
IBP No.330740/Jen. 2, 2024/Pasig City
107 Bataen St., Guadalupe Nuevo, Me

CERTIFICATION OF INDEPENDENT DIRECTOR

I, **GREGORY L. DOMINGO**, Filipino, of legal age and a resident of after having been duly sworn to in accordance with law, do hereby declare that:

- 1. I am a nominee for Independent Director of Alternergy Holdings Corporation and have been its Independent Director since 16 November 2022.
- 2. I am currently affiliated with the following companies or organizations (including Government-Owned and Controlled Corporations):

COMPANY/ ORGANIZATION	POSITION/ RELATIONSHIP	PERIOD OF SERVICE
BDO Private Bank	Director	April 2016 to present
SM Investments Corporation	Senior Adviser	April 2017 to present
Alsons/ AWS Information Systems, Inc	Director	Feb 2020 to present
Confiar Land Inc	Director	Aug 2022 to present
Oceana Gold	Independent Director	Feb 2024 to present
Premium Leisure Corp.	Director	April 2024 to present
Belle Corporation	Director	May 2024 to present
Diliman Doctors Hospital Inc.	Independent Director	Oct 2024 to present

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of Alternergy Holdings Corporation, as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
- 4. I am not related to any director, officer, or substantial shareholder of Alternergy Holdings Corporation, its subsidiaries and affiliates.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.

7	7. I shall inform changes in to occurrence.	the Corporate S he abovemention	ecretary of Altoned information	ernergy Hol on within	dings Confive (5)	poration days	on of a from	any its
Γ	Done, this	0 5 NOV 2	2024 	Y OF MAK	ATI			
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REPUB	LIC OF THE PH	ILIPPINES)	S.					
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Doc. No. Page No Book No Series of	. 375 5. 375	-		TY. RAY JOH COMMISSION TARY PUBLIC FO UNTIL DECEME	I NO. M-77 DR MAKATI CI		-	

2364 ANGONO STREET
BARANGAY POBLACION 1210, MAKATI CITY

SC Roll No. 62179/04-26-2013
IBP NO. 374750/12-26-2023/Pasig City
PTR NO. MKT 10074525/01-02-2024/Maketi City
MCLE Compliance Nn. VII-0020180/04-14-2025

CERTIFICATION OF INDEPENDENT DIRECTOR

I, MARIA VICTORIA C. ESPAÑO, Filipino, of legal age and a resident of I

, after

having been duly sworn to in accordance with law, do hereby declare that:

- 1. I am a nominee for Independent Director of Alternergy Holdings Corporation and have been its Independent Director since 13 December 2023.
- 2. I am currently affiliated with the following companies or organizations (including Government-Owned and Controlled Corporations):

COMPANY/ ORGANIZATION	POSITION/ RELATIONSHIP	PERIOD OF SERVICE	
St. Paul's University of the			
Philippines (Tuguegarao)	Board Trustee	2023 to Present	
Young Men's Christian Association	Board Independent Trustee	2024 to Present	
Institute of Corporate Directors	Board Trustee	2023 to Present	
Shareholders' Association of the			
Philippines	Board Trustee	2022 to Present	

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of Alternergy Holdings Corporation, as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
- 4. I am not related to any director, officer, or substantial shareholder of Alternergy Holdings Corporation, its subsidiaries and affiliates.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.
- 7. I shall inform the Corporate Secretary of Alternergy Holdings Corporation of any changes in the abovementioned information within five (5) days from its occurrence.

Done, this October 30, 2024, at Makati City.

ARIÁ VICTOR/A C. ESPAÑO

Affiant

REPUBLIC (OF THE PHILIPPINES CITY OF MAKATI)) SS.		
SUBS CITY Passport No.	SCRIBED AND SWOI	RN to before me to personally appeared at DFA M	before me and exhibit	at ed to me her

Doc. No.
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Book No.
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COMMISSION NO. M-77
NOTARY PUBLIC FOR MAKATI CITY
UNTIL DECEMBER 31, 2024
2364 ANGONO STREET
SARANGAY POBLACION 1210, MAKATI CITY
SC ROII NO. 62179/04-26-2013
UP NO. 374750/12-26-2023/Pasig City
PTR NO. MKT 10074525/01-02-2024/Makati City
MGLE Compilance No. VII-0636769/04-14-2074

SECRETARY'S CERTIFICATE

- I, ANNA MELISSA R. LICHAYTOO, Filipino, of legal age, and with office address at the 19th Floor BDO Plaza, 8737 Paseo de Roxas, Makati City, after having been duly sworn in accordance with law, hereby depose and state that:
- 1. I am the duly elected and incumbent Corporate Secretary of ALTERNERGY HOLDINGS CORPORATION (hereinafter referred to as the "Corporation"), a corporation duly organized and existing under and by virtue of the laws of the Republic of the Philippines, with principal office address at Level 3B, 111 Paseo de Roxas corner Legazpi St., Legaspi Village, Makati City 1229.
 - 2. The following are the incumbent directors of the Corporation:
 - a. Vicente S. Pérez, Jr.;
 - b. Gerry P. Magbanua;
 - c. Knud Hedeager;
 - d. Eduardo Martinez Miranda;
 - e. Michael James Lichtenfeld;
 - f. Janina C. Arriola;
 - g. Maria Theresa dela Peña Marcial;
 - h. Gregory L. Domingo; and
 - i. Maria Victoria C. Españo.
- 3. To the best of my knowledge, none of the incumbent directors and officers of the Corporation is currently employed with any agency of the Government of the Republic of the Philippines.
- 4. The foregoing are in accordance with the records of the Corporation in my possession.

IN WITNESS WHEREOF, I have executed this Secretary's Certificate this 13th day of November 2024 in Makati City.

ANNA MELISSA R. LICHA YTO C Corporate Secretary

REPUBLIC OF THE PHILIPPINES)
MAKATI CITY) S.S.

SUBSCRIBED AND SWORN to before me this 13th day of November 2024 in Makati City, affiant exhibited to me her Passport No. at DFA NCR South.

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Series of 2024

Notary Public utilit 31 December 2021 PUT BDO Plaza, 873 Pesey de Roxas, Malkati City PTR No. 10077047, Makati City, 03 January 2024 IBP No. 394971, Makati City, 03 January 2024 Roll No. 63799, Appointment No. M-162