

PHILIPPINE SAVINGS BANK Metrobank Group March 25, 2024

Philippine Stock Exchange

6/F PSE Tower, 28th St. cor. 5th Ave. Bonifacio Global City (BGC) Taguig City, Philippines

Attention:	MS. ALEXANDRA D. TOM WONG
	Officer in Charge, Disclosure Department

Subject: Submission of SEC 20-IS Definitive Information Statement

Dear Ms. Tom Wong,

NOT NOT N

Relative to the submission of the SEC 20-IS Definitive Information Statement, we hereby submit the following documents:

- 1. Cover letter attached to the online submission of SEC 20-IS Definitive Information Statement
- 2. Cover Sheet
- 3. SEC 20-IS Definitive Information Statement with signatures of Corporate Secretary (in pdf format) with the following components (in compliance with SRC Rule 20 and Revised SRC Rule 68):

1	Definitive Information Statement and Management Report				
Annex A	Audited Financial Statements as of December 31, 2023 and 2022 and for the Years Ended				
	December 31, 2023, 2022 and 2021; and				
	Independent Auditor's Report				
	Supplementary Schedules				
	 Reconciliation of retained earnings available for dividend declaration 				
	 Map showing the relationships between and among the company and its ultimate parent company, middle parent, subsidiaries or co-subsidiaries, and associates, wherever located or registered 				
	 Supplementary schedules as required by Revised SRC Rule 68 - Annex 68- J 				
	Schedule of financial soundness indicators				
Annex B	SEC Form 17-C				
Annex C	Certification of Independent Directors				
Annex D	List of Stockholders as of Record Date 01 March 2024				

We hope that you will find everything in order.

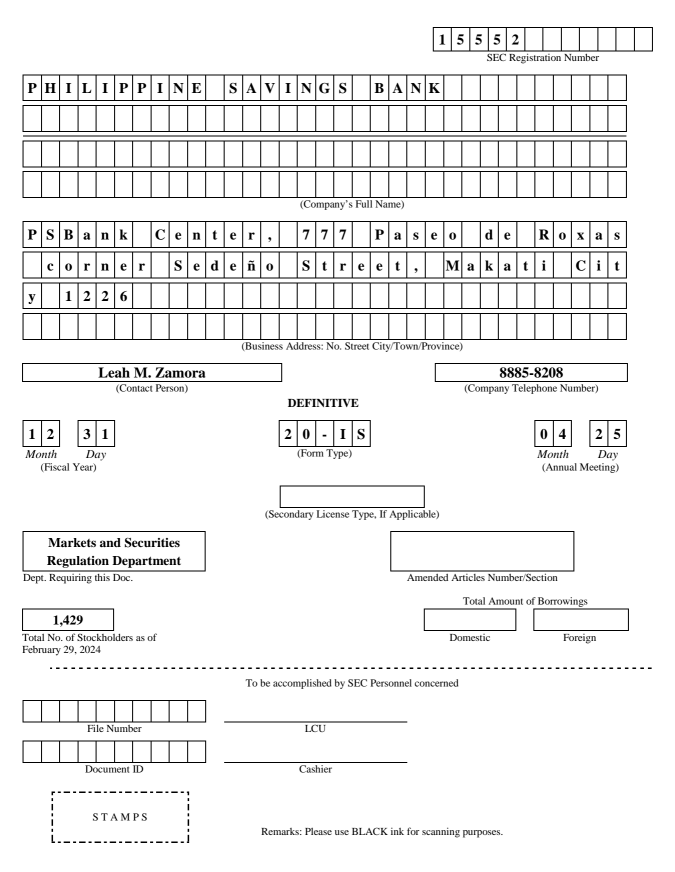
Thank you very much.

Very truly yours,

Leah M. Zamora Controller and Corporate Secretary Imzamora@psbank.com.ph / 02-88858816

PSBank Center, 777 Paseo de Roxas corner Sedeño Street, Makati City, 1226 Telephone: (02) 8-885-8208 • Fax: (02) 8-845-0048 • www.psbank.com.ph

COVER SHEET



PHILIPPINE SAVINGS BANK

(COMPANY'S NAME)

PSBANK CENTER

777 Paseo de Roxas cor. Sedeno St. Makati City

(COMPANY'S ADDRESS)

8885-82-08

(TELEPHONE NUMBER)

DECEMBER 31

(FISCAL YEAR ENDING MONTH & DAY)

SEC Form 20-IS

(FORM TYPE)

March 25, 2024

(PERIOD ENDED DATE)

Government Securities Eligible Dealer (SECONDARY LICENSE TYPE AND FILE NUMBER)

SECURITIES AND EXCHANGE COMMISSION SEC FORM 20- IS

INFORMATION STATEMENT PURSUANT TO SECTION 20 OF THE SECURITIES REGULATION CODE

1. Type of Statement () Preliminary Information Statement (x) Definitive Information Statement 2. Name of Registrant as PHILIPPINE SAVINGS BANK specified in its character 3. Province, country or other Manila, Philippines jurisdiction or incorporation or organization SEC Identification No. 4. 15552 5. BIR Tax Identification No. 000-663-983-000 6. Address of principal office & PSBank Center, 777 Paseo de Roxas corner Sedeño Sts., Makati City Postal Code 1226 7. Registrant's Telephone No. (632) 8885-8208 including area code 8. Date, time, and mode of April 25, 2024 at 3:00 PM conduct of meeting of security holder Virtual meeting via secure online meeting platform (CISCO WEBEX) 9. Approximate date on which the April 2, 2024 Information Statement is first to be sent or given to security holders 10. In case of Proxy Solicitations Name of Person Filing the Statement Not Applicable Address and Telephone Number Not Applicable 11. Securities registered pursuant **Common Shares** to Section 4 and 8 of RSA 426,859,416 outstanding (information on number of shares as of February 29, 2024 and amount is applicable only to corporate registrant) 12. Are any or all of registrant's Yes Securities listed on the Philippine Stock Exchange

1	
	SPSBank PHILIPPINE SAVINGS BANK Metrobank Group
	NOTICE OF ANNUAL STOCKHOLDERS' MEETING
	Notice is hereby given that the annual meeting of stockholders of the Philippine Savings Bank (PSBank) will be held on April 25, 2024, Thursday , at 3:00 P.M. The meeting will be conducted virtually via secure online meeting platform (CISCO WEBEX) to pass upon the following matters:
	 Call to Order Certification of Notice and Quorum Approval of the Minutes of the Annual Stockholders' Meeting held on April 27, 2023 Presentation of the President's Report and the PSBank's 2023 Audited Financial Statements Confirmation of All Acts of the Board of Directors, Management and All Committees Election of the Members of the Board of Directors Appointment of the External Auditor Other Matters Adjournment
	Stockholders of record as of March 1, 2024 shall be entitled to vote at the Meeting.
	Leah M. Zamora Corporate Secretary
	Stockholders who intend to participate or be represented in the virtual meeting shall first submit the following via email to <u>psbasm@psbank.com.ph</u> not later than April 12, 2024, subject to validation procedures, to gain access to the secure online meeting link:
	 Letter of Intent (LOI) to participate by remote communication and vote in absentia Duly accomplished proxy instrument for a representative to the virtual meeting, as applicable Copy of proof of identity, ownership and other certification/information for validation purposes
	Once validated, a confirmation along with access credentials to the secure online meeting link shall be sent to the stockholder's email as provided. For reference and other details, please go to https://www.psbank.com.ph/annual-stockholders-meeting-2024/ .
	The Information Statement (IS) containing the attendance/voting (via remote communication) and nomination/election procedures, along with the Notice and Agenda, Proxy and other ASM-related information can be accessed through any of the following options:
	 Go to the PSBank website via this ASM link: <u>https://www.psbank.com.ph/annual-stockholders-meeting-2024/</u> Go to the PSE EDGE portal via <u>https://edge.pse.com.ph</u> Request for a copy by sending an email to <u>psbasm@psbank.com.ph</u>
	Philippine Savings Bank Head Office: 777 Paseo de Roxas corner Sedeño St., 1226 Makati City
	The meeting proceedings shall be recorded in audio and video format and shall be made available in a secured manner to stockholders upon request by sending an email to <u>psbasm@psbank.com.ph</u> . For ASM-related matters, please go to <u>https://www.psbank.com.ph/annual-stockholders-meeting-2024/</u> . For ASM-related queries, please send an email to <u>psbasm@psbank.com.ph</u> or contact the Office of the Corporate Secretary at 8885-8208 local 8180/8535. For account updating/validation concerns, please get in touch with PSBank's Stock Transfer Agent, Metrobank Trust Banking Group, through 8857-5694; 8857-5695; 8857-5697 or via email to <u>stocktransfer@metrobank.com.ph</u> .

EXPLANATION AND RATIONALE OF AGENDA ITEMS

1. Call to Order

The Chairman will welcome stockholders and guests to formally begin the PSBank's 2024 Annual Stockholders' Meeting.

2. Certification on Notice and Quorum

The Corporate Secretary will certify that the Notice of Meeting has been duly sent and circulated via appropriate disclosures and publications pursuant to the regulations of the Securities and Exchange Commission (SEC) for the purpose of informing the stockholders of record. The Corporate Secretary will further announce whether or not a quorum is present constituting two-thirds of the outstanding capital stock.

3. Approval of the Minutes of the Annual Stockholders' Meeting held on April 27, 2023

The stockholders will be requested to approve the minutes of the Annual Stockholders' Meeting held on April 27, 2023, which contain, among others, the (a) Annual Report to Stockholders, (b) Confirmation of all acts of the Board of Directors, Management and all Committees, (c) Election of the members of the Board of Directors and (d) Appointment of the External Auditor.

Resolution to be Adopted: Stockholders will vote for the adoption of a resolution approving the minutes of the April 27, 2023 Annual Stockholders' Meeting.

4. Presentation of the President's Report and the PSBank's Audited Financial Statements (AFS) as of December 31, 2023

The President will render his Annual Report on the Bank's activities, business and financial performance in 2023. It includes the summary of the AFS which is incorporated in the Definitive Information Statement for dissemination to stockholders of record within prescribed period and in a manner pursuant to the SEC rules. Due to logistical limitations of the meeting conducted virtually, voting and open forum/discussion will not be possible during the virtual meeting. However, a stockholder, once validated/registered, will be given an opportunity to raise any relevant questions or express an appropriate comment limited to the agenda items by sending an email to <u>psbasm@psbank.com.ph</u> not later than April 18, 2024 in order to be noted and addressed accordingly.

Resolution to be Adopted: Stockholders will vote for the adoption of a resolution noting and approving the President's Annual Report for 2023 and the Bank's Audited Financial Statements as of December 31, 2023.

5. Confirmation of all Acts of the Board of Directors, Management and All Committees in 2023 The stockholders will be requested to confirm all acts, transactions and resolutions of the Board of Directors, including transactions with the Bank's DOSRI and other related parties, Management and all Committees during the year 2023.

Resolution to be Adopted: Stockholders will vote for the adoption of a resolution confirming the acts of the Board of Directors and all Committees during the year 2023.

6. Election of the Members of the Board of Directors

The Corporate Governance Committee will present nominees for election as members of the Board of Directors, including independent directors. This is in compliance with regulatory requirements of the Bangko Sentral ng Pilipinas and the Securities and Exchange Commission on the nomination of directors, and upon review and evaluation by the Corporate Governance Committee of the qualifications of all persons nominated to the Board.

Resolution to be Adopted: Stockholders will vote for the adoption of a resolution for the election of the members of the Board of Directors, including independent directors, for 2024-2025.

7. Appointment of the External Auditor

The stockholders will be requested to confirm the appointment of the selected External Auditor for 2024 as per recommendation by the Audit Committee and the Board of Directors.

Resolution to be Adopted: Stockholders will vote for the adoption of a resolution for the appointment of said auditing firm as independent external auditor of the Bank for 2024.

8. Other Matters

Other relevant matters or issues may be taken up during the meeting. Any relevant questions or comments received by the Office of the Corporate Secretary via email within the prescribed period given to registered stockholders shall be acknowledged, noted and addressed accordingly.

9. Adjournment

Upon determination that there are no other matters to be considered, the Chairman shall declare the meeting adjourned. The meeting proceedings shall be recorded in audio and video format to be safekept by the Office of the Corporate Secretary and shall be made available in a secured manner to stockholders upon request by sending an email to <u>psbasm@psbank.com.ph</u>.

PROXY

I, _______ do hereby nominate, constitute and appoint _______ as my proxy and representative at the Annual Meeting of Stockholders of Philippine Savings Bank (PSBank) to be held on **April 25, 2024**, with authority to participate in the deliberations thereof, and to vote in my behalf all the shares standing in my name for the election of directors and/or approval of transactions included in the Agenda or any related matter or any adjournment thereof.

In witness whereof, I have signed on _____ (date) at _____ (place).

Name of Stockholder : _____

Signature : _____

This form is being provided for your convenience. Stockholders who wish to do so may adopt the above proxy form.

In case you cannot attend the virtual meeting and you wish to be represented, you may designate your authorized representative by submitting a proxy instrument on or before April 12, 2024 via email to <u>psbasm@psbank.com.ph</u>. If so preferred or if no name is indicated, the Chairman of the Meeting shall act as the proxy.

THIS PROXY FORM NEED NOT BE NOTARIZED.

PART I. INFORMATION STATEMENT

A. <u>GENERAL INFORMATION</u>

Item 1. Date, Time and Place of Meeting of Security Holders

Date	: April 25, 2024, Thursday
Time	: 3:00 PM
Platform	: Virtual meeting via secure online meeting platform (CISCO WEBEX)

Mailing address of the principal office: PSBank Center 777 Paseo de Roxas cor. Sedeño St., Makati City 1226

Approximate date on which copies of the Information Statement are first to be given to security holders: April 2, 2024

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

Item 2. Dissenters' Right of Appraisal

There is no matter or proposed action in the Agenda which may give rise to the exercise by the security holders of their right of appraisal. Generally, however, the right of appraisal should be exercised in instances and in accordance with the procedures mentioned in the Sec. 80-82 and other applicable sections of the Revised Corporation Code of the Philippines.

The appraisal right may be exercised by any stockholder who shall have voted against the proposed corporate action, by making a written demand on the corporation for the payment of the fair value of shares held within thirty (30) days from the date on which the vote was taken: Provided, that failure to make the demand within such period shall be deemed a waiver of the appraisal right. If the proposed corporate action is implemented, the corporation shall pay the stockholder, upon surrender of the certificate or certificates of stock representing the stockholder's shares, the fair value thereof as of the day before the vote was taken, excluding any appreciation or depreciation in anticipation of such corporate action.

If, within sixty (60) days from the approval of the corporate action by the stockholders, the withdrawing stockholder and the corporation cannot agree on the fair value of the shares, it shall be determined and appraised by three (3) disinterested persons, one of whom shall be named by the stockholder, another by the corporation, and the third by the two (2) thus chosen. The findings of the majority of the appraisers shall be final, and their award shall be paid by the corporation within thirty (30) days after such award is made: Provided, That no payment shall be made to any dissenting stockholder unless the corporation has unrestricted retained earnings in its books to cover such payment: Provided, further, that upon payment by the corporation of the agreed or awarded price, the stockholder shall forthwith transfer the shares to the corporation.

Item 3. Interests of Certain Persons in or Opposition to Matters to be Acted Upon

Other than election to office, there is no matter to be acted upon in which any director, executive officer, or nominee for election as director (or any associates of the foregoing), is involved or has a direct, indirect or substantial interest. There is also no incumbent director who has informed the Bank in writing that he intends to oppose any action to be taken at the Annual Stockholders' Meeting.

B. CONTROL AND COMPENSATION INFORMATION

Item 4. Voting Securities and Principal Holders Thereof

a)	No. of Shares outstanding as of February 29, 2024 No. of votes to which each share is entitled	:	426,859,416 Common Shares one (1) vote per share
b)	Record date to determine stockholders entitled to Notice and to vote at the regular meeting	:	March 1, 2024

c) Election of Directors:

Majority vote is required for the election of directors. Security holders shall have the right to cumulative voting. Cumulative voting is allowed provided that the total votes cast by a stockholder shall not exceed the number of shares registered in the name of that security holder in the books of the Bank as of the record date multiplied by the whole number of directors to be elected. There is no condition precedent to the exercise of the right to cumulative voting.

- d) Arthur V. Ty is the person authorized to vote the MBTC shares in PSBank.
- e) Security Ownership of Certain Record and Beneficial Owners and Management
- (1) Security Ownership of Certain Record and Beneficial Owners

As of February 29, 2024, the following stockholder owns more than 5% of the common voting securities:

Title of Class	Name, address of Record Owner and relationship with issuer	Name of Beneficial Owner and relationship with Record Owner	Citizenship	No. of Shares Held	Percent
Common Stock	Metropolitan Bank and Trust Company Metrobank Plaza, Gil Puyat Avenue, Makati City 1200 (Parent Company of PSBank)	Arthur V. Ty, Chairman of Metrobank	Filipino	377,279,068	88.38%
Common Stock	Ma. Soledad D.S. De Leon 310 Country Club Drive, Ayala Alabang Village, Alabang, Muntinlupa City	Ma. Soledad D.S. De Leon	Filipino	26,982,149	6.32%

There is no person who holds more than 5% of the Bank's securities lodged with PCD Nominee Corporation.

(2) Security Ownership of Directors and Management

As of February 29, 2024, the following directors and management** as a group held a total of 873 common voting securities, broken down as follows:

Title of Class	Name of Stockholder	Position	Citizenship	Beneficial	% of	
The of Class	Name of Stockholder	rosition	Chuzenship	No. of Shares	Nature	Ownership
Common stock	Vicente R. Cuna, Jr.	Chairman	Filipino	111	Direct	0.000026%
Common stock	Arthur V. Ty*	Vice Chairman	Filipino	129	Direct	0.000030%
Common stock	Jose Vicente L. Alde	Director/President	Filipino	111	Direct	0.000026%
Common stock	Eduardo A. Sahagun	Independent Director	Filipino	111	Direct	0.000026%
Common stock	Francisco S. Magsajo, Jr.	Independent Director	Filipino	100	Direct	0.000023%
Common stock	Rufino Luis T. Manotok	Independent Director	Filipino	100	Direct	0.000023%
Common stock	Ronald Luis S. Goseco	Independent Director	Filipino	100	Direct	0.000023%
Common stock Rosanna F. De Vera		Director	Filipino	111	Direct	0.000026%
Aggregate Sharel	oldings of Directors and Man	873		0.000203%		

* Includes 18 shares lodged with PCD Nominee Corp.

** Except for the above-mentioned list which included Mr. Jose Vicente L. Alde as Director and President, there are no other officers holding PSBank shares.

(3) Voting Trust Holders of 5% or more

There is no person who holds more than 5% of the Bank's securities under a voting trust or similar agreement.

(4) Changes in Control

There is no arrangement that may result in a change in control of the registrant. There is no change in control that has occurred since the beginning of the last fiscal year.

Item 5. Directors and Executive Officers

a. <u>Directors</u>

The following are the Directors for 2023 - 2024:

Name/ Position Ag	e Citizenship	Business Experience and Present and Past Directorship with Other Companies for the last five (5) years	Relatives up to 4 th Civil degree
Vicente R. Cuna, Jr. Chairman 62		 Present Involvements Chairman, since 2023 / Director since 2013, Philippine Savings Bank* Director, Metropolitan Bank and Trust Company* since 2014 Senior Executive Vice President, Enterprise Services Sector – Metropolitan Bank and Trust Corporation* since 2018 Past Experiences/ Positions Held Vice Chairman, Philippine Savings Bank* from 2018 to 2023 Chairman, ORIX Metro Leasing & Finance Corporation from 2016 to 2022 Chairman, ORIX Auto Leasing Philippines Corporation from 2016 to 2022 Chairman, ORIX Rental Corporation from 2016 to 2022 Chairman, ORIX Rental Corporation from 2016 to 2022 Chairman, OMLF International Trading Development Corp. from 2016 to 2022 Chairman, OMLF Insurance Agency, Inc. from 2016 to 2022 Chairman, OMLF Insurance Agency, Inc. from 2016 to 2022 President, Philippine Savings Bank* from 2013 to 2018 Senior Executive Vice President/Head, Metrobank* – Institutional Banking Sector from 2012 to 2013 Executive Vice President/Head, Metrobank* – Corporate Banking Group from 2006 to 2012 Adviser, Metropolitan Bank and Trust Company* from 2007 to 2009 Director, FMIC from 2011 to 2015 Chairman, Metro Remittance Center Inc. (U.S.A) from 2010 to 2013 Vice Chairman, MB Remittance Inc. (Canada) from 2010 to 2013 Vice Chairman, MB Remittance Center Ltd. (Hawaii) from 2010 to 2013 Vice Chairman, PBBank* from 2009 to 2011 Director, Asia Pacific Top Mgt., Int'l., Resources Corp. from 2008 to 2013 Adviser, FMIIC-HK from 2006 to 2013 	
		 Director, SMBC Metro Investment Corp. from 2006 to 2009 Vice - President, Citibank Manila from 1995 to 2006 	

Name/ Position	Age	Citizenship	Business Experience and Present and Past Directorship with Other Companies for the last five (5) years	Relatives up to 4 th Civil degree
			 <u>Academic Qualifications</u> Pursued further studies (MBA) at the Ateneo de Manila Graduate School of Business AB Economics, De La Salle University Manila 	
Arthur V. Ty Vice Chairman	57	Filipino	 Present Involvements Vice Chairman, Philippine Savings Bank* since 2001 Chairman, Metropolitan Bank & Trust Company* since 2012 Senior Adviser, First Metro Investment Corporation since 2020 Director, Federal Land, Inc. since 2006 President/ Director, Horizon Royale Holdings, Inc. since 1997 Chairman, Metrobank Foundation, Inc. since 2019 Director, Graat Mark Resources Corp. since 1996 Director, Graat Mark Resources Corp. since 1997 Chairman, Metrobank Foundation, Inc. since 2007 Director, GT Capital Holdings, Inc. since 2007 Director, GT Capital Holdings, Inc. since 2007 President/ Chairman, Nove Ferum Holdings, Inc. since 2009 Chairman/President, Jam Holdings Inc. since 2022 Chairman/Director, Ferum Cee Inc. since 2011 Chairman, GT Foundation Inc. since 2019 Trustee, GT Foundation Inc. since 2009 Chairman / President, Milgen Holdings Inc. since 2016 Trustee, Metrobank Foundation since 2006 Trustee, Metrobank Foundation Inc. since 2007 Trustee, Metrobank Foundation Inc. since 2007 Trustee, Norbertro & Tytana Ty Foundation Inc. since 1994 Adviser, Philippine AXA Life Insurance Corporation since 2023 Past Experiences/ Positions Held President, Philippine Savings Bank* from 2000 to 2001 President, Metropolitan Bank & Trust Company* from 2006 to 2012 Vice Chairman, Great Mark Resources Corp. from 2012 to 2015 Chairman, Great Mark Resources Corp. from 2017 to 2023 Vice Chairman, Metrobank Foundation, Inc. since 2006 to 2018 Chairman, Manila Medical Services, Inc. from 2017 to 2019 Vice Chairman / Director, First Metro Investment Corporation since 2012 to 2020 Chairman, Martobank Foundation, Inc. since 2006 t	None

Age	Citizenship	Business Experience and Present and Past Directorship with Other Companies for the last five (5) years	Relatives up to 4 th Civil degree
		 <u>Academic Qualifications</u> MBA, Columbia University BS Economics, University of California Los Angeles 	
57	Filipino	Present Involvements • President since April 2018, Philippine Savings Bank* • Director since 2016, Philippine Savings Bank* • Chairman/Director, Sumisho Motor Finance Corporation since 2016 • Director, Metropolitan Bank and Trust Corporation*since 2022 • Trustee, Chamber of Thrift Banks since 2020 Past Experiences/ Positions Held • Trustee/ Trustee-in-Charge from 2020 to 2021, ELECOM Member from 2018 to 2021, Chamber of Thrift Banks • Executive Vice President from July 2010-April 2018, Philippine Savings Bank* • Senior Vice President from 2007 – June 2010, Philippine Savings Bank* • Director, Metrobank Card Corporation from 2015 to 2016 • Vice President, ABN AMRO BANK from 1999 to 2007 • Assistant Vice President, ABN AMRO BANK from 1995 to 1999 Academic Qualifications • Master in Business Management, Asian Institute of Management	None
65	Filipino	 Philippines, Diliman, Quezon City <u>Present Involvements</u> Director, Philippine Savings Bank* since 2016 Chairman/ Treasurer, Casa Medica Inc. since 1995 Chairman/ Treasurer, SODEL Milling Corp. since 1995 President/ Treasurer, SODEL Realty, Inc. since 1995 Director, Candelaria Rural Bank since 2017 Chairman since 2023/Director since 2002, St. Patrick College Chairman since 2023/Director since 1993, Yaman Lahi Foundation Inc. (Emilio Aguinaldo College) Chairman since 2023/Director since 1993, University Physician Services Inc. Chairman since 2023/Director since 1993, Property Holdings, Inc. Vice Chairman since 2023/Director since 1993, Hospital Management Services Inc. (Medical Center Manila) Chairman since 2023/Director since 1993, The Pearl Manila Pearl of the Orient & Seas Hotel & Recreational Resort, Inc. Chairman and President, Fil - Homes Realty Development Corp. since 2023 President, Lipa Golden Land Development Inc. since 2023 <u>Past Experiences/ Positions Held</u> Consultant, Candelaria Rural Bank from 2016 to 2017 	None
	57	57 Filipino	Age Citizenship Past Directorship with Other Companies for the last five (5) years 57 Filipino Present Involvements President since April 2018, Philippine Savings Bank* 57 Filipino Present Involvements President since April 2018, Philippine Savings Bank* 6 Director since 2016, Philippine Savings Bank* 7 Director, Metropolitan Bank and Trust Corporation since 2016 7 Trustee, Chamber of Thrift Banks since 2020 9 Past Experiences/ Positions Held 7 Trustee, Chamber of Thrift Banks since 2020 9 Past Experiences/ Positions Held 9 Trustee/ Tru

Name/ Position	Age	Citizenship	Business Experience and Present and Past Directorship with Other Companies for the last five (5) years	Relatives up to 4 th Civil degree
Eduardo A. Sahagun Independent Director	66	Filipino	Academic Qualifications • International Management Studies, University of California, Los Angeles, USA • BS in Business Administration Major in Business Management, St. Paul College of Manila Present Involvements • Independent Director, Philippine Savings Bank* since	None
			 Independent Director, Philippine Savings Bank* since 2017 Chairman, Edcommerce Corporation since 2017 President & CEO, Union Galvasteel Corporation since 2017 Director, Union Galvasteel Corporation since 2010 President & CEO, Phinma Solar Energy Corporation since 2017 President & CEO, Phinma Solar Energy Corporation since 2017 Board of Trustees, Phinma Foundation Inc. since 2019 Director, Phinma Property Holdings Corporation since 2016 Director, Phinma Corporation since 2021 Director, Phinma Corporation since 2021 Director, Song Lam Cement Joint Stock Company since 2021 Director, First Batangas Hotel Corporation since 2021 Director, First Batangas Hotel Corporation since 2021 Director, Holcim Philippines, Inc.* from 2010 to 2017 President, Holcim Philippines, Inc.* from 2013 to 2017 Chief Executive Officer, Holcim Philippines, Inc.* from 2013 to 2016 Senior Vice President –Sales, Marketing, Technical Services & Commercial, Holcim Philippines, Inc.* from 2007 - 2012 Chief Financial Officer, Holcim Philippines, Inc.* from 2002 - 2007 Chairman, Holcim Mining and Development Corporation from 2013 to 2017 Director, Holcim Philippines from 2013 to 2016 Member, Board of Trustees, Cement Manufacturers Association of the Philippines from 2013 to 2016 Member, Board of Trustees, Philippine Business for the Environment, Inc. from 2014 to 2016 Masters in Management Science, Arthur D. Little Management Education Institute, (now Hult International Business School) Boston, USA Masters in Management Science, Arthur D. Little Management Education Institute, (now Hult International Business School) Boston, USA Masters in Management Program, Senior Leadership Program, Managing Change Program, IMD, Switzerland<td></td>	

Name/ Position	Age	Citizenship	Business Experience and Present and Past Directorship with Other Companies for the last five (5) years	Relatives up to 4 th Civil degree
Rosanna F. De Vera Director	55	Filipino	 Present Involvements Director, Philippine Savings Bank* since 2018 First Vice President & Head of Commercial Credit (Metro Manila and Countryside, Metropolitan Bank & Trust Company* since 2022 	Antonell S. Interino Vice President 2 nd degree relative by affinity
			 Past Experiences/ Positions Held Credit Group Division Head, Metropolitan Bank & Trust Company* from 2008 to 2022 Vice President – Team Head, Commercial Banking Group, Banco de Oro* from 2007 to 2008 Vice President - Head of Small Business, Equitable PCI Bank from 2006 to 2007 Assistant Vice President – Corporate Banking Group, Equitable PCI Bank from 2003 to 2006 	
			 <u>Academic Qualifications</u> MBA (36 Units), Ateneo Graduate School of Business BSC-Accounting , University of Sto. Tomas 	
Francisco S. Magsajo, Jr., Independent Director	76	Filipino	 Present Involvements Independent Director, Philippine Savings Bank* since 2021 Director, Philippines Veterans Bank since November since 2019 Director, Intervest Project, Inc./Intervest Insurance Agency, Inc. since 2019 Past Experiences/ Positions Held Independent Director, First Metro Investment Corporation from 2020 to 2021 Independent Director, Metrobank Credit Card Corporation from 2016 to 2019 Board Chairman, RCBC Savings Bank in 2007 President and CEO, RCBC Unibank from 2004 to 2007 President and CEO, Philippine Export-Import Credit Corporation from 2008 to 2014 	None
Rufino Luis T. Manotok Independent Director	73	Filipino	 BS Economics, Lyceum of the Philippines Present Involvements Independent Director, Philippine Savings Bank* since 2023 Independent Director, Manila Medical Services, Inc. since 2019 Independent Director, Cebu Landmasters, Inc. since 2017 Chairman, Manarsa Holdings Corporation since 2016 	None
			 Director, Manotok Bros., Inc. since 1997 <u>Past Experiences/ Positions Held</u> Independent Director, First Metro Investment Corporation from 2014 to 2023 Chairman, Ayala Automotive Holdings Corporation from 2009 to 2012 Chairman, Ayala Aviation Corporation from 1998 to 2008 Chairman and President, Honda Cars Makati, Inc. from 	

Name/ Position	Age	Citizenship	Business Experience and Present and Past Directorship with Other Companies for the last five (5) years	Relatives up to 4 th Civil degree
			 1994 to 2012 Chairman and President, Isuzu Automotive Dealership from 1996 to 2012 Director, Family Savings Bank from 2002 to 2012 Chief Financing Officer/Head of Strategic Planning, Ayala Corporation from 1987 to 2010 <u>Academic Qualifications</u> ÀB Economics, Ateneo De Manila University Master of Business Management, Asian Institute of Management Advanced Management Program, Harvard Business School 	
Ronald Luis S. Goseco, Jr. Independent Director	68	Filipino	 Present Involvements Independent Director, Philippine Savings Bank* since 2023 Director, Automated Fare Payment Inc. since 2022 Chairman, Guagua National Colleges since 2019 President, South Luzon Thermal Energy, Inc. since 2022 President, ETM Philippines Holdings Inc. since 2022 Trustee, Finex Research and Development Foundation, Inc. since 2023 Treasurer, Finex Academy since 2018 Past Experiences/ Positions Held Independent Director, Philippine Dealing System Holdings from 2019 to 2020 Director, Northwind Power Devt. Corporation, Ace Mariveles GP Corporation, Ace Dinginin GP Corporation and Kauswagan Power Holdings Inc. from 2013 to 2016 Director, Northern Luzon Renewable Energy from 2013 to 2015 COO, Iconic Dealership, Inc. from 2016 to 2018 Treasurer, Philnewriver Corporation and Quadriver from 2011 to 2016 Treasurer, Nonte Solar from 2015 to 2016 Treasurer, Noge Corporation from 2012 to 2016 CFO, AC Infra from 2014 to 2016 CFO, AC Lenergy Holdings, Inc, from 2011 to 2016 CFO, South Luzon Thermal Energy Corporation from 2011 to 2012 Division Head, Globe Telecom from 2003 to 2011 Past experiences/ Positions held in Government Service Military Pilot, Armed Forces of the Philippines from 1977 to 1985 Academic Qualifications Bachelor of Science, Philippine Military Academy Masters in Business Administration, Major in International Finance, University of Southern California 	None

*Company listed at The Philippine Stock Exchange, Inc. ** Director until January 31, 2024

b) Executive Officers

Name/ Position	Age	Citizenship	Experience	Relatives up to 4th Civil degree
Jose Vicente L. Alde President/Director	57	Filipino	 Present Involvements President since April 2018 Chairman, Sumisho Motor Finance Corporation since 2016 Trustee, Chamber of Thrift Banks since 2020 Director, MBTC since 2022 Past Experiences/ Positions Held Director since 2016/ Executive Vice President from July 2010-April 2018, Senior Vice President from 2007 – June 2010 Philippine Savings Bank* Director, Metrobank Card Corporation from 2015 to 2016 Vice President, ABN AMRO BANK from 1999 to 2007 Assistant Vice President, ABN AMRO BANK from 1995 to 1999 Business Development Manager, Household Development from 1993 to 1994 Key Account Manager, Johnson and Johnson from 1992 to 1993 Computer Programmer, World Health Organization from 1988 to 1990 Academic Qualifications Bachelor of Computer Science (Cum Laude), University of the Philippines, Diliman – 1984 to1988 Master in Business Management, Asian Institute of Management – 1990 to 1992 	None
Noli S. Gomez Executive Vice President	58	Filipino	 Present Involvements EVP and Head at PSBank's* Office of the Executive Vice President since March 1, 2018 Director, Sumisho Motor Finance Corporation since June 2018 Past Involvements SVP and Head of PSBank's* Operations Group from January 2006 – September 2019 Chief Finance Officer at PSBank* from October 2001 to December 2005 Head of Systems and Methods and Chief Risk Officer SAVP and VP at DBS Bank Phils., Inc. from September 1998 to October 2001 SAVP at Southeast Asia from February 1997 to August 1998 System Management Officer of the AVP at Bank of the Philippine Islands* from August 1996 to January 1997 Citytrust Banking Corporation from November 1992 to July 1996 Academic Qualifications BS Civil Engineering, Mapua Institute of the Philippines – 1981 to 1986 	None

Name/ Position	Age	Citizenship	<u>Experience</u>	Relatives up to 4th Civil degree
Perfecto Ramon Z. Dimayuga, Jr. Senior Vice President/Treasurer/ Corporate Secretary**	62	Filipino	 Present Involvements Corporate Secretary since January 2022 Treasurer since January 2017 and Head of Corporate Services Office since April 2019 Past Involvements Corporate Secretary, Sumisho Motor Finance Corp. from December 2009 to June 2022 SVP, Chief Finance Officer and Finance Group Head, PSBank* from March 2008 to December 2016 FVP, Chief Finance Officer and Finance Group Head, PSBank* from Jan 2006 – March 2008 Treasurer, PSBank* from June 2002 to June 2004 Held various treasury positions in Development Bank of Singapore (DBS) Phils., Inc., Bank of the Philippine Islands*, Mindanao Development Bank, Citytrust Banking Corp. and Rizal Commercial Banking Corp.* from 1988 to 2002 Academic Qualifications Bachelor of Arts in Economics, Ateneo de Manila – 1979 to 1983 MBA, University of the Philippines – 1986 to1988 	None
Emmanuel A. Tuazon Senior Vice President**	60	Filipino	 Present Involvement SVP and Head of PSBank's* Marketing Group since June 2016 Past Involvements SVP and Head of PSBank's* Marketing and Customer Experience Group from July 2014 – June 2016 Senior Vice President and Chief Marketing Officer, Philippine National Bank and Allied Bank Savings from January 2008 to July 2014 Vice President for Marketing at Security Bank from 2005 – 2008 Vice President for Marketing, Consumer Sales and Marketing at Robinsons Bank from 2002 - 2005 Vice President for Sales Marketing at ABN AMRO Bank from 1999 to 2002 Vice President for Marketing at Jardine Pacific Finance from 1997 to 1999 <u>Accademic Qualifications</u> BS Mathematics, University of the Philippines – 1980 to 1984 With MBA Units, De La Salle Business School 	None
Neil C. Estrellado Senior Vice President	52	Filipino	Present Involvement • SVP since 2015 and Head of PSBank's* IT Group since 2002 Past Involvements • Held various positions in the following Banks: • Project Leader, Overseas Chinese Banking Corporation (OCBC), Singapore from 2001 - 2002 • Lead IT Analyst, Development Bank of Singapore from 2000 - 2001	

Name/ Position	Age	Citizenship	Experience	Relatives up to 4th Civil degree
			 Manager, DBS Philippines Inc. (formerly Bank of Southeast Asia) from 1997 - 2000 Assistant Manager, BPI* (formerly Citytrust Banking Corporation) from 1992 - 1996 Systems Analyst, Bank of the Philippine Islands <u>Academic Qualifications</u> BS Mathematics, Ateneo De Manila University – 1988 to 1992 	None
Francis C. Llanera Senior Vice President	52	Filipino	 <u>Present Involvement</u> SVP since October 2016 and Head of Branch Banking Group since October 2012. <u>Past Involvements</u> FVP and Head of PSBank Loans Operations Group from January 2011 to October 2012 Remedial Management Division Head from December 2007 to December 2010 Held various positions in the following Banks: Senior Manager and Credit Card Collections Head at Union Bank from May 2001 – November 2007 Assistant Manager, Credit Risk at AIG from May 2000 – April 2001 Assistant Cashier, Credit Card Department at Far East Bank & Trust Co from July 1993 – April 2000 <u>Academic Qualifications</u> BSC-Commerce, University of Sto. Tomas – 1993 to 2003 MBA, Ateneo Graduate School of Business, 2016 to 2019 	None
Jose Jesus B. Custodio Senior Vice President	63	Filipino	 <u>Present Involvement</u> SVP since Oct 2013 and Head PSBank-Indirect Sales Channel Group <u>Past Involvements</u> FVP and Group Head of PSBank*-Indirect Sales Channel Group from 2010 to 2013 Vice President and Division Head of Dealer Sales from 2004 to 2010 AVP and Department Head of Dealer Sales from 2003 to 2004 Senior Manager and Department Head of Dealer Sales from 2001 to 2003 Head of Auto Loans-Retail Sales at Citytrust Banking Corp. Head of Fleet and Floor Stock Department at BPI Family Savings Bank <u>Academic Qualifications</u> BS Business Management, Ateneo De Manila University – 1977 to 1981 	None

Name/ Position	Age	Citizenship	Experience	Relatives up to 4th Civil degree
Name/ Position Mary Jane M. Valero Senior Vice President	Age 54	Citizenship Filipino	ExperiencePresent InvolvementSVP since December 2020 and Head PSBank-Customer Experience and Human Resources GroupPast Involvements• FVP and Group Head of PSBank- Customer Experience and Human Resources Group from September 2019 to Nov 2020• FVP and Group Head of PSBank- Customer Experience and People Development Group from January 2019 to September 2019• FVP and Group Head of PSBank- Customer Experience Group from July 2017 to January 2019• VP and Division Head of Customer Experience Division from November 2014 to July 2017• VP and Division Head of Customer Service Division from February 2008 to November 2014• VP and Division Head of Service Quality Division from August 2004 to January 2008• AVP and Division Head of Service Quality Division from August 2002 to July 2004• Part-Time Professor of Enderun Colleges from June 2013 to June 2014• Front Office Manager of Mandarin Oriental Manila from January 1999 to August 2002• Duty Manager of Westin Philippine Plaza from January 1992 to January 1999.	_
			 <u>Academic Qualifications</u> BS Psychology, St. Scholasticas College – 1986 to 1990 AB Guidance and Counseling, St. Scholastica's College – 1986 to 1990 Masters in Industrial Psychology, University of Sto. Tomas – 2010 to 2013 PHD in Clinical Psychology, University of Sto. Tomas – 2014 to 2019 	
Leah M. Zamora Senior Vice President	50	Filipino	Present Involvement • SVP since December 2020 and Controller and Finance Group Head of PSBank-Finance Group Past Involvements • FVP and Controller and Finance Group Head of PSBank-Finance Group from January 2017 to November 2020 • FVP and Division Head of Business Information Management Services Division from April 2010 to December 2016 • Held various positions in the following Banks: • VP, FP&A Manager of GE Money Brank from May 2006 to April 2010 • Senior Manager of Banco de Oro Universal Bank from March 2000 to May 2006 • Administrative Officer of Equitable Banking Corporation from June 1993 to June 1998	None
			 <u>Academic Qualifications</u> Bachelor of Science in Accountancy, De La Salle University – 1989 to 1992 Academic Units for Masters in Business Administration, De La Salle University – 1995 to 1998 	

Name/ Position	Age	Citizenship	Experience	Relatives up to 4th Civil degree
Dan Jose D. Duplito Senior Vice President	49	Filipino	 <u>Present Involvement</u> SVP since September 1, 2022 and Chief Information Security Officer of Information Security Division <u>Past Involvements</u> FVP and Chief Information Security Officer of ISD from July 1, 2017 to August 31, 2022 VP and Chief Information Security Officer of ISD from March 20, 2017 to June 30, 2017 VP and Information Security Division Head from May 8, 2013 to March 19, 2017 VP and Information Security Department Head from 	Civil degree None
			 March 1, 2011 to May 7, 2013 AVP and Information Security Department Head from May 1, 2007 to February 28, 2011 Senior Manager and Information Security Department Head from March 7, 2005 to April 30, 2007 Held various positions in the following Private Institutions: Security Analyst Consultant of Total Information Management from October 1, 2003 to December 1, 2004 Security Tester Consultant of Isentry Security Services from December 1, 2002 to March 1, 2003 Webmaster and Linux Network Admin of Powerhomes Inc. from October 1, 2000 to October 1, 2003 Lead Web Developer Consultant of Writer's Edge Inc. from October 1, 2003 to December 1, 2005 Production Shift Supervisor of Steel Asia Mfg. Corp. from September 1, 1997 to July 1, 2000 	
			 <u>Academic Qualifications</u> BS Mechanical Engineering, University of the Philippines Diliman – 1991 to 1996 	
Edeza A. Que Senior Vice President	51	Filipino	 <u>Present Involvement</u> SVP since September 1, 2022 and Chief Risk and Sustainability Officer of Risk Management Office Director, Bankers Institute of the Phils. Inc. since July 1, 2022 <u>Past Involvements</u> FVP and Chief Risk and Sustainability Officer from April 7, 2021 to August 31, 2022 	None
			 FVP and Chief Risk Officer from March 1, 2016 to April 6, 2021 FVP and Chief Risk Manager from May 1, 2014 to February 9, 2016 VP and Credit Risk Manager from October 17, 2005 to April 30, 2014 Director, Bankers Institute of the Philippines from July 1, 2019 to June 30, 2022 	
* Company listed at The			 <u>Academic Qualifications</u> BS Statistics, University of the Philippines – 1990 to 1993 MS Statistics, University of the Philippines – 1993 to 1996 	

* Company listed at The Philippine Stock Exchange, Inc. ** Retired effective January 1, 2024

None of the Bank's directors and officers works with the government. All of the above-mentioned officers have been involved in the banking industry for more than five years.

c. Significant Employees

Except for the above-mentioned executives, there are no other significant employees as contemplated under the Securities Regulations Code.

Nomination Procedures

1. A stockholder may submit nominations for directorial positions to the Corporate Governance Committee.

2. The nominating stockholder shall submit his proposed nomination in writing to the Corporate Governance Committee together with the biodata, acceptance and conformity by the would-be nominee. In case of a nominee for the position of an independent director, the would-be nominee is also required to submit a Certification that he/she has all the qualifications and none of the disqualifications to become an independent auditor.

3. The Corporate Governance Committee shall screen the nomination of directors prior to the submission of the Definitive Information Statement and come up with the Final List of Candidates.

4. Only nominees whose names appear in the Final List of Candidates shall be eligible for election as director.

5. The nomination process of the Bank is incorporated in the company's amended Code of By-Laws duly approved by the Securities and Exchange Commission as early as September 27, 2006 and also in the Bank's annually updated and Board-approved Corporate Governance Manual.

The following are the members of the Bank's Corporate Governance Committee:

Name	Position
Francisco S. Magsajo, Jr., Independent Director	Chairperson
Eduardo A. Sahagun, Independent Director	Member
Rufino Luis T. Manotok, Independent Director	Member
Gilbert L. Nunag, Chief Compliance Officer	Secretary

Nominee Directors

The following have been duly nominated to become members of the Bank's 2024-2025 Board of Directors:

Incumbent Directors:* Vicente R. Cuna, Jr. Arthur V. Ty Jose Vicente L. Alde Eduardo A. Sahagun Francisco S. Magsajo, Jr. Rufino Luis T. Manotok Ronald Luis S. Goseco, Jr.

*Please refer to Item 5.a Directors for brief professional background.

<u>New Nominees:</u> Ferlou I. Evangelista Frances Gail E. Male

Name/ Position	Age	Citizenship	Experience	Relatives up to 4th Civil degree
Ferlou I. Evangelista Director	63	Filipino	 <u>Present Involvements</u> Director, Philippine Savings Bank*, April 2024 	
			 Consultant/Lecturer, Metropolitan Bank and Trust Company*, 2024 	

Name/ Position	Age	Citizenship	Experience	Relatives up to 4th Civil degree
			 Past Experiences/ Positions Held Senior Vice President, Commercial Banking Group Head, Metropolitan Bank and Trust Company* from 2017 to 2023 First Vice President, Metro Manila Center Head under Commercial Banking Group, Metropolitan Bank and Trust Company* from 2015 to 2017 Vice President, Division Head under Metro Manila Center - Commercial Banking Group, Metropolitan Bank and Trust Company* from 2011 to 2015 Assistant Vice President, Senior Assistant Vice President and Vice President, Security Bank Corporation* from 2000 to 2011 Senior Manager, Philippine Commercial International Bank, 2000 <u>Academic Qualifications</u> Certified Public Accountant (CPA) MBA (Undergraduate), Ateneo de Manila University Bachelor of Science in Commerce Major in Accounting, San Beda University 	
Frances Gail E. Male Director	48	Filipino	 <u>Present Involvements</u> Director, Philippine Savings Bank*, April 2024 Senior Vice President, Head of Credit Cards, Personal Loans and Retail Digital Channels Group under Consumer Business Sector, Metropolitan Bank and Trust Company* since 2022 <u>Past Experiences/ Positions Held</u> Senior Vice President, Head of Digital Strategies, Lending and Insurance Division, Metropolitan Bank and Trust Company* from 2020 to 2022 Senior Vice President for Digital Acquisition and Partnerships, Citibank PH from 2010 to 2020 Marketing Manager, Globe Telecom, Inc.* from 2004 to 2010 Corporate Banking Officer, Bank of the Philippine Islands* from 1996 to 2002 Marketing Officer, Cebu Holdings, Inc., 1995 <u>Academic Qualifications</u> Master in Business Management, Asian Institute of Management Business Management, University of the Philippines - Cebu 	None

*Company listed at The Philippine Stock Exchange, Inc.

All nominations were submitted, evaluated and approved by the Bank's Corporate Governance Committee. As such, all nominees possess the qualifications and none of the disqualifications to become directors of the Bank for 2024-2025.

Of the above-named nominees, Messrs. Eduardo A. Sahagun, Francisco S. Magsajo, Jr., Rufino Luis T. Manotok and Ronald Luis S. Goseco, Jr. have been nominated as Independent Directors by Ms. Jeanne Frances T. Chua, Ms. Dulce D. Arcebal, Mr. Samson C. Lim and Mr. Joaquin Aligguy, respectively, with whom they are not related. Based on the Bank's Manual of Corporate Governance and as required by existing laws and regulations,

the stockholders must elect at least three (3) members of the Board or such number as may constitute one-third (1/3) of the members of the Board, whichever is higher, as Independent Directors.

Messrs. Sahagun, Magsajo, Manotok and Goseco possess the qualifications and none of the disqualifications to become independent directors.

Legal Proceedings

To the knowledge and information of the Bank, none of its directors and executive officers are involved or have been involved for the past five (5) years in any legal proceeding which will have material or substantial effect to the Bank, its operation, reputation, or financial condition.

To the knowledge and information of the Bank, none of its directors and executive officers have been involved or subject of the following legal proceedings during the past five (5) years up to latest date that are material to an evaluation of their ability or integrity:

(a) 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;

(b) Any conviction by final judgment, in a criminal proceeding, domestic or foreign, or being subject to a pending criminal proceeding, domestic or foreign;

(c) 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 involvement in any type of business, securities, commodities or banking activities; and

(d) 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.

Certain Relationships and Related Transactions

As required under existing BSP rules and regulations, the Bank discloses loans and other credit accommodations granted to its DOSRI. These loans and other credit accommodations were made substantially on the same terms as with other individuals and businesses of comparable risks and were subject of prior BOD approval and entailing BSP reportorial requirements.

Existing banking regulations also limit the total amount of credit exposure to each of the Bank's DOSRIs, at least 70.00% of which must be secured, to the total of their respective deposits and book value of their respective unencumbered deposits and, if any, book value of their respective paid-in capital contribution in the Bank. In the aggregate, the Bank's total credit exposure to all its DOSRIs should not exceed its net worth or 15.00% of its total loan portfolio, whichever is lower, with any unsecured portion thereof not exceeding the lower between 30.00% of the aggregate limit or of the total actual exposure. However, loans and other credit accommodations to DOSRIs that are secured by assets considered by the BSP as non-risk are exempt from these ceilings. As of December 31, 2023, and 2022, the Bank's credit exposures to DOSRI are within the said regulatory limits.

BSP Circular No. 423 dated March 15, 2004, as amended by BSP Circular No. 914 dated June 23, 2016, provide the rules and regulations governing credit exposures to DOSRI. The following table shows information relating to the loans, other credit accommodations and guarantees classified as DOSRI accounts under regulations existing prior to BSP Circular No. 423 and new DOSRI loans and other credit accommodations granted under said circular as of December 31, 2023 and 2022 (in thousands):

	2	2023	2	2022		
	DOSRI Related		DOSRI	Related		
	Loans	Party Loans	Loans	Party Loans		
Total outstanding loans	₽191,082	P1,146,082	₽199,011	₽1,154,011		
Percent of DOSRI/Related Party loans to total loan						
portfolio	0.17%	1.03%	0.18%	1.03%		

	2023		2	2022
	DOSRI	Related	DOSRI	Related
	Loans	Party Loans	Loans	Party Loans
Percent of unsecured DOSRI/Related Party loans to				
total DOSRI/Related Party loans	98.35%	99.73%	95.04%	99.15%
Percent of past-due DOSRI /Related Party loans to				
total DOSRI/Related Party loans	0.00%	0.00%	0.00%	0.00%
Percent of non-performing DOSRI/Related Party				
loans to total DOSRI /Related Party loans	0.00%	0.00%	0.00%	0.00%

Total interest income from DOSRI loans amounted to P3.9 million in 2023, P4.6 million in 2022 and P4.7 million in 2021.

All of the Bank's directors do not have any self-dealing/related party transactions with PSBank directly by themselves in 2023.

Further discussion on transactions with related parties are found in Note 36 of the Audited Financial Statements.

Others

No director has resigned or declined to stand for re-election because of any disagreement with the Bank on any matter relating to the Bank's operations, policies or practices.

No director has informed the Bank in writing that he intends to oppose any action to be taken by the Bank at the Annual Stockholders' Meeting.

Item 6. Compensation of Directors and Executive Officers

Name and Driveinel Devidion		2024 (estimate)	
Name and Principal Position	Salary	Bonus	*Others (Per Diem)
Jose Vicente L. Alde – President			
Noli S. Gomez – Executive Vice President			
Neil C. Estrellado - Senior Vice President			
Dan Jose D. Duplito – Senior Vice President			
Leah M. Zamora - Senior Vice President			
TOTAL*	₽66.85 million	₽30.44 million	
ALL OFFICERS (AVP UP)*	₽204.27 million	₽100.33 million	
Vicente R. Cuna Jr Chairman			
Arthur Ty - Vice Chairman			
Jose Vicente L. Alde - Director / President			
Eduardo A. Sahagun - Independent Director			
Francisco S. Magsajo - Independent Director			
Rufino Luis T. Manotok - Independent Director			
Ronald Luis S. Goseco - Independent Director			
Rosanna F. De Vera – Director			
ALL DIRECTORS			₽19.06 million

Estimated (Increased 2024 figures by 6% except directors' fee)

Name and Dringing Desition	2023		
Name and Principal Position	Salary	Bonus	*Others (Per Diem)
Jose Vicente L. Alde – President			
Noli S. Gomez – Executive Vice President			
Jose Jesus B. Custodio - Senior Vice President			
Perfecto Ramon Z. Dimayuga, Jr. – Senior Vice President*			

Name and Drinsing Desiding	2023			
Name and Principal Position	Salary	Bonus	*Others (Per Diem)	
Emmanuel A. Tuazon – Senior Vice President*				
TOTAL	₽63.07 million	₽28.72 million		
ALL OFFICERS (AVP UP)	₽192.71 million	₽94.65 million		
Jose T. Pardo - Chairman / Independent Director				
Arthur Ty - Vice Chairman				
Vicente R. Cuna Jr Vice Chairman				
Jose Vicente L. Alde - Director / President				
Samson C. Lim - Independent Director				
Francisco S. Magsajo - Independent Director				
Eduardo A. Sahagun - Independent Director				
Ma. Soledad D.S. De Leon – Director				
Rosanna F. De Vera – Director				
ALL DIRECTORS			₽19.06 million	
*Retired effective January 1, 2024	· · ·			

Name and Dringing Desition	2022			
Name and Principal Position	Salary	Bonus	*Others (Per Diem)	
Jose Vicente L. Alde – President				
Noli S. Gomez – Executive Vice President				
Jose Jesus B. Custodio - Senior Vice President				
Perfecto Ramon Z. Dimayuga, Jr Senior Vice President				
Emmanuel A. Tuazon - Senior Vice President				
TOTAL	₽61.58 million	₽25.39 million		
ALL OFFICERS (AVP UP)	₽176.81 million	₽75.57 million		
Jose T. Pardo - Chairman / Independent Director				
Arthur Ty - Vice Chairman				
Vicente R. Cuna Jr Vice Chairman				
Jose Vicente L. Alde - Director / President				
Samson C. Lim - Indpendent Director				
Benedicto Jose R. Arcinas - Independent Director				
Eduardo A. Sahagun - Independent Director				
Ma. Soledad D.S. De Leon - Director				
Rosanna F. De Vera - Director				
ALL DIRECTORS			₽21.49 million	

*Each director receives a monthly professional fee for attending Board and committee meetings. The total per diem paid to the directors of the Bank are as follows (in millions):

	2023	2022
Board Meetings	₽17.58	₽19.86
Board Committee Meetings	1.48	1.63
	₽19.06	₽21.49

The directors receive per diem, bonuses and allowances that are already included in the amounts stated above. Aside from said amounts, they have no other compensation plan or arrangement with the bank. The Directors receive a per diem of P150,000 for attending Board meetings and P27,000 for Committee meetings. The executive officers receive salaries, bonuses and other usual bank benefits that are also included in the amounts stated above. Aside from these, they have no other compensation plan or arrangement with the bank.

For the protection and security of its directors and officers, the Bank is unable to provide their individual compensation.

There are no warrants or options held by the Bank's officers and directors.

Item 7. Independent Public Accountants

SGV & Co. has acted as the Bank's external auditors since 1979. Ms. Veronica Mae A. Arce has been the certifying partner from SGV and Co. since 2019, in compliance with the 7-year rotation requirement.

The Bank has no disagreements on accounting and financial disclosures with its current external auditors for the same periods or any subsequent interim period.

The Bank intends to retain SGV as its external auditors for the year 2023 and is submitting the same to the stockholders for ratification as endorsed by the Audit Committee with the approval of the Board of Directors.

Representatives of SGV are expected to be present at the Annual Stockholders' Meeting and will have the opportunity to make a statement if they desire to do so and will be available to answer appropriate questions.

Item 8. Financial and Other Information

The Audited Financial Statements of PSBank is attached as Annex "A".

D. OTHER MATTERS

Item 9. Proposed Actions with Respect to Reports

a. Approval of the Minutes of the Annual Stockholders' Meeting held virtually on April 27, 2023 at 3:00 p.m. via CISCO WEBEX Livestreaming.

NAMES	No. of Shares Held	Percentage of Equity
Metropolitan Bank & Trust Company (parent company) represented by Arthur Ty	377,279,068	88.38485%
Chairman Vicente R. Cuna Jr.	111	0.00003%
Vice Chairman Arthur Ty	129	0.00003%
Director Eduardo A. Sahagun	111	0.00003%
Director Francisco S. Magsajo, Jr.	100	0.00002%
Director Higinio O. Macadaeg, Jr.	100	0.00002%
Director Rufino Luis T. Manotok	100	0.00002%
Director Jose Vicente L. Alde	111	0.00003%
Director Ma. Soledad D.S. De Leon	4,456,795	1.04409%
Director Rosanna F. De Vera	111	0.00003%
Various PSBank Stockholders	22,345,355	5.23483%
TOTAL	404,082,091	94.66398%

Stockholders in Attendance via Remote Communication

1. CALL TO ORDER

The Vice Chairman of the Board, Mr. Vicente R. Cuna, Jr., presided over the meeting which he called to order. The Corporate Secretary, Mr. Perfecto Ramon Z. Dimayuga, Jr., recorded the minutes of the meeting. Likewise, the audio/video recordings of the meeting were secured by the Office of the Corporate Secretary.

2. CERTIFICATION OF NOTICE AND QUORUM

The Bank conducted its Annual Stockholders' Meeting (ASM) on April 27, 2023 via remote communication using a secure online meeting platform, Cisco Webex, pursuant to applicable Securities and Exchange Commission (SEC) regulations in order to ensure the safety and welfare of the stockholders, board members, management and other attendees of the meeting.

The Corporate Secretary, Mr. Perfecto Ramon Z. Dimayuga, Jr., certified that the Notice of Meeting was duly sent and circulated via appropriate disclosures and publications pursuant to the regulations of the Securities and Exchange Commission (SEC) for the purpose of informing the Stockholders of

record. The Corporate Secretary further certified that the required quorum was met, as signified by the presence of its stockholders who were in attendance via virtual mode and representing more than two-thirds (2/3) of the outstanding capital stock or 95% of the 426,859,416 common shares outstanding. There was 100% attendance by all nine (9) members of the Board of Directors who had been nominated and elected to their respective positions (see item 6 for the list of directors present).

Vice Chairman Cuna acknowledged that, there being a quorum, the virtual meeting was duly constituted for the transactions of the business in the agenda.

3. <u>APPROVAL OF MINUTES FOR THE ANNUAL STOCKHOLDERS MEETING HELD ON</u> 25 APRIL 2022

Vice Chairman Cuna proceeded to the next item in the agenda which was the approval of the Minutes of the Annual Stockholders' Meeting held on April 25, 2022, copies of which were included in the Information Statement disseminated accordingly and posted in the corporate website pursuant to applicable SEC regulations.

The Corporate Secretary stated that, upon tabulation of votes cast, both in absentia and through proxy, a total of 404,081,891 common shares out of the 426,859,416 common shares outstanding, equivalent to 95%, voted in favor of the approval of the Minutes of the Annual Stockholders' Meeting held on April 25, 2022, of which the following resolution was passed and adopted:

RESOLUTION NO. PSB-ASM-2023-01

"RESOLVED, that the Minutes of the Annual Stockholders' Meeting of the Philippine Savings Bank held on April 25, 2022 are hereby approved as recorded."

4. <u>PRESENTATION AND APPROVAL OF THE PRESIDENT'S REPORT AND THE AUDITED</u> <u>FINANCIAL STATEMENTS FOR 2022</u>

Vice Chairman Cuna turned over the floor to the President, Mr. Jose Vicente L. Alde, who rendered to the stockholders his annual report, including the audited financial statements for the year 2022.

The Corporate Secretary then mentioned that, upon tabulation of votes cast, both in absentia and through proxy, a total of 404,081,891 common shares out of the 426,859,416 common shares outstanding, equivalent to 95%, voted in favor of the notation and approval of the President's Annual Report and the 2022 Audited Financial Statements, as per resolution below:

RESOLUTION NO. PSB-ASM-2023-02

"**RESOLVED**, that the President's Annual Report and the 2022 Audited Financial Statements of the Philippine Savings Bank are hereby noted and approved."

5. <u>CONFIRMATION OF ALL CORPORATE ACTS OF THE BOARD OF DIRECTORS,</u> <u>MANAGEMENT AND ALL COMMITTEES IN 2022</u>

Vice Chairman Cuna moved on with the next item in the agenda which was the confirmation of all corporate acts, transactions and resolutions of the Board of Directors, Management and all Committees during the year 2022, including material transactions with the Bank's DOSRI and other related parties (RPTs) as summarized in the 2022 Annual Report and in the Material RPTs Report.

The Corporate Secretary reported that, upon tabulation of votes cast, both in absentia and through proxy, 95% or 404,081,891 common shares out of the 426,859,416 common shares outstanding voted in favor of the confirmation of all corporate acts, transactions and resolutions of the Board of Directors, Management and all Committees during the year 2022, including significant transactions with the Bank's DOSRI and other related parties as summarized in the 2022 Annual Report and in the Material Related Party Transactions Report, of which the following resolution was passed and adopted:

RESOLUTION NO. PSB-ASM-2023-03

"RESOLVED, that all acts, transactions and resolutions of the Philippine Savings Bank's Board of Directors, Management and all Committees done in the ordinary course of business during the year 2022 including, among others, the approval of loans/credit transactions, investments, Bank products and services, including significant transactions with the Bank's DOSRI and other related parties as summarized in the 2022 Annual Report and in the Material Related Party Transactions Report, are hereby confirmed."

6. ELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS

The next item in the agenda was the election of the members of the Board of Directors to serve for the year 2023-2024.

In compliance with the regulatory requirements of the Bangko Sentral ng Pilipinas (BSP) and the Securities and Exchange Commission (SEC) on the nomination of directors, Mr. Eduardo A. Sahagun, an Independent Director and a member of the Bank's Corporate Governance (CG) Committee, conveyed that the CG Committee reviewed and evaluated the qualifications of all persons nominated to the Board, and certified that, based on the records, the following nine (9) nominees, four (4) of whom were nominated as Independent Directors, possess all the qualifications and none of the disqualifications prescribed by law and the regulations, namely:

- 1. Mr. Arthur V. Ty
- 2. Mr. Vicente R. Cuna, Jr.
- 3. Mr. Jose Vicente L. Alde
- 4. Ms. Ma. Soledad D.S. De Leon
- 5. Ms. Rosanna F. De Vera
- 6. Mr. Higinio O. Macadaeg, Jr. (Independent Director)
- 7. Mr. Francisco S. Magsajo, Jr. (Independent Director)
- 8. Mr. Rufino Luis T. Manotok (Independent Director)
- 9. Mr. Eduardo A. Sahagun (Independent Director)

Considering that there were only nine (9) persons nominated to, and qualified for, the nine (9) seats in the Board of Directors for the year 2023-2024, the Corporate Secretary announced that, upon tabulation of votes cast, both in absentia and through proxy, each of the nine (9) aforementioned nominees for directors received votes equivalent to 95% or 404,081,891 common shares out of the 426,859,416 common shares outstanding. Hence, the following resolution on the election of the nine (9) aforementioned nominees was passed and adopted accordingly:

RESOLUTION NO. PSB-ASM-2023-04

"RESOLVED, that the following are hereby elected as Directors of the Philippine Savings Bank for the year 2023-2024 and until their successors are duly elected and qualified:

- 1. Mr. Arthur V. Ty
- 2. Mr. Vicente R. Cuna, Jr.
- 3. Mr. Jose Vicente L. Alde
- 4. Ms. Ma. Soledad D.S. De Leon
- 5. Ms. Rosanna F. De Vera
- 6. Mr. Higinio O. Macadaeg, Jr. (Independent Director)
- 7. Mr. Francisco S. Magsajo, Jr. (Independent Director)
- 8. Mr. Rufino Luis T. Manotok (Independent Director)
- 9. Mr. Eduardo A. Sahagun (Independent Director)

7. APPOINTMENT OF THE EXTERNAL AUDITOR FOR THE YEAR 2023-2024

Vice Chairman Cuna continued on with the next item in the agenda which was the appointment of the Bank's external auditor for 2023-2024.

The Vice Chairman announced that Sycip Gorres Velayo & Co. (or "SGV & Co.") had been recommended by the Audit Committee and the Board of Directors for re-appointment as the Bank's external auditor for 2023-2024.

Upon recommendation and tabulation of votes cast, both in absentia and through proxy, the Corporate Secretary reported that 95% or a total of 404,081,891 common shares out of the 426,859,416 common shares outstanding voted in favor of the re-appointment of Sycip Gorres Velayo & Co. (or "SGV & Co.") as the Bank's external auditor for 2023-2024, of which the following resolution was passed and adopted:

RESOLUTION NO. PSB-ASM-2023-05

"RESOLVED that, as recommended by the Audit Committee and approved by the Board of Directors, Sycip Gorres Velayo & Co. (or "SGV & Co.") is, hereby, re-appointed as the Philippine Savings Bank's External Auditors for the year 2023-2024."

8. OTHER MATTERS

The Corporate Secretary mentioned that no relevant questions or comments were received from the stockholders within the prescribed period in accordance with the Bank's procedures on the conduct of meeting via remote communication. As such, there were no other items to be discussed aside from the aforementioned agenda matters taken up.

9. ADJOURNMENT

Vice Chairman Cuna acknowledged that, there being no other business to transact, the meeting was adjourned. On behalf of the Board of Directors, the Vice Chairman expressed gratitude for the continued support and trust from the Bank's stockholders.

b. Presentation and Approval of the President's Annual Report and the Bank's Audited Financial Statements as of December 31, 2023.

The President's Annual Report on the Bank's activities, business and financial performance for year-end 2023, including the Bank's Audited Financial Statements as of December 31, 2023, will be presented for notation and approval of the stockholders. Please refer to Item 8. "Financial and Other Information".

c. Confirmation of All Acts of the Board of Directors, Management and All Committees

All acts, transactions and resolutions of the Board of Directors, Management and all Committees done in the ordinary course of business during the year 2023 including, among others, the approval of loans/credit transactions, investments, Bank products and services, and transactions with the Bank's DOSRI and other related parties, will be presented for confirmation of the stockholders.

d. Election of the Members of the Board of Directors

The Members of the Board of Directors of the Bank for the year 2024-2025 are to be elected to hold office until the next succeeding annual meeting, and/or until their respective successors have been duly elected and qualified. Please refer to the list of nominees under Item 5. "Directors and Executive Officers - Nominee Directors" for details.

e. Appointment of the External Auditor

The re-appointment of SGV & Co. as independent external auditor of the Bank for 2024-2025 will be presented for confirmation of the stockholders. Please refer to the Item 7. "Independent Public Accountants" for details.

Item 10. Voting Procedures

- a. Majority vote is required for the following:
 - i. Approval of the Minutes of the Annual Meeting of Stockholders
 - ii. Confirmation of all corporate acts of the Board of Directors, the Management and all committees including significant transactions with the Bank's Directors, Officers, Stockholders & their Related Interests (DOSRI) and other related parties
 - iii. Appointment of External Auditors
- b. Majority vote is required for the election of members of the Board of Directors. Nominees receiving the highest number of votes shall be declared elected following the provisions of the Corporation Code.
- c. Every stockholder entitled to vote on the particular question or matter involved shall be entitled to one (1) vote for each share of stock in his name. Cumulative voting is allowed provided that the total votes cast by a stockholder shall not exceed the number of shares registered in his name in the books of the bank as of the record date multiplied by the whole number of directors to be elected. Matters submitted to stockholders for ratification shall be decided by the required vote of stockholders present, in person or by proxy.
- d. A stockholder can exercise his vote at the meeting or remotely (in absentia or through proxy), as applicable.

Pursuant to applicable regulations of the Revised Corporation Code which allow voting in absentia by the stockholders, an online link may be accessed by the verified stockholders to register and/or vote in absentia on the matters for resolution at the meeting. A stockholder who votes in absentia shall be deemed present for purposes of quorum. Please refer to Item 11 - Participation of Shareholders by Remote Communication for the applicable instructions for voting in absentia or through proxy.

e. All votes will be counted by the Office of the Corporate Secretary, to be assisted by the Bank's stock transfer agent, Metrobank Trust Banking Group, and with validation by the SGV & Co.

Item 11. Participation of Shareholders by Remote Communication

To comply with applicable regulations and to ensure the safety and welfare of our stockholders, the Bank shall allow attendance by remote communication, voting in absentia and through proxy. The following are the corresponding requirements and procedures for participation by remote communication:

PARTICIPATION BY REMOTE COMMUNICATION, VOTING IN ABSENTIA AND THROUGH PROXY

A. Attendance by Remote Communication and Voting in Absentia and through Proxy

- 1. Stockholders intending to participate by remote communication and/or voting in absentia should notify the Office of the Corporate Secretary through a Letter of Intent (LOI) to be sent via e-mail to psbasm@psbank.com.ph on or before April 12, 2024, complete with the following requirements for validation purposes:
 - 1.1 Indicate the following required information:
 - 1.1.1 Complete Registered Name
 - 1.1.2 Complete Registered Residential/Mailing Address
 - 1.1.3 Active e-Mail Address
 - 1.1.4 Active Mobile #
 - 1.1.5 Active Landline #
 - 1.2 Attach the following documents (e- copy/scanned copy):
 - 1.2.1 Valid government-issued ID with photo and signature (scanned front and back)

- 1.2.2 Proof of Ownership, such as, but not limited to, the following:
 - a) Stockholder's certificate (for certificated shares); or
 - b) Broker's certification (for scripless or uncertificated shares); or
 - c) Secretary's certificate for authorized representative (for corporate)
- 1.2.3 Other supporting document, as applicable
- 2. In case a stockholder cannot attend the virtual meeting and wishes to be represented, said stockholder shall designate an authorized representative ("Proxy") by submitting the following additional documents, aside from the requirements as enumerated under items 1.1 and 1.2 above, on or before April 12, 2024 via email to <u>psbasm@psbank.com.ph</u>, for validation purposes:
 - 2.1 Duly-accomplished proxy form/instrument (if so preferred or if no name is indicated, the Chairman of the Meeting shall act as the proxy.)
 - 2.2 Valid government-issued ID with photo and signature of the designated Proxy (scanned front and back)
- 3. The Office of the Corporate Secretary shall forward the email containing the LOI and its attachments to the Bank's stock transfer agent, Metrobank Trust Banking Group. The validation process will be completed by the stock transfer agent no later than three (3) business days from its receipt of the LOI. The Bank's stock transfer agent reserves the right to request for additional information and documents, as needed/necessary. Moreover, for general welfare and in the interest of time, electronic signature for the required documents shall be allowed while notarization requirement shall not be compulsory and may be considered once practicable.
- 4. Once validated/verified, a stockholder shall be provided a confirmation correspondence with secure links for virtual meeting registration and voting in absentia. For security purposes, the confirmation correspondence which include access credentials, links and instructions for participation through remote communication and voting in absentia shall only be sent to the stockholder's email address, and if necessary, notification shall be sent to the stockholder's mobile number as provided per item 1.1 above. It is the duty of the stockholder to securely provide the information on access credentials and instructions to his/her Proxy, as needed/applicable.
 - 4.1 A verified stockholder or his/her Proxy shall have to access the corresponding link in order to be able to join the virtual meeting on the ASM day.
 - 4.2 A verified stockholder or his/her Proxy may cast his/her vote for each of the agenda items through the secure voting link provided in the confirmation correspondence. Deadline to vote in absentia through its corresponding link is on April 19, 2024. Beyond this date, stockholders may no longer avail of the option to vote in absentia. The Office of the Corporate Secretary shall then tabulate all votes, to be assisted by the Bank's stock transfer agent, Metrobank Trust Banking Group, and with validation by the SGV & Co. The Corporate Secretary shall report the results of voting during the meeting. For information on counting and tabulation of votes, please refer to "Item 10. Voting Procedures" of this Information Statement.

B. Participation and Determination of Quorum and Votes

- 1. Only those stockholders who have notified the Company of their intention to participate in the Meeting via remote communication, including those who voted in absentia and by proxy, will be considered in the determination of quorum at the meeting. By participating remotely, a stockholder shall be deemed present for purposes of quorum.
- 2. Due to logistical limitations of the meeting conducted virtually, voting and open forum/discussion will not be possible during the virtual meeting. However, a stockholder (or through his/her Proxy), once verified, will be given an opportunity to raise any relevant questions or express an appropriate comment in relation to the agenda items by sending an email to <u>psbasm@psbank.com.ph</u> not later than April 18, 2024. Any relevant questions or comments

received by the Office of the Corporate Secretary via email within the prescribed period given to verified stockholders shall be properly acknowledged, noted and addressed accordingly.

- 3. The Office of the Corporate Secretary shall take down minutes of the meeting accordingly and shall note all comments and other relevant matters discussed covering the agenda of the meeting. The meeting proceedings shall be recorded in audio and video format to be safekept by the Office of the Corporate Secretary and shall be made available in a secured manner to stockholders upon request by sending an email to psbasm@psbank.com.ph.
- 4. The Office of the Corporate Secretary shall ensure confidentiality of all votes for tabulation, including those cast in absentia and by proxy, with assistance from the Bank's stock transfer agent, Metrobank Trust Banking Group, and for validation by the SGV & Co. The Corporate Secretary shall report the results of voting during the meeting. For information on counting and tabulation of votes, please refer to "Item 10. Voting Procedures" of this Information Statement.
- ** All participants are requested to adhere to the Bank's Confidentiality and Data Privacy guidelines for the meeting which shall be posted in the ASM-related page of the corporate website.

* * *

For ASM-related matters, please go to <u>https://www.psbank.com.ph/annual-stockholders-meeting-2024/</u>. For ASM-related queries, please send an email to <u>psbasm@psbank.com.ph</u> or contact the Office of the Corporate Secretary at 8885-8208 local 8180/8535. For account updating/validation concerns, please get in touch with PSBank's Stock Transfer Agent, Metrobank Trust Banking Group, through 8857-5694; 8857-5695; 8857-5697 or via email to <u>stocktransfer@metrobank.com.ph</u>.

THE BANK SHALL PROVIDE EACH STOCKHOLDER WITHOUT CHARGE A COPY OF SEC FORM 17-A (ANNUAL REPORT) UPON WRITTEN REQUEST ADDRESSED TO:

MS. LEAH M. ZAMORA Corporate Secretary 9th Floor, PSBank Center, 777 Pasco de Roxas cor. Sedeño St., Makati City 1226

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.

PHILIPPINE SAVINGS BANK

Leah M. Zamora Corporate Secretary

Date: March 25, 2024

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

MAR 2 5 2024

SUBSCRIBED AND SWORN TO before me this ______ affiant exhibiting to me his identification as follows:

Name	UMID no.	Date of Issuance	Place of Issuance
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Book no. Series of 2024	1		
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		INo. 51202	
	FTF 09/3	919/1.02.24/Makati	
		27.23 (2024)/Cam. Sur Bldg., 150 Amorsolo St.	
		9 Makati (Tel. 09228365212)	
	MCLE VIII-0001111	Issued 12.12.22 v/u 4 14.28	

PART II. MANAGEMENT REPORT

Brief Description and General Nature and Scope of Business of Registrant

Philippine Savings Bank (the Bank) was incorporated in the Philippines primarily to engage in savings and mortgage banking. The Bank's shares are listed in the Philippine Stock Exchange (PSE). The Bank offers a wide range of products and services such as deposit products, loans, treasury and trust functions that mainly serve the retail and consumer markets. On September 6, 1991, the Bank was authorized to perform trust functions.

As of December 31, 2023 and 2022, the Bank had 250 branches. In 2023, the Bank had 271 Automated Teller Machines (ATMs) in the branches (on-site) and 285 in other locations (off-site) bringing its total number of ATMs to 556 as of December 31, 2023 and 557 as of December 31, 2022.

The Bank's original Certificate of Incorporation was issued by the Securities and Exchange Commission (SEC) on June 30, 1959. On March 28, 2006, the Board of Directors (BOD) of the Bank approved the amendment of Article IV of its Amended Articles of Incorporation to extend the corporate term of the Bank, which expired on June 30, 2009, for another 50 years or up to June 30, 2059. This was subsequently approved by stockholders representing at least two-thirds of the outstanding capital stock of the Bank on April 25, 2006. The Amended Articles of Incorporation was approved by the SEC on September 27, 2006.

On April 27, 2010, by majority vote of the BOD and by stockholders representing two-thirds of the outstanding capital stock, the amendment of Article VI of its Amended Articles of Incorporation reducing the number of directors from a maximum of eleven (11) to a maximum of nine (9) has been approved. This was approved by the SEC on August 26, 2010.

On March 24, 2014, the BOD approved Article III of Articles of Incorporation to specify its principal address from Makati City to PSBank Center, 777 Paseo de Roxas corner Sedeño Street, Makati City 1226. The Amended Articles of Incorporation was approved by the SEC on December 22, 2014.

As of December 31, 2023 and 2022, Metropolitan Bank & Trust Company (MBTC), the Bank's ultimate parent, owned eighty-eight percent (88%) of the Bank.

Market Price Information

PSBank common shares were listed in the Philippine Stock Exchange (PSE) in 1994. The shares are traded under the symbol "PSB".

The high and low sales prices of the Shares as reported in the PSE for each quarter in the years ending December 31, 2023 and 2022 and subsequent interim periods were as follows:

	Highest	Lowest
2024:		
January 31	₽55.75	₽55.75
February 29	54.00	52.00
2023:		
First quarter	57.50	55.00
Second quarter	56.95	55.00
Third quarter	58.00	54.15
Fourth quarter	56.00	50.20
2022:		
First quarter	58.20	54.80
Second quarter	58.00	55.00
Third quarter	57.85	55.00
Fourth quarter	59.00	55.00

Closing price as of March 22, 2024 was at P53.80 per share.

Dividends and Dividend Policy

Dividends to be paid in cash are subject to the approval by a majority of the Board of Directors. Dividends to be paid in the form of stocks require the approval of a majority of the Board and the approval of shareholders representing no less than two-thirds of the Bank's outstanding capital stock. The Dividend Policy of the Bank is presented in Part II. Management Report on Compliance with Leading Practices on Corporate Governance.

Dividends Paid and Proposed

Details of the Bank's dividend distributions as approved by the Bank's BOD and the BSP follow:

Date of	Cash Divid			
declaration	Per share	Total amount	Record date	Payment date
January 21, 2021	₽0.75	₽320,144,562	February 5, 2021	February 22, 2021
April 26, 2021	0.75	320,144,562	May 11, 2021	May 26, 2021
July 22, 2021	0.75	320,144,562	August 6, 2021	August 23, 2021
October 21, 2021	0.75	320,144,562	November 8, 2021	November 22, 2021
January 17, 2022	0.75	320,144,562	February 2, 2022	February 16, 2022
April 25, 2022	0.75	320,144,562	May 11, 2022	May 21, 2022
July 21, 2022	0.75	320,144,562	August 5, 2022	August 22, 2022
October 20, 2022	0.75	320,144,562	November 7, 2022	November 21, 2022
January 26, 2023	0.75	320,144,562	February 10, 2023	February 27, 2023
April 27, 2023	0.75	320,144,562	May 15, 2023	May 29, 2023
July 20, 2023	0.75	320,144,562	August 4, 2023	August 22, 2023
October 19, 2023	0.75	320,144,562	November 8, 2023	November 20, 2023
	Stock Divid	ends		

Date of				
declaration	Per share	Total amount	Record date	Payment date
March 12, 2019	11.42%	₽-	January 31, 2020	February 21, 2020

No unregistered securities were sold or offered for sale by the Bank for the year 2023.

Cash Dividend Declaration

On January 18, 2024, the BOD of the Bank approved the declaration of a 7.50% regular cash dividend for the fourth quarter of 2023 for stockholders on record as of February 2, 2024 amounting to P320.14 million or P0.75 per share, to be paid on February 19, 2024.

Holders

As of February 29, 2024, the Bank has 1,429 stockholders.

Top 20 Stockholders as of February 29, 2024

	Name of Stockholders	No. of Shares	% to Total
1	METROPOLITAN BANK & TRUST COMPANY ¹	377,279,068	88.3849%
2	DE LEON, MARIA SOLEDAD S.	26,982,149	6.3211%
3	PCD NOMINEE CORPORATION (FILIPINO) ²	5,132,464	1.2024%
4	DE LEON, GIAN CARLO SERRANO	3,054,440	0.7156%
5	DE LEON, LEONARD FREDERICK SERRANO	2,895,061	0.6782%
6	PCD NOMINEE CORPORATION (NON-FILIPINO)	2,791,413	0.6539%
7	DE LEON, ALVIN BENJAMIN SERRANO	2,716,290	0.6363%
8	DE LEON, KEVIN ANTHONY SERRANO	2,682,950	0.6285%
9	GO, JAMES	334,723	0.0784%
10	GRAND ASIA REALTY INVESTMENT CORPORATION	325,958	0.0764%
11	QUE, LIONG H.	75,834	0.0178%
12	CHOA, JOHNNY K.	72,247	0.0169%
13	CHOA, VICTORIA K.	68,940	0.0162%
14	TY, ALEJANDRO	63,893	0.0150%
15	CHENG, BERCK Y. OR ALVIN Y. CHENG OR DIANA Y.		
15	CHENG OR CHERYL Y. CHENG	50,138	0.0117%
16	SY, VICTOR GAN	45,654	0.0107%

	Name of Stockholders	No. of Shares	% to Total		
17	PEREZ, MA. GEORGINA V.	44,418	0.0104%		
18	DY BUNCIO, ANJANETTE TY	42,710	0.0100%		
19	PEOPLE'S GENERAL INSURANCE CORPORATION	41,776	0.0098%		
20	ROSARIO, ROLAND R.	41,762	0.0098%		
1 Inclue	1 Includes 206,331,982 shares lodged with PCD Nominee Corp.				

2 Net of 206,331,982 shares owned by Metropolitan Bank & Trust Company and 18 shares owned by Arthur Ty

Note: List of Stockholders as of March 1, 2023 (record date) is provided under Annex D.

As of February 29, 2024, public ownership of the Bank was at 11.61%. Of the total shares issued, 2,831,447 shares or 0.66% represents foreign ownership.

COMPLIANCE WITH LEADING PRACTICES ON CORPORATE GOVERNANCE

People at the Heart of Governance

Corporate governance ensures that we stay accountable and transparent — even when no one is looking.

This is why well-governed organizations are comprised of people driven by a common purpose: to continually build the trust and confidence of stakeholders, going beyond mere compliance with applicable laws, rules, and regulations.

At PSBank, people and culture are at the heart of good corporate governance. These determine how we run our business in a prudent and sound manner, remain fair and transparent in all our dealings, and provide reliable and better service amidst the ever-growing expectations of our customers while at the same time working with integrity and accountability.

CORE GOVERNANCE POLICIES

Our annually updated Corporate Governance Manual contains the policies and guidelines that we follow. The Manual is posted on our website, www.psbank.com.ph, and on our intranet site, InfoChannel, for the guidance of all our stakeholders. The policies and guidelines primarily revolve around three basic values that we observe:

Fairness

We see to it that we conduct fair dealings with counterparties and other stakeholders. We ensure that such dealings, especially with our related parties, are made in the regular course of our business, and upon mutually favorable terms. Our Board-level Related Party Transactions Committee (RPTC), entirely composed of non-executive directors, and Management-level Related Party Transactions Management Committee (RPTMC), help ensure that our transactions with related parties are conducted at arm's length terms and conditions, and that our resources are not misappropriated.

These are in accordance with our Board-approved Related Party Transactions (RPT) policy and its specific guidelines and handling procedures vis-à-vis set transaction materiality thresholds and exposure limits. Our RPT policy is regularly reviewed and updated on an annual basis. It was last updated in November 2023 to revisit/update the transaction materiality thresholds, address the BSP's recommendations per its latest examination as completed on 14 July 2023, re-align with parent-Metrobank's updated RPT Policy and incorporate other relevant updates/changes.

Our transaction materiality thresholds for RPTs were set on a per transaction type basis, taking into account the high end of their historical ticket sizes, their nature, and our risk appetite. These thresholds are applied on a per single transaction basis for one-time or non-recurring transactions, or the aggregate amount of multiple transactions expected in a year for some arrangements with recurring/continuing transactions. Except for loan transactions to Directors, Officers, Stockholders, and their Related Interests (DOSRI), as well as to subsidiaries and affiliates requiring prior approval of the Board of Directors under existing Bangko Sentral ng Pilipinas (BSP) rules regardless of their amounts, RPTs with amounts within these thresholds are subject to the review and approval of the Management-level RPTMC and endorsement of the Board-level RPTC for the Board of Directors' confirmation. On the other hand, those beyond such thresholds are considered "material" and shall pass through the Board-level RPTC for review and endorsement for Board approval prior to their consummation and for stockholders' confirmation in the Annual Stockholders' Meeting.

In 2023, the following material RPTs were entered into between the Bank and its related parties (see material RPTs table on the next page and Note 29 of the Audited Financial Statements).

				In Millions o	f PhP
Related Parties	Relationship	Nature of Transaction	Terms & Conditions	Original Amount	Dec. 31 2023 Balance
INTERCOMPAN					
Metropolitan Bank & Trust Company (MBTC)	Parent-Bank	Annual Renewal and Increase in Related Intercompany Counterparty Lines of Treasury Group	Clean/unsecured Line is for Interbank Call Loans (IBCL) only; Secured Line is collateralized by non-risk assets i.e. Government securities (GS); and Pre- Settlement Risk Line is for Peso and US Dollar trading of Fixed Income Securities, FX trading transactions and Peso and US Dollar Repo transactions.	Clean – 7,000; Secured -25,000; Settlement -750	N/A
First Metro Investment Corporation (FMIC)	Affiliate	Renewal of Existing Php85.0 Million Pre-Settlement Risk (PSR) Line	Counterparty line to cover risks for fixed income securities (i.e., corporate bonds, government securities) and FX spot transactions for maximum of T+3 for FMIC's securities trading.	Pre-Settlement – 85 (same/no changes)	
Metropolitan Bank & Trust Company (MBTC)	Parent-Bank	Annual Renewal of Related Intercompany Lines of Trust Division	Counterparty line for investments in Time Deposit transactions of Trust Accounts (TAs), earmarking of settlement amount of fixed income/equity transactions, settlement of fixed income/equity transactions and investments in Time Deposit transactions of Investment Management Accounts (IMAs)	Clean – 1,000; Pre-Settlement – 5; Settlement – 50 & IMA – 100 (same/no changes)	N/A
First Metro Investment Corporation (FMIC)	Affiliate		Counterparty line for earmarking of settlement amount of fixed income/equity transactions and settlement of fixed income/equity transactions	Pre-Settlement – 70 & Settlement – 700 (same/no changes)	N/A
First Metro Securities Brokerage Corp. (FMSBC)	Affiliate		Counterparty line for earmarking of settlement amount of fixed income/equity transactions and settlement of fixed income/equity transactions	Pre-Settlement – 500 & Settlement – 500 (same/no changes)	N/A
PSBank	Bank Proper		Counterparty line for investments in Time Deposit transactions of Trust Accounts (TAs), earmarking of settlement amount of fixed income/equity transactions, settlement of fixed income/equity transactions and investments in Time Deposit transactions of Investment Management Accounts (IMAs)	Clean – 1,000 Pre-Settlement – No Limit Settlement – No Limit IMA – 4,000 (same/no changes)	N/A
LOANS AND OT	HER CREDIT A	CCOMMODATIONS			1
First Metro Investment Corporation (FMIC)	Affiliate	Reinstatement of Php1.0 Billion Clean/ Unsecured Credit Line	Clean/unsecured Credit Line available via F of up to 30 days for additional working cap purposes and to gap intraday funding requirements with interest rate upon drawdo based on current BSP's Overnight Lending Facility (OLF) rate plus 50-75 basis points (bps) spread	ital own	N/A
PSBank Trust Division	Trust Division	Renewal of Existing Php1.0 Billion Domestic Bills Purchase (DBP) Clean Line for PSBank-Trust Division's Clients Under The Same Terms & Conditions	Renewal of Domestic Bills Purchase Line f the purchase of local and regional checks issued by PSBank Trust Division's clients payable to PSBank Trust Division for outrig crediting of their investments.	1,000	N/A

				In Millions	of PhP
Related Parties	Relationship	Nature of Transaction	Terms & Conditions	Original Amount	Dec. 31, 2023 Balance
OTHERS Metropolitan	Parent-Bank	Renewal of Existing Lease	Renewal of existing lease contracts	9,99	N/A
Bank and Trust		Agreements	for their office spaces at the PSBank		
Company			Center for which rental rates are		
(MBTC) - Digital Banking Unit			deemed acceptable/fair and consistent with the results of market survey		
(DBU)			conducted by the Bank's Credit		
Sumisho Motor	Affiliate		Appraisal Division.	19.12	N/A
Finance					
Corporation (SMFC)					
Federal Land	Affiliate	Buy-Back of Past Due Home Loans	Affiliate-real estate developer's buy-	5.79	N/A
Inc. (FLI)			back of two (2) past due home loan		
			accounts with waiver on penalties but		
			subject to applicable additional interest if paid beyond the committed		
			payment date as loan recovery option		
			for the Bank.		
Orix Metro	Affiliate	Granting of a Second Real Estate	The 1 st REM of the Bank shall remain	35.00	N/A
Leasing and Finance		Mortgage in favor of Affiliate-Orix Metro Leasing and Finance	valid and superior than the 2 nd REM of OMLFC for which annotation shall		
Corporation		Corporation to Secure the Loan of	be under the control and direction of		
(OMLFC)		Superlines Transportation Co. Inc.	the Bank.		
PSBank Trust	Trust Division	Opening of a Trust Account with	Opening a Trust and Other Fiduciary	178.92	186.16
Division		Trust Division in Compliance with the Liquidity Requirement for	Account (TOFA)-Custodianship and Safekeeping with its Trust Division		
		Outstanding E-Money Issuances per	under the standard terms & conditions		
		BSP Circular No. 1166	applicable to such a Trust product for		
			investment in government securities		
			or in other liquid assets as the BSP may allow as liquidity reserve for the		
			Bank Proper's outstanding E-money		
			issued in compliance with BSP		
			Circular No. 1166		

Our RPT policy likewise requires our directors and officers with personal interest in our transaction (e.g., they themselves or any of their close family members act as our counterparty) to inhibit or abstain from the discussion, approval, and management of such a transaction, except to provide material information to the RPTC or Board about the transaction. Provisions against conflict of interest situations are also stipulated in our Board approved "Code of Conduct" such as the prohibition of self-dealing transactions.

Pursuant to Memorandum Circular No. 10 s2019 of the Securities and Exchange Commission (SEC), or the "Rules on Material Related Party Transactions for Publicly-Listed Companies," the Bank also adopted since August 2019 a Board-approved Material Related Party Transactions (MRPT) policy that exclusively applies to related party transaction(s) amounting to at least 10% of its Total Assets based on its latest Audited Financial Statement (AFS), either individually or in aggregate over a 12-month period with the same related party. Save for a few differences in terms of scope, approval, reportorial and disclosure requirements, this separate policy espouses the same key principles in handling related party transactions and is likewise posted in our corporate website and intranet site.

We also ensure that our stockholders are treated equally and without discrimination by preserving stockholders' rights and protecting our minority stockholders' interests, including the latter's right to nominate candidates to our Board of Directors.

Integrity and Accountability

We uphold at all times the value of honesty as the best policy. We believe that our reputation precedes us in the business of trust and confidence. We continue to enhance a working culture of integrity, guided by a Code of Conduct that defines the standards that we must follow in our business dealings and relationships.

Code of Conduct

The Code of Conduct is our guide in defining the norms, rules, and responsibilities of each and every PSBanker. It includes provisions on:

• Disciplinary process;

• General policies to establish a professional working environment and secure a favorable reputation for the Bank;

• Corrective measures for unacceptable behavior or failure to comply with our rules, such as on Financial Consumer Protection, Anti-Money Laundering/Terrorism Financing, and Data Privacy, and our other policies and procedures;

• Schedule of penalties for attendance and punctuality, required corporate attire, conduct and behavior, dishonesty, health, safety, and security, reporting of violations, information security, and data privacy, among others; and,

• Provisions on management of personal finances, conflict of interest, anti-bribery and corruption, anti-sexual harassment, non-disclosure of information, and insider information.

Insider Trading

Under our Policy Against Insider Trading, reporting insiders are required to disclose their and their associates' initial beneficial ownership in PSBank shares and any changes thereof on the next trading day after their election/appointment and from the date of changes thereof, respectively. They are likewise prohibited from selling or buying PSBank shares during "blackout periods," i.e., upon obtaining material non-public information up to two trading days after such information is disclosed.

The Bank did not have any trading transactions with reporting insiders and/or their associates in 2023. Directors' level of share ownership and movements throughout 2023 are summarized in the table below:

		Rollforward of Common Shares					
Name of Director	Position	Begin	ning	Move	ements	En	d
		12/31/2022	%	Additions	Deductions	12/31/2023	%
Jose T. Pardo*	Chairman	2,063	0.000483	-	2,063	0	0.000000
Vicente R. Cuna, Jr.	Chairman	111	0.000026	-		111	0.000026
Arthur V. Ty	Vice Chairman	129	0.000030	-		129	0.000030
Samson C. Lim*	Independent Director	111	0.000026	-	111	0	0.000000
Rufino Luis T. Manotok**	Independent Director	-	-	100	-	100	0.000023
Higinio S. Macadaeg, Jr.***	Independent Director	-	-	100	100	0	0.000000
Ronald Luis S. Goseco****	Independent Director	-	-	100	-	100	0.000023
Francisco S. Magsajo, Jr.	Independent Director	100	0.000023	-	-	100	0.000023
Eduardo A. Sahagun	Independent Director	111	0.000026	-	-	111	0.000026
Jose Vicente L. Alde	President and Director	111	0.000026	-	-	111	0.000026
Ma. Soledad D.S. De Leon	Director	4,456,795	1.044090	-	-	4,456,795	1.044090
Rosanna F. De Vera	Director	111	0.000026	-	-	111	0.000026
Total		4,459,642	1.044756	300	2,274	4,457,668	1.044293

* The directorship of Mr. Pardo and Mr. Lim ended in April 2023 (with 2,063 shares and 111 shares outstanding as of end-December 2023, respectively).

** Mr. Manotok was elected as Independent Director during the Annual Stockholders' Meeting in April 2023.

*** Mr. Macadaeg was elected as Independent Director during the Annual Stockholders' Meeting in April 2023 but resigned in July 2023 (with 100 shares outstanding as of end-December 2023).

**** Mr. Goseco was elected as Independent Director in September 2023 to fill in the vacancy left by Mr. Macadaeg since July 2023.

Whistleblowing

PSBank's whistleblowing policy requires our employees to report immediately any impropriety or malpractice committed by co-employee/s or third party/ies to their group heads or directly to the Group Head of Internal Audit, Fraud Management, or Customer Experience and Human Resources, for evaluation if it would warrant an investigation. Under the Code of Conduct, concealment or non-reporting is considered an impropriety or malpractice in itself. The whistleblower is protected from any form of harassment as a result of any disclosure which was made in good faith believing the disclosure to be true and was not made maliciously or for personal gain. The policy considers any attempt to determine the whistleblower's identity as a breach of confidentiality which is subject to disciplinary sanctions.

The Bank has whistleblowing hotlines such as <u>iag-expose@psbank.com.ph</u> and <u>fire@psbank.com.ph</u> which can only be accessed by the Internal Audit Group Head and by the Fraud Management Group Head, respectively.

Anti-Money Laundering/Combating Financing of Terrorism (AML/CFT)

PSBank subscribes to and adopts the State's policy to protect the integrity and confidentiality of accounts and to ensure that it shall not be used as a money laundering/terrorism financing/proliferation financing site and/or conduit for the proceeds of unlawful activities; and life, liberty and property from acts of terrorism by condemning such acts and those who support and finance it as a crime against the Filipino people, against humanity and against the law of nations.

We ensure that we execute transactions with our customers in accordance with the AML/CFT policy guidelines, procedures, tools, and controls set forth in our regularly updated Money Laundering & Terrorism Financing Prevention Program (MTPP).

Our MTPP, as posted in our intranet site for the guidance of all our implementing personnel, primarily revolves around the following basic AML/CFT controls required under existing AML/CFT laws, rules and regulations:

1. Know Your Customer (KYC)/Customer Due Diligence (CDD) and Know Your Employee (KYE);

- 2. Ongoing Monitoring of Customers and their Transactions;
- 3. Covered and Suspicious Transactions Reporting;
- 4. Records Keeping and Retention;
- 5. Employee Training and Continuing Education; and

6. Compliance with Freeze Orders, KYC requests, bank inquiries, Targeted Financial Sanctions and other AML/CFT rules and regulations of the Anti-Money Laundering Council (AMLC) and the Bangko Sentral ng Pilipinas (BSP).

Our MTPP was last updated in October 2023 to address the findings & recommendations of the most recent BSP examination as completed on 14 July 2023 and to incorporate the recent ML/TF-related regulatory issuances as well as relevant CO AML advisories recently issued and other amendments. Compliance with the requirements of this MTPP is continuously monitored by our Board-designated AML Compliance Officer (AMLCO) as lead implementer under the Compliance Office.

Transparency and Open Communication

As a publicly listed company and a responsible financial institution, we abide by the various disclosure requirements of the BSP, the SEC, and the Philippine Stock Exchange (PSE). We ensure that we are transparent to our stakeholders by posting the latest public disclosures on the Investor Relations section of our website and in our press releases. In compliance with SEC Memorandum Circular No. 11 s2014, we regularly update our website to include all required disclosures in accordance with the SEC-prescribed web template for our stakeholders to readily check our corporate governance practices.

We also maintain an open communication line and use feedback from our stakeholders to develop better policies, products, and services. We likewise accommodate requests for information on the management of our Bank, stockholders rights, or any other Bank-related matters, while remaining mindful of disclosure limitations under existing laws on the secrecy of bank deposits and data privacy.

Our Corporate Governance Manual (CGM) serves as a valuable guide and reference in our implementation of corporate governance rules and regulations, and standards of both the BSP and the SEC. Our CGM is reviewed on an annual basis and was last updated in September 2023 to include certain duties and responsibilities of the Board of Directors with respect to strategic manpower planning and employee separations under Operational Risk Management, incorporate the SEC's requirements when filing request for extension in filling up a vacant

Board seat pursuant to the Revised Corporation Code of the Philippines, articulate the exemption of certain persons from attending the required Basic CG Orientation Program for first-time directors as well as those who have already attended the same course in other company(ies) of which they also sit as directors, set a deadline from date of election within which to attend the required Basic CG Orientation Program for first-time directors to align with that of parent-Metrobank, document the current practice of the respective committee secretariats' holding of a briefing for newly elected directors of their roles in the Board-level committees of which they were appointed as members and revise the schedule of the conduct of the required annual performance evaluation of directors and officers with interlocking positions to within the first quarter of the following year.

Financial Consumer Protection

With customers at the forefront of our priorities and incompliance with BSP Circular No. 857, as amended by BSP Circular No. 1048 and BSP Circular No. 1160 re: "Regulations on Financial Consumer Protection to Implement Republic Act No. 11765, otherwise known as the Financial Products and Services Consumer Protection Act (FCPA)", our corporate governance system and culture includes a Financial Consumer Protection (FCP) Framework to ensure that financial consumers' rights are protected at all times and that consumer protection laws, rules and regulations, standards and practices are duly observed and embedded in our business operations.

This framework comprises FCP Policies and Procedures, FCP Code of Conduct, Consumer Assistance Management System, FCP Training Program, FCP Risk Management System, FCP Compliance Program, FCP Audit Program, and Financial Consumer Education and Awareness Program. The framework revolves around the core principles of consumer protection, namely:

- 1. Disclosure and transparency;
- 2. Protection of client information;
- 3. Fair treatment;
- 4. Effective recourse;
- 5. Protection of consumer assets against fraud and misuse; and
- 6. Financial education and awareness.

This FCP Framework was updated in November 2023 to overhaul and re-align with the amended and new requirements set forth under BSP Circular No. 1160, especially with respect to the inclusion of a mandatory Cooling-Off Period for all applicable products and articulation of the Bank's Responsible Pricing policy, incorporate the adoption of the Standard Business Loan Application Form (SBLAF) for micro, small and medium enterprises as mandated under BSP Circular No. 1156 dated 30 September 2022 and add footnotes for clarification of or emphasis on certain items as well as points of reference to pertinent Policies & Procedures.

The Board of Directors, jointly with the senior management, is ultimately responsible in establishing an effective oversight over our consumer protection programs as well as in ensuring that consumer protection practices are embedded in our business operations.

As part of our corporate-wide risk management system spearheaded by our Risk Management Office (RMO), an FCP Risk Management System (FCPRMS) is instituted to identify, measure, monitor, and control consumer protection risks (both risks to the financial consumers and the Bank) inherent in our operations.

PSBank aims to differentiate itself from other banks by providing excellent customer experience. Being attentive and proactive to all customer feedback is one of the effective means of doing so. While positive feedback is welcome, we are more vigilant about negative feedback or complaints as they cover areas for improvement. For data analytics purposes, complaints received from clients are lodged in an automated tracking system to manage our defined turnaround time in resolving them and to serve as a database of all customer complaints, including the record of actions taken. This process is implemented in four steps, namely:

- (1) Acknowledgement
- (2) Decision/Disposition by designated senior officers
- (3) Investigation and communication of feedback to the customer concerned
- (4) Resolution of complaint

While all personnel are given access to the system for the reporting of customer complaints and feedback, the investigation and resolution are handled by the following:

• Service Recovery Team (SRT): consists of the Consumer Assistance Management Department. The team is responsible for investigation, resolution, and documentation of all customer complaints and feedback received across all channels. The SRT also works with other departments, divisions, or groups in the implementation of interim and long-term resolution (e.g., process improvement efforts, policy revision, system enhancement, personnel training).

• **Designated Senior Officers:** consists of senior officers or group heads tasked to provide decision/disposition to the customer complaint.

• Emergency Recovery Team (ERT): All complaints/feedback that are qualified under fraud or those that may be classified as high risk are immediately escalated to the ERT which consists of the executive vice president (EVP), the customer experience and human resource group (CXHRG) head, information technology group (ITG) head, branch banking group (BBG) head, and marketing group (MG) head. Issues requiring PR solutions or those with media impact are also submitted to the PR and corporate communications head.

• **Process Owner Representative:** respondents to the complaint. They can also be subject matter experts who may provide valuable inputs in the immediate resolution of the complaint.

• **FCPA Roundtable:** a top-level advisory and action group led by a Senior Officer who acts as a coach. The FCPA roundtable's primary objective is to create a venue for discussion of customer issues, develop and recommend actions that will lead to continuous structural improvements.

At the end of each day, all customer issues received are reported to a pool of senior officers, including the president and the executive vice president. The consolidated report is likewise submitted to the RMO on a monthly basis as part of the Key Risk Indicator (KRI) reports.

Each valid complaint arising from a service/process lapse shall have a corresponding one demerit point against the responsible personnel's performance rating.

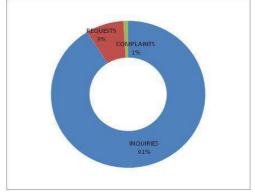
CUSTOMER INTERACTION: Aside from the branches, we offer other channels for customer interaction. The Customer Experience Operations Division handles loan and deposit inquiries, requests, and complaints coursed through Direct Banking, Call Banking, email, LiveChat, SMS, website, PSBank Online, PSBank Mobile and social media. All these channels are managed 24/7, except for Direct Banking which caters to walk-in clients.

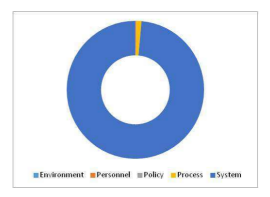
Complaints	7,735 787,553	1% 100%
Requests	62,513	8%
Inquiries	717,305	91%
Nature of Txn	TOTAL	%

Utilization/engagement per Channel:

Complaints:

Nature of Complaint	TOTAL	%
Environment	1	0.01%
Personnel	16	0.21%
Policy	2	0.03%
Process	91	1.17%
System	7,625	98.58%
	7,735	100%





Data Privacy

PSBank respects and values data privacy rights and makes sure that all personal data collected from its data subjects (i.e. employees, clients & customers, suppliers, etc.) are processed in adherence to the principles of transparency, legitimate purpose, proportionality, quality and security in compliance with Republic Act No. 10173 otherwise known as "The Data Privacy Act of 2012", its Implementing Rules and Regulations and the related issuances of the National Privacy Commission (NPC). Our Board-approved Data Privacy Policy encapsulates the privacy and data protection protocols/security measures that need to be observed and carried out within the Bank for specific circumstances (i.e. from collection to destruction) directed towards the fulfilment and realization of the rights of our data subjects and protection of personal data against natural dangers such as accidental loss or destruction, and human dangers such as unlawful access, fraudulent misuse, unlawful destruction, alteration and contamination. It was last updated in December 2022 to articulate on the data subject's consent, the general data privacy principles of transparency, legitimate purpose & proportionality, the scope and limitations of the Data Privacy Act and the processing of personal information under a data sharing arrangement as against an outsourcing agreement based on National Privacy Commission (NPC) Advisory Opinions; incorporate by way of reference the Bank's Policy on Retention and Disposal of Records Containing Personal Information; update the Privacy Impact Assessment (PIA) Procedures Manual and make it an annex thereof; include Information Security check and audit on third-party service providers as part of the Bank's Organizational Security Measures; and revise the internal and external incident reporting pursuant to existing NPC and BSP reporting rules, among other updates.

BOARD OVERSIGHT

The Board of Directors sets the corporate governance tone in our organization by ensuring adherence to principles and standards. It is accountable to our stakeholders in running our Bank in a prudent and sound manner to ensure long-term sustainability and success. It is primarily responsible for developing, reviewing, and approving our strategic objectives annually and thereafter monitoring and overseeing the effective implementation with due consideration of our risk strategies, corporate governance and corporate values. It monitors management's performance against set targets and makes sure that appropriate controls and systems of checks and balances are in place and operating effectively.

In 2023, there were nine directors in our Board, four of whom are independent directors, four are non-executive directors, and one is an executive director who is also the President of the Bank. They are all qualified business professionals with the required expertise and experience in directing our strategic path. Their selection was based on their qualifications (i.e., integrity/probity, physical/mental fitness, competence, relevant education/financial literacy/training, diligence and knowledge/experience) without discrimination against gender, age, and ethnic, political, religious, or cultural backgrounds, and therefore achieving diversity in the Board.

In accordance with our By-Laws, directors are elected by the vote of the holders of common stock of the Bank in accordance with Section 23 of the Revised Corporation Code of the Philippines and other pertinent applicable laws. Any stockholder may submit nominations for directorial positions to the Corporate Governance Committee. The Committee then screens the qualifications of the nominees in accordance with screening policies and procedures, and parameters, including alignment with our strategic directions by attaining an optimal mix of skills and talents and balanced board membership.

In identifying potential candidates, the Bank may consult whatever resources it deems appropriate, including but not limited to, referrals from existing directors and officers, recommendations from a third-party search firm or suggestions from stockholders or by checking on the external databases of the Institute of Corporate Directors (ICD) or other professional search firms. Only nominees whose names appear in the final list of candidates are considered for election as directors at the annual meeting of the stockholders.

We have consistently maintained independent directors who provide independent judgment, outside experience, and objectivity. In our nine-seat Board, we have four independent directors. This is more than the required minimum number of independent directors. We do not have any non-executive director holding a total of more than five board seats in publicly listed companies.

Non-executive directors, including independent directors, meet regularly on an annual basis, other than in meetings of the Audit, Risk Oversight, Corporate Governance and other Board-level committees in the absence of any executive director and senior management, with the external auditor and the heads of internal audit, compliance and risk management functions to scrutinize management's performance particularly in meeting our goals and objectives and to determine the integrity of our internal controls and effectiveness of risk management

systems. Further, the Board also meets annually with the Audit Committee without the presence of the president/chief executive officer (CEO) and any other management team members to discuss and resolve any significant issues.

Our chairman provides active leadership by ensuring that our Board and its various committees function effectively, including maintaining a relationship of trust among Board members. Our chairman also ensures that our Board follows a sound decision making process.

Individual directors are tasked to observe the fit-and-proper rule. They are expected to conduct fair business dealings, avoid conflict of interest, and observe confidentiality. They must act honestly, judiciously and in good faith, and uphold the best interest of our Bank and its stakeholders. They must also devote time and attention to their duties and responsibilities and contribute to our Board's decision-making process. They must exercise independent judgment and have a working knowledge of laws, rules and regulations applicable to our Bank.

All new members of the Board of Directors are furnished with a copy of their duties and responsibilities and are provided with a comprehensive training on corporate governance, as part of the BSP's requirements in confirming elected bank directors. Together with our principal officers, our directors attended in October 2023 an annual refresher program on Corporate Governance via Zoom webinar pursuant to SEC Memorandum Circular No. 20 s2013 and as conducted by the Center for Global Best Practices (CGBP), a SEC-accredited training provider. Topics covered in said webinar are Governance of Data Privacy Management, Executive Briefing on Cybersecurity for Board and Management, Updates on Anti-Money Laundering Laws and Regulations and the Corporate Board's Roadmap to ESG-Driven Sustainability Strategy and Reporting.

Our Board has access to our corporate secretary who manages the flow of information to the Board prior to the meetings. The Office of the Corporate Secretary plays a significant role in supporting the Board in discharging its responsibilities as it administers, attends, and prepares the agenda and minutes of Board meetings, and ensures that notices required under the By-Laws and/or applicable rules are given to all directors and stockholders. Regular Board meetings are also scheduled in advance which are normally set every third Thursday of the month. With the lifting of pandemic-related restrictions, directors typically attend board meetings in person or face-to-face and are given the access/option also to attend virtually whenever necessary or as applicable. This is to provide flexibility and convenience to the members of the Board.

Our Board also reviews and approves all policy manuals to ensure that regulatory changes and best practices are included. They have access to a permanent compilation of documents related to past Board activities. They can readily seek clarification from senior management should they have concerns about our Bank or any item submitted for their consideration.

Board Committees

A number of Board-level committees were created to aid our Board in its various tasks to ensure efficiency and provide greater focus. Four of these committees are in charge of governance oversight functions, as follows:

The **Corporate Governance Committee** (**CGC**) is tasked to assist our Board in fulfilling its duties and responsibilities and monitoring our adherence to the corporate governance principles and guidelines set forth in our Corporate Governance Manual, including the functions formerly assigned to the Nomination Committee and Compensation and Remuneration Committee which were both dissolved and integrated into this committee since 2017. It also oversees the development and effective implementation of our compliance system. The Committee is composed of three directors, all of whom are independent directors, including the committee chairperson. The Committee meets monthly and is supported by our Compliance Office (CO).

The **Risk Oversight Committee** (**ROC**) is responsible for the development and oversight of our risk management program. The Committee is composed of three members of the Board of Directors. Two or majority of its voting members are independent directors, including its chairperson, who is neither the chairman of the board nor of any other Board-level committee. The ROC members possess a range of expertise and adequate knowledge of our risk exposures, which is needed to develop appropriate strategies for preventing or minimizing losses. The Committee meets monthly and is supported by our Risk Management Office (RMO).

The AML Oversight Committee (AMLOC) is tasked to assist our Board in fulfilling its oversight responsibility over our AML compliance management. It ensures that we comply with the provisions of the Anti-Money Laundering Act (AMLA), as amended, its Revised Implementing Rules and Regulations (RIRRs), the provisions of the Anti-Terrorism Act (ATA), the Anti-Financing of Terrorism Act (AFTA), the Strategic

Trade Management Act (STMA) and their Implementing Rules and Regulations (IRRs); the regulatory issuances and orders of the Anti-Money Laundering Council (AMLC) and BSP AML/CFT regulations to the end that the Bank shall not be used as a vehicle to legitimize the proceeds of unlawful activity or to facilitate or finance terrorism. The Committee is composed of three directors, of whom two are non-executive directors, including the chairperson and an independent director. The Committee meets monthly and is supported by our Compliance Office (CO).

The **Audit Committee** (**AuditCom**) is designated to provide independent oversight for our financial reporting process, system of internal control and risk management, internal and external audits, as well as fraud management functions, and monitoring of compliance with Bank policies, applicable laws, rules, regulations, and Code of Conduct. It is composed of three non-executive directors, all of whom are independent, including the committee chairperson, who is not the chairman of the Board of Directors or of any other Board-level committee. The committee members have accounting, auditing, or related financial management expertise or experience commensurate with the size, complexity of operations and risk profile of the Bank. The Committee meets monthly and as needed, and is supported by our Internal Audit Group (IAG) and the Fraud Management Group ((FMG).

Other Board-level committees are as follows:

The **Executive Committee** (**ExCom**) is tasked, among others, to regularly review and approve credit proposals within its limits. It recommends additional conditions and requirements on loan applications. The Committee is composed of four directors which includes the president, and our credit & collections group head as the Bank's representative.

The **Related Party Transactions Committee (RPTC)** is tasked to assist the Board in ensuring that transactions with related parties are reviewed, appropriate restrictions are followed, and corporate resources are judiciously used. The Committee is composed of three non-executive directors, two or majority of whom are independent directors, including the committee chairperson. It meets monthly and is supported by our Compliance Office (CO).

The **Trust Committee (TrustCom)** is a special committee tasked to be primarily responsible for overseeing the fiduciary activities of the Bank. It is composed of five members: the president, the trust officer, a non-executive director, an independent director, and an independent professional who is the committee chairperson. It meets quarterly, and is supported by our Trust Division.

The attendance records in 2023 for these committees were logged as follows:

Corporate Governance Committee (CGC)					
Members	Position	Attendance	%		
Jose T. Pardo*	Chairperson	4/4	100%		
Independent Director					
Samson C. Lim*	Member	4/4	100%		
Independent Director					
Eduardo A. Sahagun	Member	12/12	100%		
Independent Director					
Francisco S. Magsajo, Jr.**	Chairperson	7/8	88%		
Independent Director	_				
Rufino Luis T. Manotok***	Member	8/8	100%		
Director					
Gilbert L. Nunag	Secretary	12/12	100%		
Chief Compliance & Data Protection Officer					

Corporate Governance Committee (CGC)

*Terms as independent directors ended in April 2023

**Replaced Mr. Jose T. Pardo as CGC Chairperson starting May 2023

***Elected as new independent director in April 2023 and replaced Mr. Samson C. Lim as CGC Member starting May 2023

Risk Oversight Committee (ROC)

Members	Position	Attendance	%
Francisco S. Magsajo, Jr.*	Chairperson	4/4	100%
Independent Director			
Higinio O. Macadaeg, Jr.**	Chairperson	3/3	100%
Independent Director			
Ronald Luis S. Goseco***	Chairperson	3/3	100%

Members	Position	Attendance	%
Independent Director			
Jose Vicente L. Alde	Member	12/12	100%
Director			
Eduardo A. Sahagun	Member	12/12	100%
Independent Director			
Edeza A. Que	Secretary	12/12	100%
Chief Risk & Sustainability Officer			

*Served as ROC chairperson until April 2023 **Elected as new independent director in April 2023 and replaced Mr. Magsajo, Jr. as ROC Chairperson starting May 2023 but resigned effective July 17, 2023

***Elected as new independent director and ROC Chairperson in September 2023.

AML Oversight Committee (AMLOC)

Members	Position	Attendance	0⁄0
Vicente R. Cuna, Jr.	Chairperson	12/12	100%
Non-Executive Director			
Francisco S. Magsajo, Jr.	Member	12/12	100%
Independent Director			
Rosanna F. De Vera	Member	10/12	83%
Non-Executive Director			
Gilbert L. Nunag	Secretary	12/12	100%
Chief Compliance & Data Protection Officer			

Audit Committee (AuditCom)

Members	Position	Attendance	%
Eduardo A. Sahagun			
Independent Director	Chairperson	15/15	100%
Samson C. Lim*			
Independent Director	Member	5/5	100%
Jose T. Pardo*			
Independent Director	Member	5/5	100%
Higinio O. Macadaeg, Jr.**			
Independent Director	Member	3/3	100%
Rufino Luis T. Manotok***			
Independent Director	Member	10/10	100%
Ronald Luis S. Goseco****			
Independent Director	Member	4/4	100%
Sherwin U. Lee			
Chief Audit Executive	Secretary	15/15	100%

*Terms as independent directors ended in April 2023 **Elected as new independent director in April 2023 and replaced Mr. Pardo as AuditCom Member starting May 2023 but resigned effective July 17, 2023 ***Elected as new independent director in April 2023 and replaced Mr. Lim as AuditCom Member starting May 2023 ****Elected as new independent director and AuditCom Member in September 2023.

Executive Committee (ExCom)

Members	Position	Attendance	0⁄0
Vicente R. Cuna, Jr.* Non-Executive Director	Chairman	12/12	100%
Arthur V. Ty Non-Executive Director	Member	11/12	92%
Jose Vicente L. Alde President/Executive Director	Member	12/12	100%
Rosanna F. De Vera Non-Executive Director	Member	12/12	100%
Mary Myleen M. Masanque Credit and Collections Group Head (PSBank Representative)	Member	12/12	100%
Jose M. Manuel, Jr. Legal Services Division Head	Secretary	12/12	100%
Arlyn S. Montebon Legal Documentation Department Head	Alternate Secretary	12/12	100%

*Appointed as Board and ExCom Chairman in April 2023

Related Party Transactions Committee (RPTC)

Members	Position	Attendance	%
Samson C. Lim*	Chairperson	4/4	100%
Independent Director			
Jose T. Pardo*	Member	4/4	100%
Independent Director			
Ma. Soledad D.S. De Leon	Member	9/12	75%
Non-Executive Director			
Higinio O. Macadaeg, Jr.**	Member	2/2	100%
Independent Director			
Rufino Luis T. Manotok***	Chairperson	8/8	100%
Independent Director			
Ronald Luis S. Goseco****	Member	3/3	100%
Independent Director			
Sherwin U. Lee	Resource Person	12/12	100%
Chief Audit Executive			
Gilbert L. Nunag	Resource Person	12/12	100%
Chief Compliance & Data Protection Officer	and Secretary		

*Terms as independent directors ended in April 2023 **Elected as new independent director in April 2023 and replaced Mr. Pardo as RPTC Member starting May 2023 but resigned effective July 17, 2023 ***Elected as new independent director in April 2023 and replaced Mr. Lim as RPTC Chairperson starting May 2023 ****Elected as new independent director and RPTC Member in September 2023.

Trust Committee (TrustCom)

Members	Position	Attendance	•⁄₀
Rommel Enrico C. Dionisio* Independent Professional	Chairperson	4/4	100%
Francisco S. Magsajo Jr.** Independent Director	Chairperson	4/4	100%
Jose Vicente L. Alde President	Member	4/4	100%
Ma. Soledad D.S. De Leon Non-Executive Director	Member	3/4	75%
Reuel R. Javier Trust Officer	Member	4/4	100%

*Served as Chairperson until April 2023, continues to serve as member of TrustCom **Succeeded Mr. Dionisio as Chairperson in April 2023

Board Meetings. In 2023, our Board had 12 regular meetings, in addition to the annual stockholders' meeting (ASM) and organizational meeting. Directors logged a 98% attendance rate. Attendance records to Board meetings in 2023 are summarized below.

MEMBERS	ATTENDANCE	0/0	ASM
Jose T. Pardo*	3/3	100%	N/A
Chairman and Independent Director	5/5	10070	10/11
Vicente R. Cuna, Jr.**	12/12	100%	YES
Chairman	12/12	10070	TES
Arthur V. Ty	11/12	92%	YES
Vice Chairman and Non-Executive Director	11/12	9270	1123
Samson C. Lim*	3/3	100%	N/A
Independent Director	5/5	10070	\mathbf{N}/\mathbf{A}
Rufino Luis T. Manotok***	9/9	100%	YES
Independent Director	3/3	100%	1125
Higinio S. Macadaeg, Jr.****	3/3	100%	YES
Independent Director	5/5	10070	1123
Ronald Luis S. Goseco*****	4/4	100%	N/A
Independent Director	4/4	100%	IN/A
Francisco S. Magsajo, Jr.	12/12	100%	YES
Independent Director	12/12	100%	1 25
Eduardo A. Sahagun	12/12	100%	YES
Independent Director	12/12	100%	1 63
Jose Vicente L. Alde	12/12	100%	YES
President and Executive Director	12/12	100%	163

MEMBERS	ATTENDANCE	%	ASM
Ma. Soledad D.S. De Leon	11/12	92%	YES
Non-Executive Director	11/12	9270	1125
Rosanna F. De Vera	12/12	100%	YES
Non-Executive Director	12/12	100%	IES
* The directorship of Mr. Pardo and Mr. Lim ended in April 202.	3.		

** Mr. Cuna was elected as Chairman in April 2023.

*** Mr. Manotok was elected as Independent Director in April 2023.

*** Mr. Macadaeg's directorship started in April 2023 and ended in July 2023.

***** Mr. Goseco was elected as Independent Director in September 2023 to fill in the vacancy left by Mr. Macadaeg since

July 2023.

SENIOR MANAGEMENT OVERSIGHT

Senior Management. Our senior management team, headed by our president as the chief executive officer (CEO), consists of a core group of senior officers who manage our day-to-day operations and business affairs. They exercise good governance by ensuring that line managers under their respective areas of responsibility execute their activities in a manner consistent with Board-approved policies and strategic directions. These should be aligned with applicable laws, rules and regulations, as well as standards of good practice.

Management Committees. To achieve efficiency and provide greater focus for our senior management in overseeing key areas of banking operations, we have various Management-level committees tasked as follows:

• The Assets and Liabilities Committee (ALCO) manages our assets and liabilities consistent with our liquidity, capital adequacy, growth, risk tolerance and appetite, and profitability goals.

• The **Credit Committee (CRECOM)** regularly reviews and approves credit proposals within the authority and limits set by our Board.

• The Anti-Money Laundering Compliance Committee (AMLCC) is designated by the Board to receive, evaluate, and decide whether or not a Suspicious Transaction Report (STR) shall be filed with the Anti-Money Laundering Council Secretariat (AMLCS) for cases or incidents reported or elevated by various business or operating units of the Bank. It also provides support to our Compliance Office in terms of AML policy review/development, and in addressing AML deficiencies/adverse findings.

• The **Outsourcing Oversight Committee** (**OOC**) oversees the accreditation of service providers, performance monitoring, post-implementation reviews including materiality, environment and social risk assessment and contract renewals in accordance with our Board-approved risk-based Outsourcing Policy Guidelines pursuant to existing BSP rules and regulations on outsourcing.

• The **IT Steering Committee (ITSC)** monitors IT performance and institutes appropriate actions to ensure achievement of desired results. It is accountable for designing and implementing our Board-approved Information Technology Risk Management System (ITRMS).

• The **Emergency Committee (EMCOM)** manages and monitors the effective implementation of our Business Continuity Plan (BCP). It aims to provide our Bank with the capability to continue its critical functions and processes by identifying, assessing and managing emergency scenarios and other business interruptions.

• The **Policy Committee (POLCOM)** resolves policy-related issues that require escalation or cross-functional discussion.

• The **Personnel Committee** (**PERCOM**) assists our senior management in evaluating the performance and career advancement of our employees, deciding on employee offenses/administrative cases, and in maintaining personnel policies and procedures, including our Code of Conduct.

• The Retirement Committee (RETCOM) exclusively administers our Gratuity and Retirement Benefit Plan.

• The **Related Party Transactions Management Committee (RPTMC)** assists the Board-level RPTC and the Board of Directors in ensuring that transactions with related parties, with respect to those considered as "non-material" (i.e., within the set transaction materiality thresholds) are conducted at arm's length/fair terms and conditions.

• The **Investment Committee (INCOM)** establishes investment guidelines and oversees the investment activities of the Bank. It monitors and reports the overall investment results and reviews compliance with investment objectives and guidelines.

• The **Occupational Safety and Health Committee (OSHCOM)** serves as the official planning and policymaking group of the Bank in all matters pertaining to safety and health pursuant to Rule 1040 of the DOLE's Occupational Safety and Health (OSH) Standards.

OUR GOVERNANCE VANGUARDS

Our compliance, risk management, and internal audit functions are the forerunners in our relentless drive to promote and uphold the noblest tenets and highest standards of good corporate governance across all our business operations.

Compliance

Ensuring our compliance with applicable laws, rules and regulations, as a minimum requirement, is our collective duty and team effort. It begins with our Board and senior management at the top and down the line to our various business and operating units in accordance with our Board-approved compliance system. The design and implementation of this program is administered and annually updated by our Compliance Office, led by our chief compliance officer (CCO) who directly reports to our Corporate Governance Committee and to our Board.

Our annually updated Bank Compliance Program, which was last updated in October 2023 to address the findings & recommendations of the most recent BSP examination as completed on 14 July 2023, incorporate other relevant updates, articulate existing processes and enhance certain processes , has a three-pronged, risk-based approach to effectively manage our compliance risks by ensuring compliance with pertinent banking laws, rules and regulations, codes of conduct, policies and standards of good practice. Its priority, focus and compliance testing frequency depends on the pre-assessed level of risk the business/operating units are inherently exposed relative to the number and magnitude or severity of pertinent requirements applicable to them.

This three-pronged strategy is structured to be operated by three key players, namely:

- 1. The line units are the first line of defense being the risk owners and managers.
- 2. The Compliance Office (CO) is the second line of defense and the compliance risk overseers.
- 3. The Internal Audit Group (IAG) is the third line of defense as the independent assurance provider.

Aside from monitoring and controlling compliance risk, our chief compliance officer (CCO) also tracks our Bank's adherence to our Corporate Governance Manual, which is aligned with the SEC's Revised Code of Corporate Governance for Publicly-Listed Companies, and embodies all CG-related rules and regulations of the BSP. Cases of non-compliance are required to be reported to our board chairman who ensures due process and determines appropriate sanctions. The Bank fully and continually complies with the material requirements of the SEC's Revised Code of Corporate Governance for Publicly-Listed Companies as embodied in its Board-approved Corporate Governance Manual.

Our Compliance Office continually strives to maintain our strong compliance culture in the midst of an everdynamic banking regulatory landscape. It proactively identifies and monitors, assesses, and addresses emerging compliance issues, vigorously promotes continuing education through formal/informal trainings, compliance awareness testing, compliance checking, and advisory service through a clear and open communication line; and fosters good corporate governance culture by benchmarking against industry best practices and standards.

Internal Audit

The Internal Audit Group (IAG) is established by the Board of Directors. Its responsibilities are defined by the Audit Committee (AuditCom) as part of its oversight function. The mission of internal auditing is to enhance and protect organizational value by providing risk-based and objective assurance, advice, and insight.

The role of the IAG is to assist the Bank in accomplishing its objectives by bringing a systematic and disciplined approach to evaluate and improve the effectiveness of the Bank's governance, risk management, and control processes. IAG is headed by the chief audit executive (CAE) who reports functionally to the Board

through the AuditCom and administratively to the president. The CAE confirms annually to the Board the organizational independence of the internal audit activity.

IAG is self-governed and adheres to The Institute of Internal Auditors' (IIA) mandatory guidance which includes the Core Principles for the Professional Practice of Internal Auditing, the Definition of Internal Auditing, the Code of Ethics, and the International Standards for the Professional Practice of Internal Auditing (Standards). This mandatory guidance constitutes the principles of the fundamental requirements for the professional practice of internal auditing and for evaluating the effectiveness of the internal audit activity's performance.

IAG, with strict accountability for confidentiality and safeguarding records and information, is authorized to: 1. Have full, free, and unrestricted access to all Bank functions, records, properties, and personnel pertinent to carrying out any engagement;

2. Have direct and unrestricted access to senior management and the AuditCom;

3. Allocate resources, set frequencies, select subjects, determine scopes of work, apply the procedures and techniques required to accomplish audit objectives, and issue reports; and

4. Obtain necessary assistance from personnel in other units of the Bank where they perform audits, as well as other specialized services from within or outside the Bank.

IAG remains free from interference by any element in the organization, including matters of audit selection, scope, procedures, frequency, timing, or report content to permit maintenance of an independent and objective mental attitude.

OUR REMUNERATION POLICY

Our directors and officers are provided with an industry competitive compensation package to attract, motivate, and retain highly qualified people. The salary scales of our officers, including that of our president or chief executive officer (our sole executive director), are generally based on the nature of their jobs, positions and ranks. These are reviewed annually vis-à-vis annual performance scorecards so structured to achieve business objectives and adjusted as needed, based on performance.

Our compensation package for non-officers/rank-and-file employees is in accordance with labor law requirements and is linked to both performance and our contractual obligation under a collective bargaining agreement which include loyalty bonuses for long-term employees.

We also grant fixed bonuses, including a 13th-month pay in accordance with the law, and a performance bonus (non-guaranteed) based on our overall performance, individual performance, and market conditions.

Our Board sees to it that this remuneration strategy is regularly reviewed to ensure that the policy is commensurate with corporate and individual performance, aligned with our long-term interests, compliant with labor laws and regulations, and benchmarked against our industry peers and other market considerations, while also maintaining internal equity.

Except for the president/chief executive officer, each director receives a monthly professional fee for attending Board and committee meetings. This is also in consideration of their valuable contributions in the formulation of the Bank's overall strategy.

The total per diem and transportation allowance paid to directors for their attendance in Board meetings for the period January to December 2023 was P19.1 million. Our remuneration policy for directors indicates that the chairman, vice chairpersons, and each of the directors receive reasonable per diems for attendance at any Board meeting. There is nothing in the By-Laws that prevents any director from serving any other capacity and receiving compensation.

We have been consistent in preaching the philosophy of meritocracy, such that our total rewards programs are geared towards providing incentives to employees who have contributed to the success of the Bank.

• Merit Increase. Annual increases are given to employees based on their relative performance within the organization. The Bank has adopted an increase matrix that rewards high performers without neglecting those rated as standard performers, or those who were able to perform as expected. Rewarding the most productive encourages others to perform better. This procedure on merit increase comes immediately after the performance

appraisal exercise for the employees to relish the fruits of their hard work and contributions to the growth of the Bank.

• Other Performance Incentives. Based on the overall company performance, i.e., attainment by the Bank of a stipulated income, we grant a return on equity (ROE) bonus to rank-and-file employees.

• **HE1GHTS: Reaching the Peak of Topnotch Performance.** This productivity-based award is given quarterly and annually to an individual or team for achieving exceptional performance. In 2023, top-performing PSBankers from Branch Banking Group, Credit and Collections Group, and Indirect Sales Channel Group were recognized for exceeding more than 100% of their target productivity.

• Job Evaluation. We regularly conduct job evaluation to measure and benchmark Bank positions vis-à-vis the banking industry and for certain niche roles, with other industries too.

• Salary Structure Program. We conduct salary restructuring to ensure that the salaries of the employees are equitable to what the industry offers. The Bank recognizes the need to attract and retain top talent, thus it reviews the existing scale periodically to ensure competitiveness.

SENIOR MANAGEMENT SELECTION PROCESS

The Bank has pre-defined job descriptions for its senior management positions (i.e., those to be held by officers from assistant vice president and up). It evaluates the qualifications of internal and/or external candidates for the available positions.

Every candidate undergoes a series of interviews by the line head, Customer Experience and Human Resources Group, and the President. Any hiring or appointment to the role is subject to the approval of the President and the Board of Directors.

OUR RETIREMENT AND SUCCESSION POLICY

As a matter of policy, the compulsory retirement age for our regular employees (officers and staff) is at 55 years old. This has been established in our Retirement and Gratuity Plan, duly approved by the Bureau of Internal Revenue. To aid in workforce planning, we review the roster of employees reaching the compulsory retirement age before the end of the applicable year.

Appropriate notification is arranged, and deferential treatment is accorded to retired employees, ensuring that they receive the compensation for their loyal service within 30 days after their effective date of retirement.

In 2023, succession was again among our focus areas for Talent Management. The Bank continued with its comprehensive Succession Planning Program which consists of five stages: (1) identification of the successor, (2) assessment of the gap, (3) addressing the gap, (4) evaluation, and (5) implementation. This instituted program helps ensure the continuity and viability of the business. Positions that are critical to the business have identified "Ready Now" and "Ready Later – Ready in 1-3 Years or Ready in 3-5 Years" replacements, which are reviewed periodically. Potential successors are subjected to Individual Development Plans, which are a combination of classroom trainings, cross-postings, immersions, and/or development assignments. Strategic workforce planning is also implemented annually to ensure that critical positions are filled up and that Talent Acquisition is ready to provide external talents if deemed necessary.

Except for certain persons such as Filipino citizens with recognized stature, influence, and reputation in the banking and business community, and whose business practices stand as testimonies to good corporate governance, we have adopted an age limit of 75 years old as a general rule for directors. Upon the recommendation of the Corporate Governance Committee, this age limit for directors may be waived by the Board if such a waiver is deemed to the best interest of the Bank. Our independent directors may only serve as such for a maximum cumulative term of nine years, after which the independent director shall be perpetually barred from re-election, but may continue to qualify for nomination and election as a non-independent or regular director. Succession or filling up any vacancies in the Board of Directors shall be made by the vote of at least a majority of the remaining directors, if still constituting a quorum. Vacancies occurring by reason of removal by the stockholders, by expiration of term, or by an increase in the number of directors, however, shall be filled by the stockholders in a regular or special meeting called for this purpose.

OUR DIVIDEND POLICY

Dividends to be paid in cash are subject to the approval by a majority of the Board of Directors. Dividends to be paid in the form of stocks require the approval of a majority of the Board and the approval of shareholders representing no less than two-thirds of our outstanding capital stock.

Consistent with SEC rules, cash dividends declared by the Bank must have a record date of not less than 10 but not more than 30 business days from the date the cash dividends are declared/approved by the Board. With respect to stock dividends, the record date should not be less than 10 but not more than 30 business days from the date of the stockholders' approval; provided, however, that the set record date should not be less than 10 business days after the PSE has received the notice of declaration of stock dividend. BSP regulations have since allowed banks to fix the record date and payment date on the date of dividend declaration, and pay such dividends without prior BSP approval, with the exception of banks with major supervisory concerns. In the event that a stock dividend is declared in connection with an increase in authorized capital stock, the corresponding record date is to be fixed by the SEC.

Unless approved by a majority vote of the Board at a different rate depending on our earnings/results of operations, cash flow, financial condition and other factors or otherwise restricted/prohibited from declaring/paying dividends, the Bank regularly declares out of its unrestricted retained earnings and pays cash dividends at a payout ratio of PhP3.00 per share per annum or PhP0.75 per share per quarter, provided that these comply with the regulatory requirements of the SEC and the BSP. Circumstances which could restrict the payment of cash dividends include, but are not limited to, when the Bank undertakes major projects and developments requiring substantial cash expenditures or when it is restricted from paying cash dividends by its loan covenants. Provided likewise that the Bank is not restricted/prohibited from declaring/paying dividends and that all such regulatory requirements are complied with, the Bank may also declare out of its unrestricted retained earnings and pay out special cash dividends (on top of its regular quarterly cash dividends) at such rate as may also be approved via majority vote of the Board of Directors.

The aggregate amount of quarterly cash dividends declared by the Bank in 2023 stood at PhP1.28 billion. Details are shown under Note 21 of the Audited Financial Statements section.

OUR GOVERNANCE EVALUATION

Every first quarter of each year, our Board, individual directors, their respective oversight committees, and all other Board-level committees, as well as the president and all Management-level committees, conduct annual self-rating exercises on their performance during the immediately preceding calendar year.

Using scorecards, this exercise aims to gauge their effectiveness and determines the areas of improvement vis-àvis set performance standards that are consistent with our strategic objectives and business plans designed to continuously create value to all our stakeholders. Items subject to rating are the pertinent standards, as well as their duties and responsibilities, under a 3-point rating scale, to wit: "3"-Meets Standards (MS),"2"-Needs Improvement (NI), and "1"-Not Observed (NO), with an enjoinder to provide suggestions on how to address the deficiencies/improve performance on items rated either "1" or "2".

Our Corporate Governance Committee reviews the scorecard results, which are reported to our Board of Directors and, thereafter, regularly tracked in terms of the status of addressing the areas needing improvement. This annual performance rating exercises also include that of the chairman of the board, the chief risk officer, the chief audit executive, the chief compliance officer, directors/officers with multiple/interlocking positions and of the entire Bank.

Information Technology (IT) Training

In 2023, the PSBank Business Campus (PBC) continued to offer a mix of in-person and virtual trainings for PSBankers all year-round. These hybrid setups helped ensure that employees get the Learning and Development programs they need – whether they are joining through virtual platforms or attending the learning sessions face-to-face.

Among the teams which received customized and targeted programs is Information Technology Group (ITG), one of the biggest employee groups in the Bank. With the goal of making the Bank's IT workforce adept with Industrial Revolution 4.0 skills, they were included again in the priority learners for 2023.

The IT trainings with the most number of attendees were the following:

IT Training Program (Technical and Developmental)	Number of Participants
English Proficiency	30
Strategic Management	29
Intermediate Excel	26
Crisis Management	23
CX with Complaints Handling	23
Basic Scripting	22
Linux Operating System Installation and Administration	22
Project Management Fundamentals	20
Introduction to Banking	16
Be Kind to Your Mind: A Talk on Stress and Anger Management	15
Performance Management and Coaching	15
Discipline Management	13
Business Writing	12
Critical Thinking and Decision-Making	12
Effective Presentation	12
Basic Power BI	11
Basic SQL	11
C# Fundamentals	11
Creative Communications Workshop	11
DevOps Fundamentals	11
Introduction to Agile Project Management	11
Networking Fundamentals	11
SME Loans	11
Windows Operating System Installation and Administration	11
Operational Risk Management	10

Aside from tailor-fit technical and developmental trainings, PBC also continued to produce a pool of IT Leaders through the IT Officer Ladderized Program. Fourteen (14) top-performing staff completed their programs and levelled up to become Junior Officers. Fresh talents also became part of the flagship management program for new hires with potential to become Tech Leaders – the IT Officership Program (ITOP). Eleven (11) participants of the pioneer batch are now on developmental assignments as Systems Analysts, Network Specialists, and Systems Engineers – ready to assume various fields of specializations in IT.

As advocates of continuous learning, the ITG personnel also looked for external trainings, short courses, and training sessions – some of which were free – which they could enroll in, based on the program's applicability to their respective functions. A total of 918 IT trainings were delivered in 2023 – 80 of these were internal and 838 were online, self-paced external sessions.

HR-Learning & Development (L&D) also continued working with ITG in enhancing the Bank's Cloud-based Learning Management System – Modular Object-Oriented Dynamic Learning Environment or MOODLE in 2023. Since the platform is already accessible through personal gadgets such as smart phones or laptops, the HR and IT teams are working on uploading more learning materials via MOODLE to deliver an #EffortlessLearningExperience to PSBankers.

PHILIPPINE SAVINGS BANKSTATEMENTS OF CONDITION

		Decembe	er 31		Amount	%	Amount	%	Amount	%
	2023	2022	2021	2020	2023 vs	2022	2022 vs	2021	2021 vs 2	2020
ASSETS										
Cash and Other Cash Items	₱1,653,554,961	₱1,930,720,274	₱2,801,335,279	₱2,841,851,535	(₱277,165,313)	-14.36%	(₱870,615,005)	-31.08%	(₱40,516,256)	-1.43%
Due from Bangko Sentral ng Pilipinas	9,745,633,911	37,553,243,574	52,427,713,760	31,688,975,820	(27,807,609,663)	-74.05%	(14,874,470,186)	-28.37%	20,738,737,940	65.44%
Due from Other Banks	1,764,229,676	2,910,493,038	1,366,924,524	1,461,474,934	(1,146,263,362)	-39.38%	1,543,568,514	112.92%	(94,550,410)	-6.47%
Interbank Loans Receivable and Securities Purchased										
Under Resale Agreements	6,989,635,680	2,669,609,031	4,532,877,908	5,445,979,370	4,320,026,649	161.82%	(1,863,268,877)	100.00%	(913,101,462)	-16.77%
Fair Value Through Profit or Loss (FVTPL)										
Investments	414,298,313	35,875	44,701	50,189	414,262,438	154738.50%	(8,826)	-19.74%	(5,488)	-10.93%
Financial Assets at Fair Value Through Other										
Comprehensive Income (FVOCI)	54,359,693,631	69,660,715,882	60,266,504,348	10,059,232,805	(15,301,022,251)	-21.97%	9,394,211,534	15.59%	50,207,271,543	499.12%
Investment Securities at Amortized Cost	29,893,168,043	30,422,284,704	20,962,346,722	13,735,999,138	(529,116,661)	-1.74%	9,459,937,982	45.13%	7,226,347,584	52.61%
Loans and Receivables	122,764,412,226	109,697,304,552	110,111,505,826	142,524,344,524	13,067,107,675	11.91%	(414,201,274)	-0.38%	(32,412,838,698)	-22.74%
Investment in a Joint Venture	870,178,530	816,284,853	762,926,364	705,476,563	53,893,677	6.60%	53,358,489	6.99%	57,449,801	8.14%
Property and Equipment	3,141,957,377	3,126,723,127	2,938,455,849	3,089,814,582	15,234,250	0.49%	188,267,278	6.41%	(151,358,733)	-4.90%
Investment Properties	3,934,950,184	4,031,471,065	3,508,598,106	3,585,971,956	(96,520,881)	-2.39%	522,872,959	14.90%	(77,373,850)	-2.16%
Deferred Tax Assets	1,257,607,610	280,113,544	576,786,519	2,091,140,847	977,494,066	348.96%	(296,672,975)	-51.44%	(1,514,354,328)	-72.42%
Goodwill and Intangible Assets	298,197,196	333,890,899	361,193,084	441,143,119	(35,693,703)	-10.69%	(27,302,185)	-7.56%	(79,950,035)	-18.12%
Other Assets	1,345,778,616	988,118,817	1,188,896,822	1,742,146,857	357,659,799	36.20%	(200,778,005)	-16.89%	(553,250,035)	-31.76%
	238,433,295,954	264,421,009,234	261,806,109,812	219,413,602,239	(25,987,713,280)	-9.83%	2,614,899,422	1.00%	42,392,507,573	19.32%
LIABILITIES AND EQUITY										
Liabilities										
Deposit Liabilities										
Demand	₱25,325,912,0 3 9	₱26,602,133,863	₱26,939,262,124	₱25,523,284,040	(₱1,276,221,824)	-4.80%	(₱337,128,261)	-1.25%	₱1,415,978,084	5.55%
Savings	46,463,448,245	46,933,474,339	45,319,797,393	41,724,171,123	(470,026,094)	-1.00%	1,613,676,946	3.56%	3,595,626,270	8.62%
Time	112,749,125,906	135,158,982,248	136,095,038,765	91,791,490,829	(22,409,856,342)	-16.58%	(936,056,517)	-0.69%	44,303,547,936	48.27%
Long-term Negotiable Certificates of Deposits	5,084,217,598	5,077,602,528	8,441,451,603	8,425,364,104	6,615,070	0.13%	(3,363,849,075)	-39.85%	16,087,499	0.19%
	189,622,703,788	213,772,192,978	216,795,549,885	167,464,310,096	(24,149,489,190)	-11.30%	(3,023,356,907)	-1.39%	49,331,239,789	29.46%
Bills Payable	271,896,461	1,185,944,975	-	-	(914,048,514)	-77.07%	1,185,944,975	0.00%	-	0.00%
Bonds Payable	-	4,648,449,939	4,633,613,322	10,902,456,911	(4,648,449,939)	-100.00%	14,836,617	100.00%	(6,268,843,589)	0.00%
Treasurer's, Cashier's and Manager's Checks	1,514,065,655	1,014,225,796	593,630,994	531,318,419	499,839,859	49.28%	420,594,802	70.85%	62,312,575	11.73%
Accrued Taxes, Interest and Other Expenses	2,663,537,503	2,506,216,736	1,684,762,235	1,782,919,802	157,320,767	6.28%	821,454,501	48.76%	(98,157,567)	-5.51%
Income Tax Payable	-	-	80,547	322,018,981		0.00%	(80,547)	-100.00%	(321,938,434)	-99.97%
Other Liabilities	4,206,934,631	4,154,367,586	3,204,395,695	3,899,849,627	52,567,045	1.27%	949,971,891	29.65%	(695,453,932)	-17.83%
	198,279,138,038	227,281,398,010	226,912,032,678	184,902,873,838	(29,002,259,972)	-12.76%	369,365,332	0.16%	42,009,158,840	22.72%

		Decemb	er 31		Amount	%	Amount	%	Amount	%
	2023	2022	2021	2020	2023 vs 2	022	2022 vs	2021	2021 vs 2	2020
Equity										
Common Stock	₱4,268,594,160	₱4,268,594,160	₱4,268,594,160	₱4,268,594,160	-	0.00%	-	0.00%	-	0.00%
Capital Paid in Excess of Par Value	11,418,563,257	11,418,563,257	11,418,563,257	11,418,563,257	-	0.00%	-	0.00%	-	0.00%
Surplus Reserves	1,046,398,969	1,043,979,211	1,041,471,464	1,039,166,094	2,419,758	0.23%	2,507,747	0.24%	2,305,370	0.22%
Surplus	24,455,554,572	21,207,490,714	18,812,148,450	18,555,539,348	3,248,063,858	15.32%	2,395,342,264	12.73%	256,609,102	1.38%
Fair Value Reserves on Financial Assets at FVOCI	70,794,457	(48,782,635)	2,409,891	13,058,180	119,577,092	245.12%	(51,192,526)	-2124.27%	(10,648,289)	-81.54%
Remeasurement Losses on Retirement Plan	(1, 129, 174, 728)	(748,523,773)	(632,885,484)	(726,238,329)	(380,650,955)	-50.85%	(115,638,289)	18.27%	93,352,845	-12.85%
Equity in Remeasurement Gains on Retirement Plan of a Joint Venture	6,178,352	2,877,392	2,877,392	(1,285,176)	3,300,960	114.72%	(0)	0.00%	4,162,568	-323.89%
Equity in Hedge Reserves of a Joint Venture	9,707,213	(12,144,581)	(12,144,581)	(35,097,280)	21,851,794	179.93%	(0)	0.00%	22,952,699	0.00%
Cumulative Translation Adjustment	7,541,664	7,557,479	(6,957,415)	(21,571,852)	(15,815)	-0.21%	14,514,894	208.62%	14,614,437	-67.75%
	40,154,157,916	37,139,611,224	34,894,077,134	34,510,728,403	3,014,546,692	8.12%	2,245,534,090	6.44%	383,348,731	1.11%
	₱238,433,295,954	₱264,421,009,234	₱261,806,109,812	₱219,413,602,239	(₱25,987,713,280)	-9.83%	₱2,614,899,422	1.00%	₱42,392,507,573	19.32%

PHILIPPINE SAVINGS BANK STATEMENTS OF INCOME

		Year	s Ended December	31	Amount	%	Amount	%	Amount	%
	2023	2022	2021	2020	2023 vs	s 2022	2022 vs	2021	2021 vs	2020
INTEREST INCOME										
Loans and receivables	₱11,479,459,384	₱10,159,518,037	₱12,148,774,170	₱15,666,265,787	₱1,319,941,347	12.99%	(₱1,989,256,133)	-16.37%	(₱3,517,491,617)	-22.45%
Financial assets at FVOCI and investment securities at										
amortized cost	4,307,661,938	2,574,256,913	1,486,019,162	1,298,471,798	1,733,405,025	67.34%	1,088,237,751	73.23%	187,547,364	14.44%
Due from Bangko Sentral ng Pilipinas	1,397,792,663	1,254,216,130	648,063,197	221,893,610	143,576,533	11.45%	606,152,933	93.53%	426,169,587	192.06%
Interbank loans receivable and securities purchased under										
resale agreements	419,381,106	195,778,577	70,592,184	85,056,319	223,602,529	114.21%	125,186,393	177.34%	(14,464,135)	-17.01%
Due from other banks	16,474,592	4,101,643	47,132	1,178,094	12,372,949	301.66%	4,054,511	8602.46%	(1,130,962)	-96.00%
FVTPL investments	3,495,728	2,152	11,272,985	45,039,478	3,493,576	162340.89%	(11,270,833)	-99.98%	(33,766,493)	-74.97%
	17,624,265,411	14,187,873,452	14,364,768,830	17,317,905,086	3,436,391,959	24.22%	(176,895,378)	-1.23%	(2,953,136,256)	-17.05%
INTEREST EXPENSE										
Deposit liabilities	5,663,176,485	2,811,393,495	1,637,233,919	2,771,606,957	2,851,782,990	101.44%	1,174,159,576	71.72%	(1,134,373,038)	-40.93%
Lease Liabilities	78,902,394	79,873,386	85,201,992	99,539,323	(970,992)	-1.22%	(5,328,606)	-6.25%	(14,337,331)	100.00%
Bills payable	35,278,313	21,919,260	41,972	110,397,939	13,359,053	60.95%	21,877,288	52123.53%	(110,355,967)	-99.96%
Bonds payable	20,731,311	224,036,617	437,530,261	583,408,268	(203,305,306)	-90.75%	(213,493,644)	-48.80%	(145,878,007)	100.00%
	5,798,088,503	3,137,222,758	2,160,008,144	3,564,952,487	2,660,865,745	84.82%	977,214,614	45.24%	(1,404,944,343)	-39.41%
NET INTEREST INCOME	11,826,176,908	11,050,650,694	12,204,760,686	13,752,952,599	775,526,214	7.02%	(1,154,109,992)	-9.46%	(1,548,191,913)	-11.26%
Service fees and commission income	1,792,742,915	1,732,841,894	1,581,126,848	1,308,210,530	59,901,021	3.46%	151,715,046	9.60%	272,916,318	20.86%
Service fees and commission expense	65,583,938	51,309,070	47,816,732	50,825,805	14,274,868	27.82%	3,492,338	7.30%	(3,009,073)	-5.92%
NET SERVICE FEES AND COMMISSION INCOME	1,727,158,977	1,681,532,824	1,533,310,116	1,257,384,725	45,626,153	2.71%	148,222,708	9.67%	275,925,391	21.94%
OTHER OPERATING INCOME (CHARGES)										
Gain on foreclosure and sale of chattel mortgage										
properties - net	619,971,252	700,214,707	142,185,112	(458,776,805)	(80,243,455)	-11.46%	558,029,595	392.47%	600,961,917	-130.99%
Gain on foreclosure and sale of investment properties - net	361,931,299	801,738,724	571,276,769	326,868,825	(439,807,425)	-54.86%	230,461,955	40.34%	244,407,944	74.77%
Foreign exchange gain - net	17,627,813	(6,075,489)	(8,168,185)	27,217,634	23,703,302	390.15%	2,092,696	25.62%	(35,385,819)	-130.01%
Gain on disposal of investment securities at amortized cost	-	-	11,711,129	1,291,913,518	-	0.00%	(11,711,129)	-100.00%	(1,280,202,389)	0.00%
Trading and securities gains (losses) - net	5,293,898	2,455,186	2,733,476	354,430,046	2,838,712	115.62%	(278,290)	-10.18%	(351,696,570)	-99.23%
Gain on sale of property and equipment	3,895,058	12,079,779	2,042,084	2,045,386	(8,184,721)	-67.76%	10,037,695	491.54%	(3,302)	-0.16%
Miscellaneous	582,860,969	777,775,337	700,430,805	15,466,028	(194,914,368)	-25.06%	77,344,532	11.04%	684,964,777	4428.83%
	1,591,580,289	2,288,188,244	1,422,211,190	1,559,164,632	(696,607,955)	-30.44%	865,977,054	60.89%	(136,953,442)	-8.78%
TOTAL OPERATING INCOME	₱15,144,916,174	₱15,020,371,762	₱15,160,281,992	₱16,569,501,956	₱124,544,412	0.83%	(₱139,910,230)	-0.92%	(₱1,409,219,964)	-8.50%

(Forward)

		Years	Ended December	31	Amount	%	Amount	%	Amount	%
	2023	2022	2021	2020	2023 vs 2	2022	2022 vs 2	2021	2021 vs 2	2020
OTHER EXPENSES										
Compensation and fringe benefits	₱3,811,715,458	₱3,640,553,887	₱3,545,335,550	₱3,635,622,388	₱171,161,571	4.70%	₱95,218,337	2.69%	(₱90,286,838)	-2.48%
Taxes and licenses	1,672,526,981	1,612,926,317	1,586,134,257	1,571,869,031	59,600,664	3.70%	26,792,060	1.69%	14,265,226	0.91%
Provision for credit and impairment losses	1,451,089,796	1,306,242,436	3,070,678,224	6,397,259,386	144,847,360	11.09%	(1,764,435,788)	-57.46%	(3,326,581,162)	-52.00%
Depreciation	840,135,760	755,952,721	836,327,579	899,545,800	84,183,039	11.14%	(80,374,858)	-9.61%	(63,218,221)	-7.03%
Security, messengerial and janitorial services	431,238,658	413,011,422	349,532,682	438,391,419	18,227,236	4.41%	63,478,740	18.16%	(88,858,737)	-20.27%
Occupancy and equipment-related costs	338,465,479	344,568,484	352,588,645	363,406,183	(6,103,005)	-1.77%	(8,020,161)	-2.27%	(10,817,538)	-2.98%
Amortization of intangible assets	106,212,859	102,850,715	113,649,164	128,137,358	3,362,144	3.27%	(10,798,449)	-9.50%	(14,488,194)	-11.31%
Miscellaneous	1,690,846,708	2,130,720,607	2,082,202,992	2,084,820,312	(439,873,899)	-20.64%	48,517,615	2.33%	(2,617,320)	-0.13%
	10,342,231,699	10,306,826,589	11,936,449,093	15,519,051,877	35,405,110	0.34%	(1,629,622,505)	-13.65%	(3,582,602,784)	-23.09%
INCOME BEFORE SHARE IN NET INCOME OF						1.89%	1,489,712,274	46.21%	2,173,382,820	206.90%
A JOINT VENTURE AND INCOME TAX	4,802,684,475	4,713,545,173	3,223,832,899	1,050,450,079	89,139,302	1.0970	1,409,712,274	40.2170	2,175,562,620	200.9070
SHARE IN NET INCOME OF A JOINT VENTURE	86,340,894	83,418,474	41,914,529	40,299,304	2,922,420	3.50%	41,503,945	99.02%	1,615,225	4.01%
INCOME BEFORE INCOME TAX	4,889,025,369	4,796,963,647	3,265,747,427	1,090,749,383	92,061,722	1.92%	1,531,216,220	46.89%	2,174,998,044	199.40%
PROVISION FOR (BENEFIT FROM) INCOME										
TAX										
Current	1,208,573,920	783,316,316	312,183,551	766,276,709	425,257,604	54.29%	471,132,765	150.92%	(454,093,158)	-59.26%
Deferred	(850,610,415)	335,219,072	1,414,071,157	(783,739,604)	(1,185,829,487)	-353.75%	(1,078,852,085)	-76.29%	2,197,810,761	-280.43%
	357,963,505	1,118,535,388	1,726,254,708	(17,462,895)	(760,571,883)	-68.00%	(607,719,320)	-35.20%	1,743,717,603	-9985.27%
NET INCOME	₱4,531,061,864	₱3,678,428,259	₱1,539,492,719	₱1,108,212,278	₱852,633,605	23.18%	₱2,138,935,540	138.94%	₱431,280,441	38.92%
Basic/Diluted Earnings Per Share	₱10.61	₽8.62	₱3.61	₱2.60						

Part III. Management Discussion and Analysis

A. Analysis of Statements of Condition

As of December 31, 2023 and 2022

In 2023, the Bank recorded Total Assets at P238.43 billion, P25.99 billion lower as compared to the December 2022 level of P264.42 billion. The decrease was primarily due to the reduction in the Bank's investment portfolio, including placements in the Bangko Sentral ng Pilipinas (BSP).

Loans and Receivables, net of allowance and unearned interest and discounts, representing 51.49% of total assets were posted at P122.76 billion, higher by P13.07 billion from December 2022 level of P109.70 billion. Auto Loans grew by 23.70%, while Mortgage Loans decreased by 2.18%.

Interbank Loans Receivable and Securities Purchased under Resale Agreements increased by 161.82% from \$\mathbf{P}2.67\$ billion in 2022 to \$\mathbf{P}6.99\$ billion in December 2023.

As of December 31, 2023 and 2022, Investment securities represented 35.51% and 37.85% of the total assets, respectively. These were composed of Financial Assets at Fair Value through Other Comprehensive Income (FVOCI), which decreased by £15.30 billion or 21.97% to £54.36 billion from £69.66 billion in December 2022. Investment securities at amortized cost amounted to £29.89 billion in December 2023, £529.12 million or 1.74% lower compared to December 2022 level of £30.42 billion. Fair Value through Profit or Loss Investments (FVTPL) amounted to £414.30 million and £0.04 million in December 2023, respectively.

Due from Other Banks was recorded at P1.76 billion, P1.15 billion or 39.38% lower than the December 2022 level of P2.91 billion. Cash and Other Cash Items decreased to P1.65 billion versus P1.93 billion in December 2022. Further, Due from Bangko Sentral ng Pilipinas decreased by P27.81 billion or 74.05% to P9.75 billion from P37.55 billion year on year.

Investment in a joint venture went up by £53.89 million or 6.60% to £870.18 million from £816.28 million in December 2022 due to the recognition of PSBank's share in the net earnings of Sumisho Motor Finance Corporation (SMFC), a joint venture between PSBank and Sumitomo Corporation. The increase from the recognition of share in net earnings was partially reduced by the dividend received by the Bank from SMFC. As of December 31, 2023 and 2022, the Bank's ownership interest in SMFC is 30.00%.

Investment Properties decreased by P96.52 million or 2.39% to P3.93 billion as of December 31, 2023 from P4.03 billion as of December 31, 2022 due to sale of investment properties. Property and Equipment increased by P15.23 million or 0.49% to P3.14 billion as of December 31, 2023 from P3.13 billion in 2022.

Deferred Tax Asset was higher at $\mathbb{P}1.26$ billion in December 2023 from $\mathbb{P}280.11$ million in December 2022. Goodwill and Intangible Assets decreased to $\mathbb{P}298.20$ million in December 2023 from $\mathbb{P}333.89$ million in December 2022. Other Assets jumped to $\mathbb{P}1.35$ billion from $\mathbb{P}0.99$ billion as of December 31, 2022.

The Bank's deposit level comprising of 95.63% of total liabilities reached P189.62 billion as of December 31, 2023, 11.30% lower than the P213.77 billion posted last year.

Treasurer's, Cashier's and Manager's Checks increased by P499.84 million or 49.28% to P1.51 billion from P1.01 billion last December 31, 2022. Likewise, Accrued Taxes, Interest and Other Expenses increased by P157.32 million or 6.28% to P2.66 billion in December 2023 from P2.51 billion as of December 31, 2022. Income Tax Payable was nil as of December 31, 2022 and 2023. Other Liabilities went up to P4.21 billion, P52.57 million or 1.27% higher than P4.15 billion posted last year.

Total Capital remained strong at P40.15 billion, P3.01 billion or 8.12% higher from the P37.14 billion posted as of December 31, 2022. The Bank reflected a P70.79 million Fair Value Reserves on Financial Assets at FVOCI, P119.58 million higher than the negative P48.78 million in December 2022.

Return on Average Equity (ROAE) increased to 11.72% in December 2023 versus 10.21% in December 2022. Return on Average Assets (ROAA) was higher at 1.80% in 2023 from 1.40% in 2022.

As of December 31, 2022 and 2021

In 2022, the Bank recorded Total Assets at P264.42 billion, P2.61 billion higher as compared to the December 2021 level of P261.81 billion. The growth was primarily due to increases in investment portfolio.

Loans and Receivables, net of allowance and unearned interest and discounts, representing 41.49% of total assets were posted at P109.70 billion, lower by P414.20 million from December 2021 level of P110.11 billion. Auto Loans increased by 4.70%, while Mortgage Loans decreased by 7.09%.

Interbank Loans Receivable and Securities Purchased under Resale Agreements decreased by 41.11% from P4.53 billion in 2021 to P2.67 billion in December 2022.

Investments securities represent 37.85% and 31.03% of total assets as of December 31, 2022 and 2021, respectively. Financial Assets at Fair Value through Other Comprehensive Income (FVOCI) increased to P69.66 billion in December 2022, or P9.39 billion higher than the December 2021 level of P60.27 billion. Meanwhile, Investment securities at amortized cost amounted to P30.42 billion, 45.13% higher compared to December 2021 level of P20.96 billion. Fair Value through Profit or Loss Investments (FVTPL) amounted to P0.04 million in December 2022.

Due from Other Banks was registered at P2.91 billion, 112.92% or P1.54 billion higher than the December 2021 level of P1.37 billion. Cash and Other Cash Items decreased to P1.93 billion versus P2.80 billion in December 2021. Further, Due from Bangko Sentral ng Pilipinas also decreased by P14.87 billion to P37.55 billion versus P52.43 billion in December 2021.

Investment in a joint venture went up by P53.36 million to P816.28 million from P762.93 million in December 2021 due to the recognition of PSBank's share in the net earnings of Sumisho Motor Finance Corporation (SMFC), a joint venture between PSBank and Sumitomo Corporation. The increase from the recognition of share in net earnings was partially reduced by the dividend received by the Bank from SMFC amounting to P30.06 million. As of December 31, 2022 and 2021, the Bank's ownership interest in SMFC is 30.00%.

Investment Properties increased by 14.90% or 522.87 million to P4.03 billion as of December 31, 2022 from P3.51 billion as of December 31, 2021 due to foreclosure of investment properties. Property and Equipment also increased by P188.27 million to P3.13 billion as of December 31, 2022.

Deferred Tax Asset was lower at P280.11 million from P576.79 million. Likewise, Goodwill and Intangible Assets decreased to P333.89 million in December 2022 from P361.19 million in December 2021. Other Assets went down to P988.12 million from P1.19 billion as of December 31, 2021.

The Bank's deposit level comprising of 94.06% of total liabilities reached P213.77 billion as of December 31, 2022, 1.39% lower than the P216.80 billion posted last year.

Treasurer's, Cashier's and Manager's Checks increased to $\mathbb{P}1.01$ billion from $\mathbb{P}593.63$ million last December 31, 2021. Likewise, Accrued Taxes, Interest and Other Expenses increased by $\mathbb{P}821.45$ million to $\mathbb{P}2.51$ billion in December 2022 from $\mathbb{P}1.68$ billion as of December 31, 2021. Income Tax Payable was nil as of December 31, 2022 compared to $\mathbb{P}0.08$ million recorded in December 2021. Other Liabilities went up to $\mathbb{P}4.15$ billion, 29.65% higher than $\mathbb{P}3.20$ billion posted last year.

Total Capital remained strong at P37.14 billion, P2.25 billion higher from the P34.89 billion posted as of December 31, 2021. The Bank reflected a negative P48.78 million Fair Value Reserves on Financial Assets at FVOCI, P51.19 million lower than P2.41 million in December 2021.

Return on Average Equity (ROAE) stood at 10.21% in December 2022 versus 4.44% in December 2021. Return on Average Assets (ROAA) was better at 1.40% in 2022 from 0.64% in 2021.

As of December 31, 2021 and 2020

In 2021, the Bank recorded Total Assets at £261.81 billion, £42.39 billion higher as compared to the December 2020 level of £219.41 billion. The growth was primarily due to increases in investment portfolio, including placements in Bangko Sentral ng Pilipinas (BSP).

Loans and Receivables, net of allowance and unearned interest and discounts, representing 42.06% of total assets were posted at P110.11 billion, lower by P32.41 billion from December 2020 level of P142.52 billion. Auto Loans and Mortgage Loans decreased by 26.41% and 10.21%, respectively.

Interbank Loans Receivable and Securities Purchased under Resale Agreements decreased by 16.77% from \$\Ps.45\$ billion in 2020 to \$\Pst4.53\$ billion in December 2021.

Financial Assets at Fair Value through Other Comprehensive Income (FVOCI) increased to ₽60.27 billion in December 2021, or ₽50.21 billion higher than the December 2020 level of ₽10.06 billion. Meanwhile, Investment securities at amortized cost amounted to ₽20.96 billion, 52.61% higher compared to December 2020 level of ₽13.74 billion. Fair Value through Profit or Loss Investments (FVTPL) amounted to ₽0.04 million in December 2021. Overall, these investment accounts comprised 31.03% of the total assets.

In 2020, the Bank sold investment securities classified as investment securities at amortized cost with total carrying amount of P19.6 billion, resulting in gain on disposal of investment securities at amortized cost totaling P1.3 billion. The sale was made as there were changes in the Bank's funding requirements given its assessment on the impact of a prolonged pandemic. In aggregate, the disposals in 2020 were assessed as not inconsistent with the Bank's HTC business model as the disposals were considered infrequent even if significant in value. In 2021, the Bank sold investment securities classified as investment securities at amortized cost with total carrying amount of P378.7 million, resulting in gain on disposal of investment securities at amortized cost amounting to P11.7 million. The disposal in 2021 was assessed as not inconsistent with the Bank's HTC business model as the disposal in 2021 was assessed as not inconsistent with the Bank's HTC business model as the disposal in 2021 was assessed as not inconsistent with the Bank's HTC business model as the disposal in 2021 was assessed as not inconsistent with the Bank's HTC business model as the disposal was considered infrequent and insignificant in value. Further, the Bank assessed that the disposals did not reflect a change in the Bank's objectives for the HTC business model. Accordingly, the remaining investment securities in the affected HTC portfolio continue to be measured at amortized cost.

Due from Other Banks was registered at ₱1.37 billion, 6.47% or ₱94.55 million lower than the December 2020 level of ₱1.46 billion. Likewise, Cash and Other Cash Items also decreased to ₱2.80 billion versus ₱2.84 billion in December 2020. Due from Bangko Sentral ng Pilipinas increased by ₱20.74 billion to ₱52.43 billion versus ₱31.69 billion as of December 2020.

Investment in a joint venture went up by P57.45 million to P762.93 million from P705.48 million in December 2020 due to cash dividend received by the Bank.

Investment Properties went down to $\mathbb{P}3.51$ billion as of December 2021 from $\mathbb{P}3.59$ billion compared last year due to sale of investment properties. Property and Equipment decreased by $\mathbb{P}151.36$ million to $\mathbb{P}2.94$ billion as of December 2021. Effective January 1, 2019, the Bank adopted PFRS 16, Leases. The adoption resulted to recognition of right of use asset under 'property and equipment' and lease liability under 'other liabilities' accounts.

Deferred Tax Asset was lower at P0.58 billion from P2.09 billion while Goodwill and Intangible Assets decreased to P361.19 million in December 2021 from P441.14 million in December 2020. Other Assets decreased by 31.76% or P553.25 million to P1.19 billion from P1.74 billion as of December 2020.

The Bank's deposit level, representing 95.54% of total liabilities reached P216.80 billion as of December 2021, 29.46% higher than the P167.46 billion posted last year.

As of December 2021, the Bank's Bonds Payable, net of prepaid expenses, amounted to P4.63 billion. The P6.30 billion Peso Fixed Rate Bonds (PFRBs) issued last July 2019 matured in July 2021. The 2-year bond was priced at 5.60% per annum with interest payments made every quarter and full principal paid out at maturity.

On December 10, 2018, the Bank issued MTFNs amounting to $\mathbb{P}3.0$ billion with a tenor of one (1) year and six (6) Months and due on June 10, 2020 with interest rate of 7.07% per annum payable quarterly. Interest payment

dates shall commence on March 10, 2019 and up to and including the maturity date. The minimum investment size for the MTFNs is P10.0 million with increments of P0.1 million thereafter. On June 10, 2020, the Bank paid its outstanding MTFNs.

Treasurer's, Cashier's and Manager's Checks increased to $\mathbb{P}0.59$ billion from $\mathbb{P}0.53$ billion last December 31, 2020. On the other hand, Accrued Taxes, Interest and Other Expenses decreased by $\mathbb{P}98.16$ million to $\mathbb{P}1.68$ billion in December 2021 from $\mathbb{P}1.78$ billion as of December 31, 2020. Income Tax Payable went down to $\mathbb{P}0.08$ million as of December 2021 from $\mathbb{P}322.02$ million in December 2020. Other Liabilities decreased to $\mathbb{P}3.20$ billion, 17.83% lower from $\mathbb{P}3.90$ billion posted last year.

Total Capital remained strong at ₱34.89 billion, ₱383.35 million higher from the ₱34.51 billion posted as of December 2020. The Bank reflected a ₱2.41 million Fair Value Reserves on Financial Assets at FVOCI, ₱10.65 million lower than ₱13.06 million in December 2020.

On January 16, 2020, the Securities and Exchange Commission ("SEC") approved the stock dividend equivalent to 43,750,000 common share of PSBank with January 31, 2020 as record date and February 21, 2020 as payment date for the required subscription to the increase in capital stock of the Bank from P4.25 billion to P6.00 billion.

Return on Average Equity (ROAE) stood at 4.44% in December 2021 versus 3.21% in December 2020. Return on Average Assets (ROAA) increased to 0.64% in 2021 from 0.50% in 2020.

B. Discussion of Results of Operations

For the years ended December 31, 2023 and 2022

The Bank ended 2023 with a net income of $\mathbb{P}4.53$ billion, a growth of 23.18% or $\mathbb{P}852.63$ million compared to $\mathbb{P}3.68$ billion in 2022. The Bank's strong financial performance came from the double-digit growth in loans, higher investment revenues and muted costs brought by operational efficiencies.

Total Interest Income was recorded at P17.62 billion, higher by 24.22% than P14.19 billion recorded last year. Total Interest Expense went up to P5.80 billion from P3.14 billion in 2022. Net Interest Income increased by 7.02% or P0.78 billion to P11.83 billion from the P11.05 billion posted last year.

Interest income on Loans and Receivables was recorded at P11.48 billion, 12.99% higher than the P10.16 billion recorded last year. Interest income on Financial Assets at FVOCI and Investment Securities at Amortized cost was better by 67.34% or P1.73 billion to P4.31 billion from P2.57 billion in 2022. Interest Income on FVTPL Investments rose to P3.50 million from P0.002 million in 2022. Further, Interest earned from deposits with BSP increased by P143.58 million to P1.40 billion from P1.25 billion in 2022. Interest earned from Interbank Loans Receivable and SPURA was recorded at P419.38 million, 114.21% higher than the P195.78 million in 2022. Interest income from deposits with other banks jumped to P16.47 million from P4.10 million last year.

Interest Expense on the Bank's deposit liabilities increased by 101.44% to P5.66 billion from P2.81 billion year on year. The Bank recorded P20.73 million in Interest Expense on Bonds Payable for the year 2023, P203.31 million or 90.75% lower than the P224.04 million in 2022 due to the maturity of the Peso Fixed Rate Bonds on February 4, 2023. Meanwhile, Interest Expense on Bills Payable was recorded at P35.28 million in 2023, 60.95% higher than the P21.92 million recorded in 2022.

The Bank recognized interest expense on lease liabilities amounting to P78.90 million and P79.87 million in 2023 and 2022, respectively. Prior to adoption of PFRS 16, rentals charged against profit or loss under these lease contracts is included in Occupancy and Equipment – related cost account.

Net Service Fees and Commission Income increased by 2.71% to P1.73 billion versus P1.68 billion in 2022.

The Bank's Net Interest Income went up by 7.02% versus last year. This was primarily due to the increase in Interest Income on Loans and Receivables and Financial asset at FVOCI/Investment securities at amortized cost amounting to P11.48 billion and P4.31 billion, respectively.

The Bank's Other Operating Income of P3.32 billion was lower year-on-year by 16.40% despite Net Service Fees and Commission Income increasing by P45.63 million to P1.73 billion this year from higher loan bookings.

For the year ended December 31, 2023, the Bank posted a net gain on the foreclosure and sale of investment properties amounting to P361.93 million, 54.86% lower compared with the P801.74 million gains last year. Also, gain on foreclosure and sale of chattel mortgage properties slid to P619.97 million from P700.21 million in 2022. Miscellaneous Income was lower by P194.91 million or 25.06% to P582.86 million versus P777.78 million in 2022 mostly from reduced bancassurance income in 2023. Meanwhile, Foreign Exchange Gain was posted at P17.63 million for the year ended December 31, 2023.

Other Operating Expenses, excluding provision for impairment and credit losses decreased by 1.22% to P8.89 billion from P9.00 billion in 2022. Taxes and Licenses went up by P59.60 million or 3.70% to P1.67 billion from P1.61 billion posted last year. Compensation and Fringe Benefits amounted to P3.81 billion while Occupancy and equipment-related cost amounted to P38.47 million in 2023. Depreciation and amortization of Bank's properties and leasehold improvements went up from P755.95 million to P840.14 million in 2023. Security, messengerial and janitorial services was posted at P431.24 million in 2023. Meanwhile, amortization of software was recorded at P106.21 million in 2023. Miscellaneous Expenses was lower by 20.64% to P1.69 billion in 2023 from P2.13 billion in 2022.

For the year ended December 31, 2023, the Bank set aside P1.45 billion in provision for impairment and credit losses. This was higher than P1.31 billion the previous year.

The Bank also reported share in net income from its investment in Sumisho Motor Finance Corporation (SMFC) amounting to P86.34 million and P83.42 million for the years ended December 31, 2023 and 2022, respectively.

For the years ended December 31, 2022 and 2021

The Bank achieved a record-high net income of P3.68 billion in 2022, a growth of 138.94% or more than double compared to P1.54 billion in 2021. The Bank's remarkable performance was attributed to higher loan demand, better asset quality, increase in non-interest revenues and prudent expense management.

Total revenues reached P15.02 billion with combined fees, commissions, and other income amounting to P3.97 billion, higher by 34% year on year. Total Interest Income was reflected at P14.19 billion, slightly lower by 1.23% than P14.36 billion recorded last year. Total Interest Expense went up to P3.14 billion from P2.16 billion in 2022. Net Interest Income declined by 9.46% or P1.15 billion to P11.05 billion from the P12.20 billion posted last year.

Interest income on Loans and Receivables was recorded at P10.16 billion, 16.37% lower than the P12.15 billion recorded last year. Interest income on Financial Assets at FVOCI and Investment Securities at Amortized cost was higher by 73.23% or P1.09 billion to P2.57 billion from P1.49 billion in 2021. Interest Income on FVTPL Investments slid to P0.002 million from P1.27 million in 2021. On the other hand, Interest earned from deposits with BSP increased by P606.15 million to P1.25 billion from P648.06 million due to higher placements in 2022. Interest earned from Interbank Loans Receivable and SPURA was recorded at P195.78 million, 177.34% higher than the P70.59 million in 2021. Interest income from deposits with other banks jumped to P4.10 million from P0.05 million last year.

Interest Expense on the Bank's deposit liabilities increased by 71.72% to P2.81 billion from P1.64 billion. The Bank recorded P224.04 million in Interest Expense on Bonds Payable for the year 2022, P213.49 million or 48.80% lower than the P437.53 million in 2021. Meanwhile, Interest Expense on Bills Payable was recorded at P21.92 million for the year ended December 31, 2022.

On February 04, 2020, the Bank issued fixed rate bonds amounting to $\mathbb{P}4.65$ billion with a tenor of three (3) years and due on February 4, 2023 with interest rate of 4.5% per annum payable quarterly. On July 24, 2019, the Bank issued fixed rate bonds amounting to $\mathbb{P}6.30$ billion with a tenor of two (2) years and due on July 24, 2021 with interest rate of 5.6% per annum payable quarterly. The minimum investment size for the bonds

payable is P0.5 million with increments of P0.1 million thereafter. On July 24, 2021, the Bank paid its outstanding bonds.

The Bank recognized interest expense on lease liabilities amounting to P79.87 million and P85.20 million in 2022 and 2021, respectively. Prior to adoption of PFRS 16, rentals charged against profit or loss under these lease contracts is included in Occupancy and Equipment – related cost account.

Net Service Fees and Commission Income increased by 9.67% to P1.68 billion versus P1.53 billion in 2021.

The Bank's Net Interest Income went down 9.46% versus last year. This was primarily due to the drop in Interest Income on Loans and Receivables to P10.16 billion resulting from the slow demand for consumer loans during the pandemic.

Meanwhile, Other Operating Income increased by 60.89% or P865.98 million to P2.29 billion due to higher gain on foreclosure and sale of both investment properties and chattel mortgage recorded during 2022. The Bank registered P2.46 million trading gains for the year 2022, P11.99 million lower than the P14.44 million trading gains in 2021.

For the year ended December 31, 2022, the Bank posted a net gain on the foreclosure and sale of investment properties amounting to P801.74 million, 40.34% higher compared with the P571.28 million gains last year. Also, gain on foreclosure and sale of chattel mortgage properties rose to P700.21 million from P142.19 million in 2021. Miscellaneous Income was higher by P77.34 million to P777.78 million mainly due to recoveries from loan accounts previously written-off and amortization of debt modification. Meanwhile, Foreign Exchange Loss was posted at P6.08 million for the year ended December 31, 2022.

Other Operating Expenses, excluding provision for impairment and credit losses, increased by only 1.52% to P9.00 billion from P8.87 billion in 2021 due to the Bank's sustained efforts in productivity, process efficiency and automation has kept operating expenses under control. Taxes and Licenses went up by P26.79 million or 1.69% to P1.61 billion from P1.59 billion posted last year. Compensation and Fringe Benefits amounted to P3.64 billion while Occupancy and equipment-related cost amounted to P344.57 million. Depreciation and amortization of Bank's properties and leasehold improvements went down from P836.33 million to P755.95 million in 2022. Security, messengerial and janitorial services was posted at P413.01 million. Meanwhile, amortization of software was recorded at P102.85 million. Miscellaneous Expenses was higher by 2.33% to P2.13 billion in 2022 from P2.08 billion in 2021.

For the year ended December 31, 2022, the Bank set aside P1.31 billion in provision for impairment and credit losses. There was a significant drop in credit provisions by 57.46% versus the same period last year due to improved asset quality complemented by efficient collection and recovery efforts.

The Bank also reported share in net income from its investment in Sumisho Motor Finance Corporation (SMFC) amounting to P83.42 million and P41.94 million for the years ended December 31, 2022 and 2021, respectively.

For the years ended December 31, 2021 and 2020

The Bank registered a Net Income after Tax of $\mathbb{P}1.54$ billion for the year ended December 2021, 38.92% or $\mathbb{P}0.43$ billion higher compared last year. This was largely driven by an increase in fee income by 21.94%, operating efficiencies which saw expenses decline by 2.81%, and reduction in loan loss provisions owing largely to improved asset quality and effective collection efforts.

Total Interest Income decreased by 17.05% compared to previous year.

Interest income on Loans and Receivables was recorded at P12.15 billion, 22.45% lower than the P15.67 billion recorded last year. Interest income on Financial Assets at FVOCI and Investment Securities at Amortized cost went up to P1.49 billion from P1.30 billion year on year. Interest Income on FVTPL Investments slid to P11.27 million from P45.04 million in 2020. On the other hand, Interest earned from deposits with BSP increased by P426.17 million to P648.06 million from P221.89 million due to higher placements in 2021. Interest earned from Interbank Loans Receivable and SPURA was recorded at P70.59 million, 17.01% lower than the P85.06 million in 2020. Interest income from deposits with other banks decreased to P0.05 million.

Interest Expense on the Bank's deposit liabilities went down by 40.93% to P1.64 billion from P2.77 billion. The Bank recorded P437.53 million in Interest Expense on Bonds Payable for the year 2021 while Interest Expense on Bills Payable dropped to P41.97 thousand from P110.40 million due to redemption of matured Medium Term Fixed Rate Notes (MTFNs) in June 2020.

On February 04, 2020, the Bank issued fixed rate bonds amounting to $\mathbb{P}4.65$ billion with a tenor of three (3) years and due on February 4, 2023 with interest rate of 4.5% per annum payable quarterly. On July 24, 2019, the Bank issued fixed rate bonds amounting to $\mathbb{P}6.30$ billion with a tenor of two (2) years and due on July 24, 2021 with interest rate of 5.6% per annum payable quarterly. The minimum investment size for the bonds payable is $\mathbb{P}0.50$ million with increments of $\mathbb{P}0.10$ million thereafter. On July 24, 2021, the Bank paid its outstanding bonds.

On December 10, 2018, the Bank issued MTFNs amounting to $\mathbb{P}3.0$ billion with a tenor of one (1) year and six (6) months and due on June 10, 2020 with interest rate of 7.07% per annum payable quarterly. On June 10, 2020, the Bank paid its outstanding MTFNs.

The Bank recognized interest expense on lease liabilities amounting to P85.20 million and P99.54 million in 2021 and 2020, respectively. Prior to adoption of PFRS 16, rentals charged against profit or loss under these lease contracts is included in Occupancy and Equipment – related cost account.

Net Service Fees and Commission Income increased by 21.94% to ₽1.53 billion versus ₽1.26 billion in 2020.

The Bank's Net Interest Income went down 11.26% versus last year. This was primarily due to the decrease in Interest Income on Loans and Receivables to P12.15 billion resulting from the slow demand for consumer loans during the pandemic.

On February 15, 2019, the BOD approved the Bank's option to call the Tier 2 Notes issued in 2014 on its fifth year anniversary or on August 23, 2019. The request of the Bank to exercise the same was approved by the BSP on April 24, 2019. The redemption falls under the call provisions of the Tier 2 Notes worth P3.0 Billion, which had an original maturity of ten years or until 2024. On August 23, 2019 the Bank exercised its call option and paid P3.0 billion to all noteholders.

Meanwhile, Other Operating Income decreased by 8.78% or P136.95 million to P1.42 billion due to lower trading gains recorded during 2021. The Bank registered P14.44 million trading gains for the year 2021, P1.63 billion lower than the P1.65 billion trading gains in 2020.

In 2020, the Bank sold investment securities classified as investment securities at amortized cost with total carrying amount of P19.6 billion resulting in gain on disposal of investment securities at amortized cost totaling P1.3 billion. The sale was made as there were changes in the Bank's funding requirements given its assessment on the impact of a prolonged pandemic. In aggregate, the sale in 2020 is not inconsistent with the Bank's HTC business model as the sale was considered infrequent even if significant in value. Accordingly, the remaining investment securities in the affected HTC portfolio continue to be measured at amortized cost Furthermore, the Bank assessed that the sale did not reflect a change in the Bank's objectives for the HTC business model.

For the year ended December 30, 2021, the Bank recorded a net gain on the foreclosure and sale of investment properties amounting to P571.28 million, 74.77% higher compared with the P326.87 million gains last year. On the other hand, net loss on foreclosure and sale of chattel mortgage properties improved by P600.96 million to P142.19 million compared to (P458.78) million in 2020. Miscellaneous Income was higher by P684.96 million to P700.43 million mainly due to recoveries from loan accounts previously written-off and amortization of debt modification. Meanwhile, Foreign Exchange loss was posted at P8.17 million for the year ended December 31, 2021.

Other Operating Expenses, excluding provision for impairment and credit losses, decreased by 2.81% to $\mathbb{P}8.87$ billion from $\mathbb{P}9.12$ billion in 2020. Taxes and Licenses went up by $\mathbb{P}14.27$ million or 0.91% to $\mathbb{P}1.59$ billion from $\mathbb{P}1.57$ billion previous year. Compensation and Fringe Benefits amounted to $\mathbb{P}3.55$ billion while Occupancy and equipment-related cost amounted to $\mathbb{P}352.59$ million. Depreciation and amortization of Bank's properties and leasehold improvements went down from $\mathbb{P}899.55$ million to $\mathbb{P}836.33$ million in 2021. Security,

messengerial and janitorial services was posted at P349.53 million. Meanwhile, amortization of software was recorded at P113.65 million. Miscellaneous Expenses was lower by 0.13% to P0.08 billion.

For the year ended December 31, 2021, the Bank set aside P3.07 billion in provision for impairment and credit losses. This was 52.00% lower than previous year due to improvement in delinquencies from credit and collection efforts.

The Bank also reported share in net income from its investment in Sumisho Motor Finance Corporation (SMFC) amounting to P41.91 million and P40.30 million for the years ended December 31, 2021 and 2020, respectively.

B. Analysis of Key Performance Indicators

		2023	2022	2021
Return on Average Assets	ROAA	1.80%	1.40%	0.64%
Return on Average Equity	ROAE	11.72%	10.21%	4.44%
Net Interest Margin on				
Average Earning Assets	NIM	5.18%	4.66%	5.81%
Debt-Equity Ratio	DER	4.94:1	6.11:1	6.50:1
Asset-to-Equity Ratio	AER	5.94:1	7.11:1	7.50:1
Interest Rate Coverage Ratio	IRCR	1.84:1	2.52:1	2.51:1
Liquidity/Current Ratio	LR	48.89%	62.41%	65.57%
Capital-to-Risk Assets Ratio	CAR	24.46%	24.85%	24.29%
Earnings per share	EPS	₽10.61	₽8.62	₽3.61

2023 vs. 2022 Comparative highlights on key performance indicators

- 1. Return on Average Assets (ROAA) increased to 1.80% in 2023 from 1.40% in 2022. ROAA is calculated by dividing the net income by the year-on-year average of the outstanding total assets.
- 2. Return on Average Equity (ROAE) increased to 11.72% in 2023 from 10.21% in 2022. ROAE measures how well the Bank is using common shareholders' invested money. It is calculated by dividing the net income by the year-on-year average of the outstanding shareholders' equity.
- 3. Net Interest Margin on Average Earning Assets (NIM) went up from 4.66% in 2022 to 5.18% in 2023. NIM is calculated by dividing the net interest income by the average earning assets.
- 4. Debt-to-Equity Ratio (DER) went down to 4.94:1 as of December 31, 2023 versus 6.11:1 as of December 31, 2022. DER measures the Bank's financial leverage. This is computed by dividing total liabilities by total stockholder's equity.
- 5. Asset-to-Equity Ratio (AER) was lower at 5.94:1 in 2023 versus 7.11:1 in 2022. AER is computed by dividing the total assets by total shareholder's equity.
- 6. Interest Rate Coverage Ratio (IRCR) was lower at 1.84:1 as of December 31, 2023 and 2.52:1 as of December 31, 2022. IRCR is a measure of the Bank's ability to meet its interest payments on outstanding debt. It is calculated by dividing the total earnings before interest and taxes over interest expense.
- 7. Liquidity Ratio (LR) decreased in 2023 at 48.89% compared to 62.41% in 2022. LR measures the Bank's ability to meet its short-term liabilities. It is derived from dividing the current assets by current liabilities.
- 8. Capital-to-Risk Assets Ratio (CAR) was lower at 24.46% in 2023 versus 24.85% in 2022. CAR is the measure of the Bank's capital strength. It is calculated by dividing the qualified capital by risk-weighted assets as defined by the Bangko Sentral ng Pilipinas (BSP).

9. Earnings per Share (EPS) improved to ₽10.61 in 2023 from ₽8.62 in 2022. EPS is the net profit the Bank has generated per common share. It is computed by dividing the net income by the weighted average number of outstanding common shares.

2022 vs. 2021 Comparative highlights on key performance indicators

- 1. Return on Average Assets (ROAA) increased to 1.40% in 2022 from 0.64% in 2021. ROAA is calculated by dividing the net income by the year-on-year average of the outstanding total assets.
- 2. Return on Average Equity (ROAE) rose to 10.21% in 2022 from 4.44% in 2021. ROAE measures how well the Bank is using common shareholders' invested money. It is calculated by dividing the net income by the year-on-year average of the outstanding shareholders' equity.
- 3. Net Interest Margin on Average Earning Assets (NIM) went down from 5.81% in 2021 to 4.66% in. NIM is calculated by dividing the net interest income by the average earning assets.
- 4. Debt-to-Equity Ratio (DER) went down to 6.11:1 as of December 31, 2022 versus 6.50:1 as of December 31, 2021. DER measures the Bank's financial leverage. This is computed by dividing total liabilities by total stockholder's equity.
- 5. Asset-to-Equity Ratio (AER) was lower at 7.11:1 in 2022 versus 7.50:1 in 2021. AER is computed by dividing the total assets by total shareholder's equity.
- 6. Interest Rate Coverage Ratio (IRCR) was lower at 2.52:1 as of December 31, 2022 and 2.51:1 as of December 31, 2021. IRCR is a measure of the Bank's ability to meet its interest payments on outstanding debt. It is calculated by dividing the total earnings before interest and taxes over interest expense.
- 7. Liquidity Ratio (LR) increased in 2022 was lower at 62.41% in 2022 compared to 65.57% in 2021. LR measures the Bank's ability to meet its short-term liabilities. It is derived from dividing the current assets by current liabilities.
- 8. Capital-to-Risk Assets Ratio (CAR) was better at 24.85% in 2022 versus 24.29% in 2021. CAR is the measure of the Bank's capital strength. It is calculated by dividing the qualified capital by risk-weighted assets as defined by the Bangko Sentral ng Pilipinas (BSP).
- 9. Earnings per Share (EPS) improved to ₽8.62 in 2022 from ₽3.61 in 2021. EPS is the net profit the Bank has generated per common share. It is computed by dividing the net income by the weighted average number of outstanding common shares.

2021 vs. 2020 Comparative highlights on key performance indicators

1. Return on Average Assets (ROAA) increased to 0.64% in 2021 from 0.50% in 2020. ROAA is calculated by dividing the net income by the year-on-year average of the outstanding total assets.

2. Return on Average Equity (ROAE) increased to 4.44% in 2021 from 3.21% in 2020. ROAE measures how well the Bank is using common shareholders' invested money. It is calculated by dividing the net income by the year-on-year average of the outstanding shareholders' equity.

3. Net Interest Margin on Average Earning Assets (NIM) went down from 7.26% in 2020 to 5.81% in 2021 from 7.26% in 2020. NIM is calculated by dividing the net interest income by the average earning assets.

4. Debt-to-Equity Ratio (DER) increased at 6.50:1 as of December 31, 2021 versus 5.36:1 as of December 31, 2020. DER measures the Bank's financial leverage. This is computed by dividing total liabilities by total stockholder's equity.

5. Asset-to-Equity Ratio (AER) increased to 7.50:1 in 2021 versus 6.36:1 in 2020. AER is computed by dividing the total assets by total shareholder's equity.

6. Interest Rate Coverage Ratio (IRCR) was at 2.51:1 as of December 31, 2021 and 1.31:1 as of December 31, 2020. IRCR is a measure of the Bank's ability to meet its interest payments on outstanding debt. It is calculated by dividing the total earnings before interest and taxes over interest expense.

7. Liquidity Ratio (LR) increased in 2021 at 65.57% compared to 43.60% in 2020. LR measures the Bank's ability to meet its short-term liabilities. It is derived from dividing the current assets by current liabilities.

8. Capital-to-Risk Assets Ratio (CAR) increased to 24.29% in 2021 versus 19.42% in 2020. CAR is the measure of the Bank's capital strength. It is calculated by dividing the qualified capital by risk-weighted assets as defined by the Bangko Sentral ng Pilipinas (BSP).

9. Earnings per Share (EPS) increased to $\mathbb{P}3.61$ in 2021 from $\mathbb{P}2.60$ in 2020. EPS is the net profit the Bank has generated per common share. It is computed by dividing the net income by the weighted average number of outstanding common shares.

C. Key Variables and Other Qualitative and Quantitative Factors

Liquidity

PSBank manages its liquidity position to ensure that it has more than adequate funds to meet its obligations at any given time. The Bank monitors its daily liquidity and reserve position by determining inflows and outflows, short-term and long-term obligations, holdings and repayments. Short-term liquidity management identifies obligations and repayments in the next 12-months, aids in the determination of the securities trading strategy, and influences the Bank's pricing mechanism. On the other hand, long-term liquidity management covers maturing obligations and repayments of loans and investments beyond the next 12-months.

The level of liquid assets remained strong, exhibiting healthy growth in both placements with BSP/other banks and investments.

With the Bank's high capitalization, current liquidity position, strong deposit growth trend, continuing development of retail and corporate accounts, and prudent liquidity management, PSBank does not anticipate encountering any cash flow or liquidity problems in the next 12 months. It remains confident of its ability to meet its obligations and is committed to providing the necessary funding to support the projected loan growth, investment activities and expenditures for 2023.

The Bank also performs liquidity stress testing under various stress scenarios to ensure its ability to meet its funding obligations. The Bank has a Liquidity Contingency Funding Plan to anticipate and manage any funding crisis that may occur.

Events that will Trigger Direct or Contingent Financial Obligation

In the normal course of the Bank's operations, there are various outstanding commitments and contingent liabilities such as guarantees and commitments to extend credit, which are part of its lending and related businesses but due to their nature, may not be reflected in the accompanying financial statements. The Bank, however, does not anticipate significant losses as a result of these transactions.

Also, several suit and claims, in behalf or against the Bank in relation to its operations, including labor-related cases are pending before the courts and quasi-judicial bodies. In the opinion of management, these suits and claims, if decided adversely, will not involve an amount having a material effect on the financial statements.

Material Off-Balance Sheet Transactions, Arrangements and Obligations

The following is a summary of the Bank's commitments and contingent liabilities at their equivalent peso contractual amounts:

	2023	2022	2021
Trust department accounts	₽9,295,113,015	₽8,825,860,829	₽9,967,034,659
Stand-by credit lines	41,100,000	122,000,000	21,100,000

	2023	2022	2021
Spot foreign exchange and contracts sale	27,685,000	27,877,500	25,499,500
Late deposits/payments received	290,311	3,288,413	-
Items held for safekeeping	215,511	240,348	308,743
Others	57,244	60,626	63,528

None of these off-balance sheet transactions, arising in the ordinary course, either individually or in the aggregate, are expected to have a material adverse effect on the Bank's financial condition.

Material Commitments for Capital Expenditures

The Bank's capital expenditures in 2023 included expenses for IT-related activities on systems and licenses, and upgrade of bank premises including infrastructure, furniture, fixtures and equipment. Capital expenditures were sourced from the Bank's capital.

Causes for Any Material Changes from Period to Period of Financial Statements

See previous discussion on Analysis of Statement of Condition and Discussion of Results of Operations.

Known Trends, Events or Uncertainties or Seasonal Aspects

The financial statements of the Bank have been prepared in compliance with Philippine Financial Reporting Standards (PFRS).

Changes in Accounting Policies and Disclosures

The accounting policies adopted by the Bank are consistent with those of the previous financial year, except that it has adopted new accounting pronouncements starting January 1, 2022. These new and revised accounting standards are presented in Note 2 of the Audited Financial Statements. Please refer to Annex A.

Unless otherwise indicated, these new and revised accounting standards have no impact to the Bank.

Information on Independent Accountant and Other Related Matters

SyCip Gorres Velayo & Co. (SGV & Co.), independent certified public accountants, audited the Bank's financial statements without qualification and in accordance with Philippine Standards on Auditing and has expressed its opinion on the fairness of presentation upon completion of its examination, in its report to the stockholders and Board of Directors.

The following table sets out the aggregate fees billed for each of the years ended December 31, 2023 and 2022 for professional services rendered by SGV & Co for the audit of the Bank's annual financial statements.

	2023	2022
Audit and Audit-Related Fees:	₽3,077,030*	₽2,838,350*
Fees for services that are normally provided by the external auditor in connection with statutory and regulatory filings or engagements		

*Exclusive of 10% out-of-pocket expenses and (OPEs) and 12% value added tax (VAT).

Tax and All Other Fees for Services of External Auditor

The Bank has engaged the services of external auditor for compliance, advice, planning and any other form of services during the last three (3) years. The collective fees for each year ended December 31, 2023, 2022 amounted to P44,000 and P44,800 as of December 31, 2021.

In 2023, non-audit fees paid by the Bank to its external auditors did not outweigh its audit-related fees. These non-audit fees pertain to professional services rendered for PSBank Annual Stockholders Meeting while audit-related fees pertain to regular year-end financial statement audit. Nonetheless, to ensure that the existing

arrangements do not compromise our external auditor's independence, separate engagement agreements and teams handled the said services.

Fees for Services of other Tax Consultant

The Bank also engaged the services of Du-Baladad and Associates for tax consultancy. From 2021 to 2023, the collective fees amounted to P266,112.

Audit Committee's Approval Policies and Procedures for Above Services

As Metrobank subsidiary, the Bank adopted the Parent's policies and procedures on audit engagement contract for external auditors. The same was discussed and approved by the Audit Committee.

Included in the duties and responsibilities of the Audit Committee as provided for in the Audit Committee Charter are to recommend to the Board the appointment, re-appointment and dismissal of external auditors; to review and evaluate the external auditors' qualifications, performance, independence, and objectivity; and to review the external auditors' audit plan and scope among others.

The following are the members of Bank's Audit Committee:

Audit Committee (AuditCom)

Members	Position	Attendance	%
Eduardo A. Sahagun			
Independent Director	Chairperson	15/15	100%
Samson C. Lim*			
Independent Director	Member	5/5	100%
Jose T. Pardo*			
Independent Director	Member	5/5	100%
Higinio O. Macadaeg, Jr.**			
Independent Director	Member	3/3	100%
Rufino Luis T. Manotok***			
Independent Director	Member	10/10	100%
Ronald Luis S. Goseco****			
Independent Director	Member	4/4	100%
Sherwin U. Lee			
Chief Audit Executive	Secretary	15/15	100%

*Terms as independent directors ended in April 2023

**Elected as new independent director in April 2023 and replaced Mr. Pardo as AuditCom Member starting May 2023 but resigned effective July 17, 2023

***Elected as new independent director in April 2023 and replaced Mr. Lim as AuditCom Member starting May 2023

****Elected as new independent director and AuditCom Member in September 2023.



SECURITIES AND EXCHANGE COMMISSION 7907 Makati Avenue, Salcedo Village, Barangay Bel-Air, Makati City, 1209

STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The management of **Philippine Savings Bank** is responsible for the preparation and fair presentation of the financial statements including the schedules attached therein, for the years ended December 31, 2023 and 2022, in accordance with the prescribed financial reporting framework indicated therein, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the company's ability to continue as a going concern, disclosing, as applicable matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the company or to cease operations, or has no realistic alternative but to do so.

The Board of Directors is responsible for overseeing the company's financial reporting process.

The Board of Directors reviews and approves the financial statements including the schedules attached therein, and submits the same to the stockholders or members.

SyCip, Gorres, Velayo & Co., the independent auditor appointed by the stockholders, has audited the financial statements of the company in accordance with Philippine Standards on Auditing, and in its report to the stockholders or members, has expressed its opinion on the fairness of presentation upon completion of such audit.

VICENTE R. CUNA, JR. Chairman of the Board

JOSE VICENTE L. ALDE President

LEAH M. ZAMORA Controller

FEB 2 2 2074 Signed this day of

PSBank Center, 777 Paseo de Roxas corner Sedeño Street, Makati City, 1226 Telephone: (02) 8-885-8208 • Fax: (02) 8-845-0048 • www.psbank.com.ph

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

FEB 2 2 2024

SUBSCRIBED AND SWORN TO before me this _ government-issued identification cards as follows:

_____ affiants exhibiting to me their

Name	Passport/SSS	Date of Issue	Place of Issue
Vicente R. Cuna, Jr.	··		
Jose Vicente L. Alde		-	-
Leah M. Zamora	-		

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MYRA SJ. SAN BUENAVENTURA Notary Public for Makati until 12.31.2024 (M-005) Roll No. 51202 PTR 10073919/1.0224/Makati IBP 375401/12.222 (2024) /Cam. Sur Unit 403B, MG Bldg., 150 Amorsolo St. Legaspi Village, 1.29 Makati (Tel. 09228365212) MCLE VIII-0001111 Issued 12.12.22 v/u 4 14 28

COVER SHEET

for **AUDITED FINANCIAL STATEMENTS**

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	777 Paseo de Roxas corner Sedeño St., Makati City, Philippines																												

NOTE 1: In case of death, resignation or cessation of office of the officer designated as contact person, such incident shall be reported to the Commission within thirty (30) calendar days from the occurrence thereof with information and complete contact details of the new contact person designated.
 2: All Boxes must be properly and completely filled-up. Failure to do so shall cause the delay in updating the corporation's records with the Commission and/or non-receipt of Notice of Deficiencies. Further, non-receipt of Notice of Deficiencies shall not excuse the corporation from liability for its deficiencies.





SyCip Gorres Velayo & Co. 6760 Ayala Avenue 1226 Makati City Philippines Tel: (632) 8891 0307 Fax: (632) 8819 0872 ey.com/ph

INDEPENDENT AUDITOR'S REPORT

The Stockholders and the Board of Directors Philippine Savings Bank PSBank Center 777 Paseo de Roxas corner Sedeño Street Makati City

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of Philippine Savings Bank ("the Bank"), which comprise the statements of condition as at December 31, 2023 and 2022 and the statements of income, statements of comprehensive income, statements of changes in equity and statements of cash flows for each of the three years in the period ended December 31, 2023, and notes to the financial statements, including material accounting policy information.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Bank as at December 31, 2023 and 2022, and its financial performance and its cash flows for each of the three years in the period ended December 31, 2023, in accordance with Philippine Financial Reporting Standards (PFRSs).

Basis for Opinion

We conducted our audits in accordance with Philippine Standards on Auditing (PSAs). Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Financial Statements* section of our report. We are independent of the Bank in accordance with the Code of Ethics for Professional Accountants in the Philippines (Code of Ethics) together with the ethical requirements that are relevant to our audit of the financial statements in the Philippines, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.





We have fulfilled the responsibilities described in the *Auditor's Responsibilities for the Audit of the Financial Statements* section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying financial statements.

Adequacy of allowance for credit losses on loans and receivables

The Bank's application of the expected credit loss (ECL) model in calculating the allowance for credit losses on loans and receivables is significant to our audit as it involves the exercise of significant management judgment. Key areas of judgment include: segmenting the Bank's credit risk exposures; determining the method to estimate ECL; defining default; identifying exposures with significant deterioration in credit quality; determining assumptions to be used in the ECL model such as the counterparty credit risk rating, the expected life of the financial asset and expected recoveries from defaulted accounts, and impact of any financial support and credit enhancements extended by any party; and incorporating forward-looking information (called overlays) in calculating ECL.

Allowance for credit losses on loans and receivables as of December 31, 2023 amounted to P6.2 billion. Provision for credit losses of the Bank in 2023 amounted to P1.5 billion.

The disclosures related to the allowance for credit losses on loans and receivables are included in Note 15 to the financial statements.

Audit response

We obtained an understanding of the board-approved ECL methodologies and models used for the Bank's different credit exposures and assessed whether these considered the requirements of PFRS 9, *Financial Instruments*, to reflect an unbiased and probability-weighted outcome, the time value of money, and the best available forward-looking information.

We (a) assessed the Bank's segmentation of its credit risk exposures based on homogeneity of credit risk characteristics; (b) tested the definition of default and significant increase in credit risk criteria against historical analysis of accounts and credit risk management policies and practices in place; (c) tested the Bank's application of internal credit risk rating system by reviewing the ratings of sample credit exposures; (d) assessed whether expected life is different from the contractual life by testing the maturity dates reflected in the Bank's records and considering management's assumptions regarding future collections, advances, extensions, renewals and modifications; (e) tested loss given default by inspecting historical recoveries including the timing, related direct costs, write-offs and collateral valuations, and the effects of any financial support and credit enhancements provided by any party; (f) tested exposure at default considering outstanding commitments and repayment scheme; (g) evaluated the forward-looking information used for overlay through statistical test and corroboration using publicly available information and our understanding of the Bank's lending portfolios and broader industry knowledge; and (h) tested the effective interest rate used in discounting the expected loss.





- 3 -

Further, we compared the data used in the ECL models from source system reports to the data warehouse and from the data warehouse to the loss allowance analysis/models and financial reporting systems. To the extent that the loss allowance analysis is based on credit exposures that have been disaggregated into subsets of debt financial assets with similar risk characteristics, we traced or re-performed the disaggregation from source systems to the loss allowance analysis. We also assessed the assumptions used where there are missing or insufficient data.

We recalculated impairment provisions on a sample basis. We involved our internal specialists in the performance of the above procedures. We reviewed the completeness of the disclosures made in the financial statements.

Recognition of deferred tax assets

The recognition of deferred tax assets is significant to our audit because the assessment process is complex and judgmental and is based on assumptions such as availability of future taxable income and the timing of the reversal of the temporary differences that are affected by expected future market or economic conditions and the expected performance of the Bank.

As of December 31, 2023, the net deferred tax assets amounted to P1.3 billion. The disclosures in relation to deferred income taxes are included in Note 27 to the financial statements.

Audit response

We involved our internal specialist in interpreting the tax regulations, testing the temporary differences identified by the Bank and the applicable tax rates. We also re-performed the calculation of the deferred tax assets. We evaluated the management's assessment on the availability of future taxable income in reference to financial forecast and tax strategies. We evaluated management's forecast by comparing the loan portfolio and deposit growth rates to the historical performance of the Bank and the industry. We also assessed the timing of the reversal of future taxable and deductible temporary differences.

Other Information

Management is responsible for the other information. The other information comprises the information included in the SEC Form 17-A, SEC Form 20-IS (Definitive Information Statement) and Annual Report for the year ended December 31, 2023 but does not include the financial statements and our auditor's report thereon. The SEC Form 17-A, SEC Form 20-IS (Definitive Information Statement) and Annual Report for the year ended December 31, 2023 are expected to be made available to us after the date of this auditor's report.

Our opinion on the financial statements does not cover the other information and we will not express any form of assurance conclusion thereon.





In connection with our audits of the financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audits, or otherwise appears to be materially misstated.

Responsibilities of Management and Those Charged with Governance for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with PFRSs, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Bank's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Bank or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Bank's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with PSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with PSAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Bank's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.





- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Bank's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Bank to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Reports on the Supplementary Information Required Under Section 174 of the Manual of Regulations for Banks (MORB) and Revenue Regulations No. 15-2010

Our audits were conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplementary information required under Section 174 of the Manual of Regulations for Banks (MORB) in Note 36 and Revenue Regulations No. 15-2010 in Note 37 to the financial statements is presented for purposes of filing with the BSP and Bureau of Internal Revenue, respectively, and is not a required part of the basic financial statements. Such information is the responsibility of the management of Philippine Savings Bank. The information has been subjected to the auditing procedures applied in our audit of the basic financial statements. In our opinion, the information is fairly stated, in all material respects, in relation to the basic financial statements taken as a whole.





The engagement partner on the audit resulting in this independent auditor's report is Veronica Mae A. Arce.

SYCIP GORRES VELAYO & CO.

Veronica Mae A. Arce Partner CPA Certificate No. 0117208 Tax Identification No. 234-282-413 BOA/PRC Reg. No. 0001, August 25, 2021, valid until April 15, 2024 BIR Accreditation No. 08-001998-135-2021, November 10, 2021, valid until November 9, 2024 PTR No. 10079902, January 5, 2024, Makati City

February 22, 2024





PHILIPPINE SAVINGS BANK STATEMENTS OF CONDITION

	J	December 31
	2023	2022
ASSETS		
Cash and Other Cash Items	₽1,653,554,961	₽1,930,720,274
Due from Bangko Sentral ng Pilipinas (Notes 7 and 16)	9,745,633,911	37,553,243,574
Due from Other Banks (Note 29)	1,764,229,676	2,910,493,038
Interbank Loans Receivable and Securities Purchased	, , ,	
Under Resale Agreements (Note 7)	6,989,635,680	2,669,609,031
Fair Value Through Profit or Loss (FVTPL) Investments (Note 8)	414,298,313	35,875
Financial Assets at Fair Value Through Other Comprehensive Incom		
(FVOCI) (Note 8)	54,359,693,631	69,660,715,882
Investment Securities at Amortized Cost (Note 8)	29,893,168,043	30,422,284,704
Loans and Receivables (Note 9)	122,764,412,226	109,697,304,552
Investment in a Joint Venture (Notes 10 and 29)	870,178,530	816,284,853
Property and Equipment (Note 11)	3,141,957,377	3,126,723,127
Investment Properties (Note 12)	3,934,950,184	4,031,471,065
Deferred Tax Assets (Note 27)	1,257,607,610	280,113,544
Intangible Assets and Goodwill (Note 13)	298,197,196	333,890,899
Other Assets (Note 14)	1,345,778,616	988,118,816
Other Assets (Note 14)	, , , ,	
	₽238,433,295,954	₽264,421,009,234
LIABILITIES AND EQUITY		
Liabilities		
Deposit Liabilities (Note 16)		
Demand	₽25,325,912,039	₽26,602,133,863
Savings	46,463,448,245	46,933,474,339
Time	112,749,125,906	135,158,982,248
Long-term Negotiable Certificates of Deposits	5,084,217,598	5,077,602,528
	189,622,703,788	213,772,192,978
Bills Payable	271,896,461	1,185,944,975
Bonds Payable (Note 17)		4,648,449,939
Treasurer's, Cashier's and Manager's Checks	1,514,065,655	1,014,225,796
Accrued Taxes, Interest and Other Expenses (Note 18)	2,663,537,503	2,506,216,736
Other Liabilities (Note 19)	4,206,934,631	4,154,367,586
	198,279,138,038	227,281,398,010
	1,0,2,7,100,000	
Equity		1000 501100
Common Stock (Note 21)	4,268,594,160	4,268,594,160
Capital Paid in Excess of Par Value (Note 21)	11,418,563,257	11,418,563,257
Surplus Reserves (Note 30)	1,046,398,969	1,043,979,211
Surplus (Note 21)	24,455,554,572	21,207,490,714
Fair Value Reserves on Financial Assets at FVOCI (Note 8)	70,794,457	(48,782,635)
Remeasurement Losses on Retirement Plan (Note 24)	(1,129,174,728)	(748,523,773)
Equity in Remeasurement Gains on Retirement Plan		
of a Joint Venture (Note 10)	6,178,352	2,877,392
Equity in Hedge Reserves of a Joint Venture (Note 10)	9,707,213	(12,144,581)
Cumulative Translation Adjustment	7,541,664	7,557,479
	40,154,157,916	37,139,611,224



PHILIPPINE SAVINGS BANK

STATEMENTS OF INCOME

		Years Ended Dec	ember 31
	2023	2022	2021
INTEDEST INCOME			
INTEREST INCOME	B11 470 450 204	₽10,159,518,037	B12 149 774 170
Loans and receivables (Note 9) Financial assets at FVOCI and investment securities at amortized co	₽11,479,459,384	#10,159,518,057	₽12,148,774,170
(Note 8)	4,307,661,938	2,574,256,913	1,486,019,162
Due from Bangko Sentral ng Pilipinas (Note 7)	1,397,792,663	1,254,216,130	648,063,197
Interbank loans receivable and securities purchased under	1,597,792,005	1,234,210,130	040,003,197
resale agreements (Note 7)	419,381,106	195,778,577	70,592,184
Due from other banks	16,474,592	4,101,643	47.132
FVTPL investments (Note 8)	3,495,728	2,152	11,272,985
	17,624,265,411	14,187,873,452	14,364,768,830
			,
INTEREST EXPENSE			
Deposit liabilities (Note 16)	5,663,176,485	2,811,393,495	1,637,233,919
Lease liabilities (Note 25)	78,902,394	79,873,386	85,201,992
Bills payable (Note 17)	35,278,313	21,919,260	41,972
Bonds payable (Note 17)	20,731,311	224,036,617	437,530,261
	5,798,088,503	3,137,222,758	2,160,008,144
NET INTEREST INCOME	11,826,176,908	11,050,650,694	12,204,760,686
Service fees and commission income (Note 22)	1,792,742,915	1,732,841,894	1,581,126,848
Service fees and commission expense (Note 22)	65,583,938	51,309,070	47,816,732
NET GEDVICE FEEG AND COMMISSION INCOME	1 777 1 59 077	1 (01 522 024	1 522 210 110
NET SERVICE FEES AND COMMISSION INCOME	1,727,158,977	1,681,532,824	1,533,310,116
OTHER OPERATING INCOME (CHARGES)			
Gain on foreclosure and sale of chattel mortgage properties - net			
(Note 14)	619,971,252	700,214,707	142,185,112
Gain on foreclosure and sale of investment properties - net	019,971,252	700,211,707	112,103,112
(Note 12)	361,931,299	801,738,724	571,276,769
Foreign exchange gain (loss) - net	17,627,813	(6,075,489)	(8,168,185)
Trading and securities gains - net (Note 8)	5,293,898	2,455,186	2,733,476
Gain on sale of property and equipment (Note 11)	3,895,058	12,079,779	2,042,084
Gain on disposal of investment securities at amortized cost (Notes 3	0,050,000	1_,072,777	2,0 .2,0 0 .
and 8)	_	_	11,711,129
Miscellaneous (Notes 12, 23 and 25)	582,860,969	777,775,337	700,430,805
	1,591,580,289	2,288,188,244	1,422,211,190
TOTAL OPERATING INCOME	15,144,916,174	15,020,371,762	15,160,281,992
OTHER EVERY			
OTHER EXPENSES	2 011 715 450	2 640 552 997	2 545 225 550
Compensation and fringe benefits (Notes 24 and 29)	3,811,715,458	3,640,553,887	3,545,335,550
Taxes and licenses	1,672,526,981	1,612,926,317	1,586,134,257
Provision for credit and impairment losses (Note 15)	1,451,089,796	1,306,242,436	3,070,678,224
Depreciation (Note 11)	840,135,760	755,952,721	836,327,579
Security, messengerial and janitorial services	431,238,658	413,011,422	349,532,682
Occupancy and equipment-related costs (Note 25) Amortization of intangible assets (Note 13)	338,465,479	344,568,484	352,588,645
	106,212,859	102,850,715	113,649,164
Miscellaneous (Notes 12 and 26)	1,690,846,708	2,130,720,607	2,082,202,992
	10,342,231,699	10,306,826,589	11,936,449,093

(Forward)



		Years Ended Dec	ember 31
	2023	2022	2021
INCOME BEFORE SHARE IN NET INCOME OF A JOINT VENTURE AND INCOME TAX	₽4,802,684,475	₽4,713,545,173	₽3,223,832,899
SHARE IN NET INCOME OF A JOINT VENTURE (Notes 10 and 29)	86,340,894	83,418,474	41,914,529
INCOME BEFORE INCOME TAX	4,889,025,369	4,796,963,647	3,265,747,428
PROVISION FOR (BENEFIT FROM) INCOME TAX (Note 27)			
Current	1,208,573,920	783,316,316	312,183,551
Deferred	(850,610,415)	335,219,072	1,414,071,157
	357,963,505	1,118,535,388	1,726,254,708
NET INCOME	₽4,531,061,864	₽3,678,428,259	₽1,539,492,720
Basic/Diluted Earnings Per Share (Note 28)	₽10.61	₽8.62	₽3.61



PHILIPPINE SAVINGS BANK STATEMENTS OF COMPREHENSIVE INCOME

	Years Ended Decem	ber 31
2023	2022	2021
₽4,531,061,864	₽3,678,428,259	₽1,539,492,720
21,851,794	_	22,952,699
112,803,154	(58,258,709)	(13,993,219)
(15,815)	14,514,893	14,614,438
134,639,133	(43,743,816)	23,573,918
(507,534,607)	(154,184,385)	193,636,016
3,300,960	-	4,162,568
6,773,938	7,066,184	3,344,929
126,883,652	38,546,096	(100,283,171)
(370,576,057)	(108,572,105)	100,860,342
(235,936,924)	(152,315,921)	124,434,260
/	/	
₽4,295,124,940	₽3,526,112,338	₽1,663,926,980
-	₽4,531,061,864 21,851,794 112,803,154 (15,815) 134,639,133 (507,534,607) 3,300,960 6,773,938 126,883,652 (370,576,057) (235,936,924)	2023 2022 ₱4,531,061,864 ₱3,678,428,259 21,851,794 - 112,803,154 (58,258,709) (15,815) 14,514,893 134,639,133 (43,743,816) (507,534,607) (154,184,385) 3,300,960 - 6,773,938 7,066,184 126,883,652 38,546,096 (370,576,057) (152,315,921)



PHILIPPINE SAVINGS BANKSTATEMENTS OF CHANGES IN EQUITY

Balance at January 1, 2023	Common Stock (Note 21) ₽4,268,594,160	Capital Paid in Excess of Par Value (Note 21) ₽11.418,563.257	Surplus Reserves (Note 30) ₽1.043.979.211	Surplus (Note 21) ₽21,207,490,714	Fair Value Reserves on Financial Assets at FVOCI (Note 8) (₽48,782,635)	Remeasurement Losses on Retirement Plan (Note 24) (₽748,523,773)	Equity in Remeasurement Gains on Retirement Plan of a Joint Venture (Note 10) ₽2,877,392	Equity in Hedge Reserves of a Joint Venture (Note 10) (₽12,144,581)	Cumulative Translation Adjustment ₽7,557,479	<u>Total</u> ₽37,139,611,224
Total comprehensive income (loss)	£4,208,394,100	£11,410,50 5 ,257	£1,043,979,211	£21,207,490,714	(#40,702,033)	(+740,323,773)	F2,077,392	(#12,144,301)	£7,337,479	+37,139,011,224
for the year	-	-	-	4,531,061,864	119,577,092	(380,650,955)	3,300,960	21,851,794	(15,815)	4,295,124,940
Cash dividends (Note 21) Appropriation of surplus to trust	_	-	_	(1,280,578,248)	-	-	-	_	_	(1,280,578,248)
business (Note 30)	_	_	2,419,758	(2,419,758)	-	-	-	_	-	-
Balance at December 31, 2023	₽4,268,594,160	₽11,418,563,257	₽1,046,398,969	₽24,455,554,572	₽70,794,457	(₽1,129,174,728)	₽6,178,352	₽9,707,213	₽7,541,664	₽40,154,157,916
Balance at January 1, 2022 Total comprehensive income (loss)	₽4,268,594,160	₽11,418,563,257	₽1,041,471,464	₽18,812,148,450	₽2,409,890	(₽632,885,484)	₽2,877,392	(₱12,144,581)	(₽6,957,414)	₽34,894,077,134
for the year Cash dividends (Note 21)	-		-	3,678,428,259 (1,280,578,248)	(51,192,525)	(115,638,289)			14,514,893	3,526,112,338 (1,280,578,248)
Appropriation of surplus to trust business (Note 30)	-	_	2,507,747	(2,507,747)	-	_	_	_	_	-
Balance at December 31, 2022	₽4,268,594,160	₽11,418,563,257	₽1,043,979,211	₽21,207,490,714	(₽48,782,635)	(₽748,523,773)	₽2,877,392	(₱12,144,581)	₽7,557,479	₽37,139,611,224
Balance at January 1, 2021 Total comprehensive income (loss)	₽4,268,594,160	₽11,418,563,257	₽1,039,166,094	₽18,555,539,349	₽13,058,180	(₽726,238,329)	(₱1,285,176)	(₽35,097,280)	(₽21,571,852)	₽34,510,728,403
for the year Cash dividends (Note 21) Appropriation of surplus to trust				1,539,492,720 (1,280,578,249)	(10,648,290)	93,352,845	4,162,568	22,952,699	14,614,438	1,663,926,980 (1,280,578,249)
business (Note 30)	_	_	2,305,370	(2,305,370)	_	-	-	_	_	_
Balance at December 31, 2021	₽4,268,594,160	₽11,418,563,257	₽1,041,471,464	₽18,812,148,450	₽2,409,890	(₱632,885,484)	₽2,877,392	(₱12,144,581)	(₽6,957,414)	₽34,894,077,134



PHILIPPINE SAVINGS BANK STATEMENTS OF CASH FLOWS

		Years Ended Dece	mber 31
	2023	2022	2021
CASH FLOWS FROM OPERATING ACTIVITIES			
Income before income tax	₽4,889,025,369	₽4,796,963,647	₽3,265,747,428
Adjustments to reconcile income before income tax to net	+4,009,023,309	F4,/90,903,04/	£3,203,747,420
cash provided by operations:			
Provision for credit and impairment losses (Note 15)	1 451 090 706	1 206 242 426	2 070 678 224
Amortization of premium (discount) on financial assets at	1,451,089,796	1,306,242,436	3,070,678,224
fair value through other comprehensive income and investment			
securities at amortized cost	(7 119 295 962)	(2,414,610,975)	(1 282 775 070)
Depreciation (Note 11)	(2,448,385,863) 840,135,760	755,952,721	(1,283,775,979) 836,327,579
Loss (gain) on foreclosure and sale of:	040,133,700	155,952,121	850,527,579
	(261 021 200)	(901 729 724)	(571 276 760)
Investment properties (Note 12) Chattel mentages mentatics (Note 14)	(361,931,299)	(801,738,724) (700,214,707)	(571,276,769)
Chattel mortgage properties (Note 14)	(619,971,252)		(142,185,112)
Accretion of modified loans (Notes 9 and 23) Amortization of:	(70,125,024)	(107,007,086)	(134,649,231)
	107 212 050	102 050 715	112 (40 1 (4
Intangible assets (Note 13)	106,212,859	102,850,715	113,649,164
Debt issuance costs (Note 17)	1,550,061	14,836,617	31,156,411
Accretion of lease liabilities (Note 25)	78,902,394	79,873,386	85,201,992
Share in net income of a joint venture (Note 10)	(86,340,894)	(83,418,474)	(41,914,529)
Realized loss (gain) on sale of financial assets at fair value through other			
comprehensive income (FVOCI) and amortized cost (Note 8)	(677,047)	2,499,021	(15,711,131)
Gain on sale of property and equipment (Note 11)	(3,895,058)	(12,079,779)	(2,042,084)
Fair value loss (gain) on fair value through profit or loss investments			
(Note 8)	(1,763,136)	8,826	5,488
Changes in operating assets and liabilities:			
Decrease (increase) in:			
Fair value through profit or loss investments	(412,499,302)	-	-
Loans and receivables	(16,690,866,036)	(2,904,935,501)	25,570,222,978
Other assets	(25,085,315)	127,575,882	(193,933,191)
Increase (decrease) in:			
Deposit liabilities	(24,149,496,905)	(3,016,581,657)	49,338,695,929
Treasurer's, cashier's and manager's checks	499,839,859	420,594,802	62,312,575
Accrued taxes, interest and other expenses	157,320,735	821,474,754	(98,156,780)
Other liabilities	(313,236,832)	751,987,887	(498,574,337)
Cash generated from (used in) operations	(37,160,197,130)	(859,726,209)	79,391,778,625
Income taxes paid	(1,208,573,920)	(783,396,863)	(634,121,985)
Dividends received from joint venture investment (Note 10)	57,599,971	30,059,985	11,579,995
Net cash provided by (used in) operating activities	(38,311,171,079)	(1,613,063,087)	78,769,236,635
CASH FLOWS FROM INVESTING ACTIVITIES			
Purchases of:			
Financial assets at FVOCI	(522,049,795,033)	(596,433,148,029)	(486,598,968,817)
Investment securities at amortized cost	(890,227,702)	(8,626,650,004)	(7,842,285,003)
Property and equipment (Note 11)	(388,426,720)	(332,839,077)	(118,057,916)
Other intangible assets (Note 13)	(70,519,156)	(75,548,530)	(33,699,129)
Proceeds from sale/maturities of:			
Financial assets at FVOCI (Note 8)	540,298,330,000	588,538,027,651	437,165,080,000
Chattel mortgage properties (Note 14)	2,006,025,248	2,073,485,973	4,152,276,913
Investment securities at amortized cost	1,027,002,760	47,454,850	1,128,720,734
Investment properties (Note 12)	780,498,824	923,283,316	986,515,245
Property and equipment (Note 11)	51,992,160	99,482,403	28,485,973
Net cash provided by (used in) investing activities	20,764,880,381	(13,786,451,447)	(51,131,932,000)
CASH FLOWS FROM FINANCING ACTIVITIES			
Settlement of bonds payable	(4,650,000,000)	_	(6,300,000,000)
Dividends paid (Note 21)	(1,280,578,248)	(1,280,578,248)	(1,280,578,249)
Payment of lease liabilities (Notes 25 and 32)	(533,555,296)	(558,996,040)	(479,330,246)
Settlement of bills payable (Note 32)	(5,981,745,057)	(8,664,527,168)	(413,930,000)
Availments of bills payable (Note 32)	5,067,696,543	9,850,472,143	413,930,000
Net cash provided by (used in) financing activities	(7,378,182,058)	(653,629,313)	(8,059,908,495)
Effect of exchange rate differences	(399)	756,081	485,670

(Forward)



		Years Ended Dece	mber 31
	2023	2022	2021
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	(₽24,924,473,155)	(₽16,052,387,766)	₽19,577,881,810
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR			
Cash and other cash items	1,930,720,274	2,801,335,279	2,841,851,535
Due from Bangko Sentral ng Pilipinas - gross (Notes 7 and 16)	37,553,243,574	52,428,888,060	31,689,964,554
Due from other banks - gross	2,925,163,812	1,368,023,210	1,575,447,188
Interbank loans receivable and securities purchased under	2,723,103,012	1,500,025,210	1,575,447,100
resale agreements (Note 7)	2,669,609,031	4,532,877,908	5,445,979,370
	45,078,736,691	61.131.124.457	41.553.242.647
CASH AND CASH EQUIVALENTS AT END OF YEAR Cash and other cash items Due from Bangko Sentral ng Pilipinas - gross (Notes 7 and 16) Due from other banks - gross Interbank loans receivable and securities purchased under resale agreements (Note 7)	1,653,554,961 9,745,633,911 1,765,438,984 6,989,635,680	1,930,720,274 37,553,243,574 2,925,163,812 2,669,609,031	2,801,335,279 52,428,888,060 1,368,023,210 4,532,877,908
	₽20,154,263,536	₽45,078,736,691	₽61,131,124,457
OPERATIONAL CASH FLOWS FROM INTEREST Interest paid	₽5,786,661,627	₽2,820,995,599	₽2,188,101,637
	15,417,117,332	12,782,470,531	14,065,718,328



PHILIPPINE SAVINGS BANK NOTES TO FINANCIAL STATEMENTS

1. Corporate Information

Philippine Savings Bank (the Bank) was incorporated in the Philippines primarily to engage in savings and mortgage banking. The Bank's shares are listed in the Philippine Stock Exchange (PSE). The Bank offers a wide range of products and services such as deposit products, loans, treasury and trust functions that mainly serve the retail and consumer markets. On September 6, 1991, the Bank was authorized to perform trust functions.

As of December 31, 2023 and 2022, the Bank had 250 branches. In 2023, the Bank had 271 Automated Teller Machines (ATMs) in the branches (on-site) and 285 in other locations (off-site) bringing its total number of ATMs to 556 as of December 31, 2023 and 557 as of December 31, 2022.

The Bank's original Certificate of Incorporation was issued by the Securities and Exchange Commission (SEC) on June 30, 1959. On March 28, 2006, the Board of Directors (BOD) of the Bank approved the amendment of Article IV of its Amended Articles of Incorporation to extend the corporate term of the Bank, which expired on June 30, 2009, for another 50 years or up to June 30, 2059. This was subsequently approved by stockholders representing at least two-thirds of the outstanding capital stock of the Bank on April 25, 2006. The Amended Articles of Incorporation was approved by the SEC on September 27, 2006.

On April 27, 2010, by majority vote of the BOD and by stockholders representing two-thirds of the outstanding capital stock, the amendment of Article VI of its Amended Articles of Incorporation reducing the number of directors from a maximum of eleven (11) to a maximum of nine (9) has been approved. This was approved by the SEC on August 26, 2010.

On March 24, 2014, the BOD approved Article III of Articles of Incorporation to specify its principal address from Makati City to PSBank Center, 777 Paseo de Roxas corner Sedeño Street, Makati City 1226. The Amended Articles of Incorporation was approved by the SEC on December 22, 2014.

As of December 31, 2023 and 2022, Metropolitan Bank & Trust Company (MBTC), the Bank's ultimate parent, owned 88.38% of the Bank.

2. Material Accounting Policy Information

Basis of Preparation

The accompanying financial statements have been prepared on a historical cost basis except for financial assets and financial liabilities at fair value through profit or loss (FVTPL) and financial assets at fair value through other comprehensive income (FVOCI) that have been measured at fair value. All values are rounded to the nearest peso unless otherwise stated.

The financial statements of the Bank include the accounts maintained in the Regular Banking Unit (RBU) and Foreign Currency Deposit Unit (FCDU). The functional currency of RBU and FCDU is Philippine Peso (PHP) and United States Dollar (USD), respectively. For financial reporting purposes, FCDU accounts and foreign currency-denominated accounts in the RBU are translated into their equivalents in Philippine peso (see accounting policy on Foreign Currency Translation). The financial statements of these units are combined after eliminating inter-unit accounts.



The financial statements provide comparative information in respect of the previous period. In addition, the Bank presents an additional statement of condition at the beginning of the earliest period presented when there is a retrospective application of an accounting policy, a retrospective restatement, or a reclassification of items in financial statements.

Statement of Compliance

The financial statements of the Bank have been prepared in compliance with Philippine Financial Reporting Standards (PFRSs).

Presentation of Financial Statements

The Bank presents its statements of condition in order of liquidity. An analysis regarding recovery of assets or settlement of liabilities within twelve (12) months after the statement of condition date (current) and more than 12 months after the statement of condition date (non-current) is presented in Note 20.

Financial assets and financial liabilities are offset and the net amount is reported in the statements of condition only when there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis, or to realize the assets and settle the liability simultaneously. The Bank assesses that it has a currently enforceable right of offset if the right is not contingent on a future event, and is legally enforceable in the normal course of business, event of default, and event of solvency or bankruptcy of the Bank and all of the counterparties.

Income and expenses are not offset in the statements of income unless required or permitted by any accounting standard or interpretation, and as specifically disclosed in the accounting policies of the Bank.

Changes in Accounting Policies and Disclosures

The accounting policies adopted are consistent with those of the previous financial year, except for the adoption of new standards effective as at January 1, 2023. The Bank has not early adopted any standard, interpretation or amendment that has been issued but is not yet effective. Unless otherwise indicated, adoption of these new standards did not have an impact on the financial statements of the Bank.

• Amendments to PAS 1 and PFRS Practice Statement 2, Disclosure of Accounting Policies

The amendments provide guidance and examples to help entities apply materiality judgements to accounting policy disclosures. The amendments aim to help entities provide accounting policy disclosures that are more useful by:

- Replacing the requirement for entities to disclose their 'significant' accounting policies with a requirement to disclose their 'material' accounting policies, and
- Adding guidance on how entities apply the concept of materiality in making decisions about accounting policy disclosures.

The amendments to the Practice Statement provide non-mandatory guidance.



• Amendments to PAS 8, Definition of Accounting Estimates

The amendments introduce a new definition of accounting estimates and clarify the distinction between changes in accounting estimates and changes in accounting policies and the correction of errors. Also, the amendments clarify that the effects on an accounting estimate of a change in an input or a change in a measurement technique are changes in accounting estimates if they do not result from the correction of prior period errors.

• Amendments to PAS 12, Deferred Tax related to Assets and Liabilities arising from a Single Transaction

The amendments narrow the scope of the initial recognition exception under PAS 12, so that it no longer applies to transactions that give rise to equal taxable and deductible temporary differences.

The amendments also clarify that where payments that settle a liability are deductible for tax purposes, it is a matter of judgement (having considered the applicable tax law) whether such deductions are attributable for tax purposes to the liability recognized in the financial statements (and interest expense) or to the related asset component (and interest expense).

• Amendments to PAS 12, International Tax Reform – Pillar Two Model Rules

The amendments introduce a mandatory exception in PAS 12 from recognizing and disclosing deferred tax assets and liabilities related to Pillar Two income taxes.

The amendments also clarify that PAS 12 applies to income taxes arising from tax law enacted or substantively enacted to implement the Pillar Two Model Rules published by the Organization for Economic Cooperation and Development (OECD), including tax law that implements qualified domestic minimum top-up taxes. Such tax legislation, and the income taxes arising from it, are referred to as 'Pillar Two legislation' and 'Pillar Two income taxes', respectively.

The temporary exception from recognition and disclosure of information about deferred taxes and the requirement to disclose the application of the exception, apply immediately and retrospectively upon adoption of the amendments in June 2023.

Meanwhile, the disclosure of the current tax expense related to Pillar Two income taxes and the disclosures in relation to periods before the legislation is effective are required for annual reporting periods beginning on or after 1 January 2023.

Summary of Material Accounting Policies

Foreign Currency Translation

The financial statements are presented in PHP, which is the Bank's functional and presentation currency.

The books of accounts of the RBU are maintained in PHP, while those of the FCDU are maintained in USD.

<u>RBU</u>

As at reporting date, foreign currency monetary assets and liabilities of the RBU are translated in PHP based on the Bankers Association of the Philippines (BAP) closing rate prevailing at the statement of condition date, and foreign currency-denominated income and expenses, at the exchange rates as at the dates of the transactions. Foreign exchange differences arising from restatements of



foreign currency-denominated assets and liabilities in the RBU are credited to or charged against profit or loss in the year in which the rates change. Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates as at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value is determined.

<u>FCDU</u>

As at reporting date, the assets and liabilities of the FCDU are translated to the Bank's presentation currency (PHP) at the BAP closing rate prevailing at the statement of condition date, and its income and expenses are translated using the exchange rates as at the dates of the transactions. Exchange differences arising on translation to the presentation currency are taken to the statements of comprehensive income under 'Cumulative translation adjustment'. Upon disposal of the FCDU or upon actual remittance of FCDU profits to RBU, the deferred cumulative amount recognized in the statements of comprehensive income is recognized in the statements of income.

Fair Value Measurement

The Bank measures financial instruments, such as FVTPL investments, financial assets at FVOCI and derivative financial instruments, at fair value at each statement of condition date. Also, fair values of financial instruments measured at amortized cost and non-financial assets such as investment properties are disclosed in Note 4.

Fair value is the estimated price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- in the principal market for the asset or liability, or
- in the absence of a principal market, in the most advantageous market for the asset or liability.

The principal or most advantageous market must be accessible to the Bank.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

If an asset or a liability measured at fair value has a bid price and an ask price (e.g., an input from a dealer market), the price between the bid-ask spread that is most representative of fair value in the circumstances shall be used to measure fair value regardless of where the input is categorized within the fair value hierarchy.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

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



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

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

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

For the purpose of fair value disclosures, the Bank has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset and liability and the level of the fair value hierarchy as explained above.

Cash and Cash Equivalents

For purposes of reporting cash flows, cash and cash equivalents include cash and other cash items, due from BSP and other banks, interbank loans receivable and securities purchased under resale agreements (SPURA) that are convertible to known amounts of cash which have original maturities of three months or less from date of placements and that are subject to an insignificant risk of changes in value. Due from BSP includes the statutory reserves required by the BSP which the Bank considers as cash equivalents as withdrawals can be made to meet the Bank's cash requirements as allowed by the BSP.

Financial Instruments - Initial Recognition and Subsequent Measurement

Date of recognition

Purchases or sales of financial assets, except for derivatives, that require delivery of assets within the time frame established by regulation or convention in the marketplace are recognized on the settlement date. Derivative financial instruments are recognized on a trade date basis. Deposits, amounts due to banks and loans and receivables are recognized when cash is received by the Bank or advanced to the borrowers.

Initial recognition of financial instruments

All financial instruments are initially measured at fair value. Except for financial assets and financial liabilities at FVTPL, the initial measurement of financial instruments includes transaction costs.

Day 1' difference

Where the transaction price in a non-active market is different from the fair value from other observable current market transactions in the same instrument or based on a valuation technique whose variables include only data from observable market, the Bank recognizes the difference between the transaction price and fair value (a 'Day 1' difference) in the statement of income. In cases where the transaction price used is made of data which is not observable, the difference between the transaction price and model value is only recognized in the statement of income when the inputs become observable or when the instrument is derecognized. For each transaction, the Bank determines the appropriate method of recognizing the 'Day 1' difference amount.



Financial Instruments - Classification and Subsequent Measurement

Financial assets are measured at FVTPL unless these are measured at FVOCI or at amortized cost. Financial liabilities are classified as either financial liabilities at FVTPL or financial liabilities at amortized cost. The classification of financial assets depends on the contractual terms and the business model for managing the financial assets. Subsequent to initial recognition, the Bank may reclassify its financial assets only when there is a change in its business model for managing these financial assets. Reclassification of financial liabilities is not allowed.

The Bank determines its business model at the level that best reflects how it manages groups of financial assets to achieve its business objective. The Bank's business model is not assessed on an instrument-by-instrument basis, but at a higher level of aggregated portfolios. As a second step of its classification process, the Bank assesses the contractual terms of financial assets to identify whether they pass the contractual cash flows test (SPPI test).

Investments at FVTPL

Financial assets or financial liabilities at FVTPL

Financial assets and financial liabilities at FVTPL include financial assets and financial liabilities held for trading purposes and derivative instruments.

Financial instruments held-for-trading

Financial assets or financial liabilities held for trading (HFT) are recorded in the statements of condition at fair value. Included in this classification are debt securities which have been acquired principally for the purpose of selling in the near term. Changes in fair value relating to the HFT positions are recognized in 'Trading and securities gains (losses) - net'. Interest earned or incurred is recorded as interest income or expense, respectively, while dividend income is recorded in other operating income under 'Miscellaneous' when the right to receive payment has been established.

Derivatives recorded at FVTPL

Derivative financial instruments are initially recorded at fair value on the date at which the derivative contract is entered into and are subsequently re-measured at fair value. Any gains or losses arising from changes in fair values of derivatives (except those accounted for as cash flow hedges) are taken directly to the statements of income and are included in 'Foreign exchange gain - net'. Derivatives are carried as assets when the fair value is positive and as liabilities when the fair value is negative. As of December 31, 2023 and 2022, derivatives consist of Republic of the Philippines (ROP) paired warrants acquired to manage the Bank's foreign currency risk, lower the risk-weighted assets and improve the capital adequacy ratio of the Bank.

Financial assets at FVOCI

Financial assets at FVOCI include debt and equity securities. After initial measurement, investment securities at FVOCI are subsequently measured at fair value. The unrealized gains and losses arising from the fair valuation of financial assets at FVOCI are excluded, net of tax as applicable, from the reported earnings and are included in the statements of comprehensive income as 'Fair value reserves on financial assets at FVOCI'.

Debt securities at FVOCI are those that meet both of the following conditions: (i) the asset is held within a business model whose objective is to hold the financial assets in order to both collect contractual cash flows and sell financial assets; and (ii) the contractual terms of the financial asset give rise on specified dates to cash flows that are SPPI on the outstanding principal amount. The effective yield component of debt securities at FVOCI, as well as the impact of restatements on foreign currency-denominated debt securities at FVOCI, is reported in the statements of income. Interest earned on holding debt securities at FVOCI are reported as 'Interest income' using the effective interest method. When the debt securities at FVOCI are disposed of, the cumulative gain or



loss previously recognized in the statements of comprehensive income is recognized as 'Trading and securities gain (loss) - net' in the statements of income. The ECL arising from impairment of such investments are recognized in OCI with a corresponding charge to 'Provision for credit and impairment losses' in the statements of income.

Equity securities designated at FVOCI are those that the Bank made an irrevocable election to present in OCI the subsequent changes in fair value. Dividends earned on holding equity securities at FVOCI are recognized in the statements of income as 'Dividends' when the right to receive payment has been established, except when the Bank benefits from such proceeds as a recovery of part of the cost of the instrument, in which case, such gains are recorded in OCI. Gains and losses on disposal of these equity securities are never recycled to profit or loss, but the cumulative gain or loss previously recognized in the statements of comprehensive income is reclassified to 'Surplus' or any other appropriate equity account upon disposal. Equity securities at FVOCI are not subject to impairment assessment.

Financial assets at amortized cost

Financial assets at amortized cost are debt financial assets that meet both of the following conditions: (i) these are held within a business model whose objective is to hold the financial assets in order to collect contractual cash flows; and (ii) the contractual terms give rise on specified dates to cash flows that are SPPI on the outstanding principal amount. This accounting policy relates to the statements of condition captions 'Due from BSP', 'Due from other banks', 'Interbank loans receivable and SPURA', 'Investment securities at amortized cost' and 'Loans and receivables'.

After initial measurement, financial assets at amortized cost are subsequently measured at amortized cost using the effective interest method, less impairment in value. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees that are an integral part of the effective interest rate (EIR). The amortization is included in 'Interest income' in the statements of income. Gains and losses are recognized in statements of income when these investments are derecognized or impaired, as well as through the amortization process. The ECL are recognized in the statements of income under 'Provision for credit and impairment losses'. The effects of revaluation on foreign currency denominated investments are recognized in the statements of income.

Other financial liabilities carried at amortized cost

This category represents issued financial instruments or their components, which are not designated at FVTPL and comprises deposit liabilities, bills payable, subordinated notes, treasurer's, cashier's and manager's checks, accrued interest payable, accrued other expenses payable, accounts payable, bills purchased-contra, other credits, dividends payable, deposits for keys-safety deposit boxes (SDB), and overages, where the substance of the contractual arrangement results in the Bank having an obligation either to deliver cash or another financial asset to the holder, or to satisfy the obligation other than by the exchange of a fixed amount of cash or another financial asset for a fixed number of own equity shares.

After initial measurement, financial liabilities not qualified and not designated as FVTPL are subsequently measured at amortized cost using the effective interest amortization method. Amortized cost is calculated by taking into account any discount or premium on the issue and fees that are an integral part of the EIR.

A compound financial instrument which contains both a liability and an equity component is separated at the issue date. A portion of the net proceeds of the instrument is allocated to the debt component on the date of issue based on its fair value (which is generally determined based on quoted market prices for similar debt instruments). The residual amount determined after deducting the fair value of the debt component is assigned to the equity component. The value of any derivative





features (such as a call option) embedded in the compound financial instrument other than the equity component is included in the debt component.

Financial Guarantees and Undrawn Loan Commitments

The Bank issues financial guarantees and loan commitments. Financial guarantees are those issued by the Bank to creditors as allowed under existing rules and regulations whereby it guarantees third party obligations by signing as guarantor in the contract/agreement. Undrawn loan commitments and letters of credit are commitments under which over the duration of the commitment, the Bank is required to provide a loan with pre-specified terms to the customer. The nominal contractual value of financial guarantees and undrawn loan commitments, where the loan agreed to be provided is on market terms, are not recorded in the statement of financial position. These contracts are in the scope of the ECL requirements where the Bank estimates the expected portion of the undrawn loan commitments that will be drawn over their expected life. The ECL related to financial guarantees and undrawn loan commitments is recognized in 'Miscellaneous liabilities' under 'Other liabilities'.

Derecognition of Financial Assets and Liabilities

Financial assets

A financial asset (or, where applicable a part of a financial asset or part of a group of financial assets) is primarily derecognized when:

- the rights to receive cash flows from the asset have expires;
- the Bank retains the right to receive cash flows from the asset, but has assumed an obligation to pay them in full without material delay to a third party under a 'pass-through 'arrangement;
- the Bank has transferred its rights to receive cash flows from the asset and either:
 - a. the Bank has transferred substantially all the risks and rewards of the asset or
 - b. the Bank has neither transferred nor retained the risks and rewards of the asset but has transferred control over the asset.

Where the Bank has transferred its rights to receive cash flows from an asset or has entered into a 'pass-through' arrangement, and has neither transferred nor retained substantially all the risks and rewards of the asset nor is transferred control over the asset, the asset recognized to the extent of the Bank's continuing involvement in the asset. In this case, the Bank also recognizes an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Bank has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of original carrying amount of the asset and the maximum amount of consideration that the Bank could be required to repay.

Financial assets are written off either partially or in their entirety only when the Bank has stopped pursuing the recovery. If a write-off is later recovered, any amounts formerly charged are credited to 'Recovery on charged-off assets' under 'Miscellaneous income' in the statements of income.

Modification of financial assets

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



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

- Change in currency
- Introduction of an equity feature
- Change in counterparty
- If the modification results in the asset no longer considered "solely payment for principal and interest"

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

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

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

Financial liabilities

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

Repurchase and Reverse Repurchase Agreements

Securities sold under agreements to repurchase (SSURA) at a specified future date ('repos') are not derecognized from the statements of condition as the Bank retains substantially all the risks and rewards of ownership. The corresponding cash received, including accrued interest, is recognized in the statements of condition as a loan to the Bank under 'Bills payable', reflecting the economic substance of such transaction.

Conversely, SPURA at a specified future date ('reverse repos') are not recognized in the statements of condition. The consideration paid, including accrued interest, is recognized in the statements of condition as SPURA, and is considered a loan to the counterparty. The difference between the purchase price and resale price is treated as interest income and is accrued over the life of the agreement using the effective interest amortization method.



Reclassification of Financial Assets

The Bank reclassifies its financial assets when there is a change in its business model for managing financial assets. A change in business model occurs when the Bank either begins or ceases to perform an activity that is significant to its operations. The Bank applies the reclassification prospectively from the reclassification date and does not restate any previously recognized gains, losses or interest.

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Impairment of Financial Assets

PFRS 9 requires the Bank to record ECL for all loans and other debt financial assets not classified as at FVTPL, together with loan commitments and financial guarantee contracts.

Expected credit loss methodology

ECL represent credit losses that reflect an unbiased and probability-weighted amount which is determined by evaluating a range of possible outcomes, the time value of money and reasonable and supportable information about past events, current conditions and forecasts of future economic conditions. The objective is to record lifetime losses on all financial instruments which have experienced a significant increase in credit risk (SICR) since their initial recognition. As a result, ECL allowances are now measured at amounts equal to either (i) 12-month ECL or (ii) lifetime ECL for those financial instruments which have experienced a SICR since initial recognition (General Approach). The 12-month ECL is the portion of lifetime ECL that results from default events on a financial instrument that are possible within the 12 months after the reporting date. Lifetime ECL are credit losses that result from all possible default events over the expected life of a financial instrument. In comparison, the previous incurred loss model recognizes lifetime credit losses only when there is objective evidence of impairment.

In select circumstances, accounts are individually assessed to ensure that provisions are appropriate and adequate. Manual loan classification reviews additional qualitative factors and prescribes much higher provisions that is based on portfolio historical experience.

Staging assessment

For non-credit-impaired financial instruments:

- Stage 1 is comprised of all non-impaired financial instruments which have not experienced a SICR since initial recognition. The Bank recognizes a 12-month ECL for Stage 1 financial instruments.
- Stage 2 is comprised of all non-impaired financial instruments which have experienced a SICR since initial recognition. The Bank recognizes a lifetime ECL for Stage 2 financial instruments.

For credit-impaired financial instruments:

• Financial instruments are classified as Stage 3 when there is objective evidence of impairment as a result of one or more loss events that have occurred after initial recognition with a negative impact on the estimated future cash flows of a loan or a portfolio of loans. The ECL model requires that lifetime ECL be recognized for impaired financial instruments.

Definition of "default" and "cure"

As a part of a qualitative assessment of whether a customer is in default, the Bank considers a variety of instances that may indicate unlikeliness to pay. The Bank's definition of default is aligned with the non-performing loan criteria as prescribed in BSP Circular No. 941. Defaults refer to loans, investments, receivables, or any financial asset, even without any missed contractual payments, that satisfy any of the following conditions (1) impaired under existing accounting standards, (2) classified as doubtful or loss, (3) in litigation, (4) and/or there is evidence that full repayment of principal and interest is unlikely without foreclosure of collateral, if any. All other loans, even if not considered impaired, shall be considered non-performing if any principal and/or interest are unpaid



for more than ninety (90) days from contractual due date, or accrued interests for more than ninety (90) days have been capitalized, refinanced, or delayed by agreement. Restructured loans shall be considered non-performing. However, if prior to restructuring, the loans were categorized as performing, such classification shall be retained. Defaults are characterized by financial assets that have objective evidence of impairment at the reporting date and as such classified under Stage 3 ECL treatment.

An instrument is considered to be no longer in default, i.e., to have cured, when it no longer meets any of the default criteria above and there is sufficient evidence to support full collection thru payments received for at least 6 months. Cured accounts are classified under Stage 1 ECL treatment.

Significant increase in credit risk (SICR)

The criteria for determining whether credit risk has increased significantly vary by portfolio and include quantitative changes in probabilities of default and qualitative factors, including a backstop based on delinquency. The credit risk of a particular exposure is deemed to have increased significantly since initial recognition if, based on the Bank's quantitative models, the borrower or counterparty's credit rating has deteriorated by at least 2 notches. On the other hand, if based on the Bank's internal credit assessment, the borrower or counterparty is determined to require close monitoring or with well-defined credit weaknesses, then credit risk may have significantly increased as well. Moreover, if contractual payments are more than 30 days past due threshold, the credit risk is deemed to have increased significantly since initial recognition. Days past due are determined by counting the number of days since the earliest elapsed due date in respect of which amortized payment has not been received. Due dates are determined without considering any grace period that might be available to the borrower. In subsequent reporting periods, if the credit risk of the financial instrument improves such that there is no longer a SICR since initial recognition, the Bank shall revert to recognizing a 12-month ECL.

ECL parameters and methodologies

ECL is a function of the probability of default (PD), exposure at default (EAD) and loss given default (LGD) with each of the parameter independently modelled.

The PD represents the likelihood that a credit exposure will not be repaid and will go into default in either a 12-month horizon for Stage 1 or lifetime horizon for Stage 2. The PD for each individual instrument is modelled based on historical data and is estimated based on current market conditions and reasonable and supportable information about future economic conditions. The Bank segmented its credit exposures based on homogenous risk characteristics and developed a corresponding PD methodology for each portfolio. The PD methodology for each relevant portfolio is determined based on the underlying nature or characteristic of the portfolio, behavior of the accounts and materiality of the segment as compared to the total portfolio.

EAD is modelled on historical data and represents an estimate of the outstanding amount of credit exposure at the time a default may occur. For off-balance sheet and undrawn amounts, EAD includes an estimate of any further amounts to be drawn at the time of default. LGD is the amount that may not be recovered in the event of default and is modelled based on historical cash flow recovery and reasonable and supportable information about future economic conditions, where appropriate. LGD takes into consideration the amount and quality of any collateral held.

Economic overlays and multiple economic scenarios

The Bank incorporates economic overlays into the measurement of ECL to add a forward-looking risk measure parallel to multiple future macroeconomic atmosphere expectations. A broad range of economic indicators were considered for the economic inputs, such as GDP, GIR change, CPI change, PSE indices, foreign exchange rates and other BSP statistical indicators. The inputs and



models used for calculating ECL may not always capture all characteristics of the market at the date of the financial statements. To address this, quantitative adjustments or overlays are occasionally made as temporary adjustments when such differences are significantly material.

The Bank's loans and receivables consist of different portfolios, such as consumption, real estate, commercial and personal loans, as well as other receivables (e.g., sales contract receivables). In compliance with PFRS 9, the Bank developed ECL parameters and methodologies for each portfolio, using historical data as well as forward-looking inputs and assumptions.

Restructured loans

In certain circumstances, the Bank modifies the original terms and conditions of a credit exposure to form a new loan agreement or payment schedule. The modifications can be given depending on the borrower's or counterparty's current or expected financial difficulty. The modifications may include, but are not limited to, changes in maturity date, principal amount from capitalization of accrued interest, terms and conditions from conversion/consolidation or interest rates/repricing cycle that results in an extension in the loan maturity. Distressed restructuring with indications of unlikeliness to pay are categorized as impaired accounts and are initially moved to Stage 3.

The Bank implements a curing policy for restructured accounts compliant with BSP Circular No. 1011. Restructured accounts that have exhibited improvements in creditworthiness may be moved from Stage 3 after a total of one-year probation period. These accounts are transferred to Stage 2 after six months of full payments and consequently transferred to Stage 1 after making the next six months of full payments.

Management continuously reviews restructured loans to ensure that all criteria are met and that future payments are likely to occur. The loans continue to be subjected to an individual or collective impairment assessment, calculated using the loan's original EIR if the original loan has a fixed interest rate and the current repriced rate if the original loan is repriceable. The difference between the recorded value of the original loan and the present value of the restructured cash flows, discounted at the applicable interest rate, is recognized in 'Provision for credit and impairment losses' in the statements of income.

Investment in a Joint Venture

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

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

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

The statement of income reflects the Bank's share of the results of operations of the joint venture. Any change in OCI of those investees is presented as part of the Bank's OCI. In addition, when there has been a change recognized directly in the equity of the joint venture, the Bank recognizes its share of any changes, when applicable, in the statement of changes in equity. Unrealized gains and losses



resulting from transactions between the Bank and joint venture are eliminated to the extent of the interest in the joint venture.

The aggregate of the Bank's share of profit or loss of a joint venture is shown on the face of the statement of income outside operating profit and represents profit or loss after tax and non-controlling interests in the subsidiaries of the joint venture.

The financial statements of a joint venture are prepared for the same reporting period as the Bank. The length of the reporting period is the same from period to period. When necessary, adjustments are made to bring the accounting policies in line with those of the Bank.

After application of the equity method, the Bank determines whether it is necessary to recognize an impairment loss on its investment in its joint venture. At each statement of condition date, the Bank determines whether there is objective evidence that the investment in the joint venture is impaired. If there is such evidence, the Bank calculates the amount of impairment as the difference between the recoverable amount of the joint venture and its carrying value, then recognizes the loss as 'Share in net income of a joint venture' in the statements of income.

Upon loss of joint control over the joint venture, the Bank measures and recognizes any retained investment at its fair value. Any difference between the carrying amount of the joint venture upon loss of joint control and the fair value of the retained investment and proceeds from disposal is recognized in profit or loss.

Property and Equipment

Land is stated at cost less any impairment in value, while depreciable properties, including building, furniture, fixtures and equipment, and leasehold improvements, are stated at cost less accumulated depreciation and any accumulated impairment losses. The initial cost of property and equipment consists of its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Expenditures incurred after the assets have been put into operation, such as repairs and maintenance, are normally charged against profit or loss in the year in which the costs are incurred. In situations where it can be clearly demonstrated that the expenditures have resulted in an increase in the future economic benefits expected to be obtained from the use of property and equipment beyond its originally assessed standard of performance, the expenditures are capitalized as additional cost of property and equipment.

Depreciation is calculated using the straight-line method to write down the cost of the property and equipment to their residual values over their estimated useful lives. Land is not depreciated. The estimated useful lives are as follows:

Buildings Furniture, fixtures and equipment Leasehold improvements 25-50 years3-5 years, depending on the type of assets5 years or the term of the related lease, whichever is shorter

The assets' residual values, useful lives and methods of depreciation are reviewed, and adjusted if appropriate, at each financial year-end to ensure that these are consistent with the expected pattern of economic benefits from the items of property and equipment.

An item of property and equipment is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the statement of income in the year the asset is derecognized.



The carrying values of property and equipment are reviewed for impairment when events or changes in circumstances indicate the carrying value may not be recoverable. If any such indication exists and where the carrying values exceed the estimated recoverable amount, the asset is written down to its recoverable amount.

Leases

Bank as lessee

The Bank assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. The Bank applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Bank recognizes lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

i. Right-of-use assets

The Bank recognizes right-of-use assets (included in 'Property and Equipment') at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognized, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are depreciated on a straight line basis over the shorter of the lease term and estimated useful lives of the assets as follows:

Office space and warehouses	1 to 20 years
ATM space	1 to 3 years

ii. Lease liabilities

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

In calculating the present value of lease payments, the Bank uses its incremental borrowing rate at the lease commencement date because the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments (e.g., changes to future payments resulting from a change in an index or rate used to determine such lease payments) or a change in the assessment of an option to purchase the underlying asset.

The Bank recognizes right-of-use assets and lease liabilities, except for short-term leases and leases of low-value assets. The right-of-use assets were recognized based on the amount equal to the lease liabilities, adjusted for any related prepaid and accrued lease payments previously recognized. Lease liabilities are recognized based on the present value of the remaining lease payments, discounted using the incremental borrowing rate at the date of initial application.



Determining the lease term of contracts with renewal options

The Bank determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised.

After the commencement date, the Bank reassesses the lease term if there is a significant event or change in circumstances that are within its control and affects its ability to exercise (or not to exercise) the option to renew (e.g., a change in business strategy).

The Bank's lease liabilities are included in 'Other Liabilities'.

iii. Short-term leases and leases of low-value assets

The Bank applies the short-term lease recognition exemption to its short-term leases of office equipment (i.e., those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies the lease of low-value assets recognition exemption to leases of ATMs and office equipment that are considered of low value (i.e., P250,000 and below). Lease payments on short-term leases and leases of low-value assets are recognized as expense on a straight-line basis over the lease term.

Investment Properties

Investment properties are measured initially at cost, including transaction costs. An investment property acquired through an exchange transaction is measured at the fair value of the asset acquired unless the fair value of such asset cannot be measured, in which case the investment property acquired is measured at the carrying amount of the asset given up. The difference between the fair value of the asset received and the carrying amount of the asset given up is recorded as 'Gain on foreclosure of real assets and other properties acquired' under 'Gain on foreclosure and sale of investment properties'. Foreclosed properties are classified under investment properties from foreclosure date. Expenditures incurred after the investment properties are recognized, such as repairs and maintenance costs, are normally charged to income in the period in which the costs are incurred.

Subsequent to initial recognition, investment properties are carried at cost less accumulated depreciation and impairment in value, except for land which is stated at cost less impairment in value. Depreciation is calculated using the straight-line method over the remaining useful lives from the time of acquisition of the investment properties. The estimated useful life of building and condominium units ranges from 10 to 40 years.

Investment properties are derecognized when they have either been disposed of or when the investment property is permanently withdrawn from use and no future benefit is expected from its disposal. Any gains or losses on the retirement or disposal of an investment property are recognized in the statement of income in 'Gain on foreclosure and sale of investment properties - net' in the year of retirement or disposal.

Transfers are made to investment properties when, and only when, there is a change in use evidenced by ending of owner occupation, commencement of an operating lease to another party or ending of construction or development. Transfers are made from investment properties when, and only when, there is a change in use evidenced by commencement of owner occupation or commencement of development with a view to sale.



Chattel Mortgage Properties

Chattel mortgage properties comprise of repossessed vehicles. Chattel mortgage properties are stated at cost less accumulated depreciation and impairment in value. Chattel mortgage properties acquired are initially recognized at fair value. Depreciation is calculated using the straight-line method over the remaining useful lives from the time of acquisition of the vehicles. The useful lives of chattel mortgage properties are estimated to be five years.

Chattel mortgage properties are derecognized when they have either been disposed of or when the chattel mortgage property is permanently withdrawn from use and no future benefit is expected from its disposal.

Any gains or losses on disposal of chattel mortgage properties are recognized in the statements of income under 'Gain (loss) on foreclosure and sale of chattel mortgage properties- net' in the year of disposal.

Intangible Assets

The Bank's intangible assets include branch licenses and computer software. An intangible asset is recognized only when the cost can be measured reliably, and it is probable that the expected future economic benefits that are attributable to it will flow to the Bank.

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is its fair value as at the date of acquisition. Following initial recognition, intangible assets are carried at cost less any accumulated amortization and any accumulated impairment losses. Internally generated intangible assets, excluding capitalized development costs, are not capitalized and expenditure is reflected in the statements of income in the year in which the expenditure is incurred.

The useful lives of intangible assets are assessed to be either finite or indefinite. Intangible assets with finite lives are amortized over the useful economic life and assessed for impairment whenever there is an indication that the intangible assets may be impaired. The amortization period and the amortization method for an intangible asset with a finite useful life are reviewed at least at each financial year-end. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset is accounted for by changing the amortization period or method, as appropriate, and they are treated as changes in accounting estimates. The amortization expense on intangible assets with finite lives is recognized in the statements of income under 'Amortization of intangible assets'.

Intangible assets with indefinite useful lives are tested for impairment annually either individually or at the cash-generating unit (CGU) level. Such intangibles are not amortized. The useful life of an intangible asset with an indefinite life is reviewed annually to determine whether indefinite life assessment continues to be supportable. If not, the change in the useful life assessment from indefinite is made on a prospective basis.

Gains or losses arising from the derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the statements of income when the asset is derecognized.

Branch licenses

Branch licenses arise from the acquisition of branches from local banks and licenses to operate new branches from the BSP. Branch licenses have indefinite useful lives and are tested for impairment on an annual basis.



Software costs

Software costs are carried at cost less accumulated amortization and any impairment in value. Given the history of rapid changes in technology, computer software are susceptible to technological obsolescence. Therefore, it is likely that their useful life is short. Software costs are amortized on a straight-line basis over five years but maybe shorter depending on the period over which the Bank expects to use the asset.

Impairment of Non-financial Assets

Property and equipment, investment properties and chattel mortgage properties

At each statement of condition date, the Bank assesses whether there is any indication that its nonfinancial assets may be impaired. When an indicator of impairment exists or when an annual impairment testing for an asset is required, the Bank makes a formal estimate of the recoverable amount. An asset's recoverable amount is the higher of an asset's or CGU's fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case the recoverable amount is assessed as part of the CGU to which it belongs. Where the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. In determining fair value less cost to sell, an appropriate valuation model is used. These calculations are corroborated by valuation multiples and other available fair value indicators.

An impairment loss is charged to operations in the year in which it arises.

An assessment is made at each statement of condition date as to whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, the Bank estimates the asset's or CGU's recoverable amount. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceeds the carrying amount that would have been determined, net of depreciation, had no impairment loss been previously recognized. Such reversal is recognized in the statement of income. After such reversal, the depreciation expense is adjusted in future years to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining life.

Goodwill

Goodwill is reviewed for impairment, annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired.

Impairment is determined for goodwill by assessing the recoverable amount of the CGU (or group of CGU) to which the goodwill relates. Where the recoverable amount of the CGU (or group of CGU) is less than the carrying amount of the CGU (or group of CGU) to which goodwill has been allocated, an impairment loss is recognized immediately in the statements of income. Impairment losses relating to goodwill cannot be reversed for subsequent increases in its recoverable amount in future periods. The Bank performs its annual impairment test of goodwill as at December 31 of each year.

Intangible assets

Intangible assets with indefinite useful lives are tested for impairment annually as at December 31 of each year, either individually or at the CGU level, as appropriate.



Intangible assets with finite lives are assessed for impairment whenever there is an indication that the intangible asset may be impaired.

Investment in a joint venture

After application of the equity method, the Bank determines whether it is necessary to recognize an impairment loss on the Bank's investment in a joint venture. The Bank determines at each statement of condition date whether there is any objective evidence that the investment a joint venture is impaired. If this is the case, the Bank calculates the amount of impairment as being the difference between the fair value of the investment in the joint venture and the carrying amount and recognizes such amount in the statements of income.

Common Stock

Common stocks are recorded at par. Proceeds in excess of par value are recognized under equity as 'Capital paid in excess of par value' in the statements of condition. Incremental costs incurred which are directly attributable to the issuance of new shares are shown in equity as a deduction from proceeds, net of tax.

Revenue Recognition

Revenue from contracts with customers is recognized upon transfer of services to the customer at an amount that reflects the consideration to which the Bank expects to be entitled in exchange for those services.

The Bank assesses its revenue arrangements against specific criteria in order to determine if it is acting as a principal or agent. The Bank concluded that it is acting as a principal in all of its revenue arrangements.

Service fees and commission income

Fees or components of fees that are linked to a certain performance are recognized after fulfilling the corresponding criteria. These fees include remittance fees, commissions, deposit-related and other credit-related fees.

Income from sale of property and equipment, investment property and chattel mortgage properties Income from sale of property and equipment, investment property and chattel mortgage properties is included in the profit or loss when the property is derecognized. The gain or loss arising from the derecognition of the property is determined as the difference between the net disposal proceeds and its carrying amount on the date of the transaction.

Revenue outside the scope of PFRS 15

Interest income

For all financial instruments measured at amortized cost and interest-bearing financial instruments classified as financial assets at FVOCI investments, interest income is recorded at the EIR, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial instrument or a shorter period, where appropriate, to the net carrying amount of the financial asset. The calculation takes into account all contractual terms of the financial instrument (for example, prepayment options), including any fees or incremental costs that are directly attributable to the instrument and are an integral part of the EIR.

The carrying amount of the financial asset or financial liability is adjusted if the Bank revises its estimates of payments or receipts. The adjusted carrying amount is calculated based on the original EIR and the change in carrying amount is recorded as 'Interest income'.



Under PFRS 9, when a financial asset becomes credit-impaired and is, therefore, regarded as Stage 3 (as discussed in "Impairment of Financial Assets" above), the Bank calculates interest income by applying the EIR to the net amortized cost of the financial asset. If the financial asset cures and is no longer credit-impaired, the Bank reverts to calculating interest income on a gross basis.

Recovery on charged-off assets

Income arising from collections on accounts or recoveries from impairment of items previously written off are recognized in the year of recovery.

Trading and securities gains (losses) - net

Trading and securities gain (loss) represents results arising from trading activities, including all gains and losses from changes in the fair values of FVTPL investments. It also includes gains and losses realized from sale of debt securities at FVOCI.

Realized gains and losses on disposals of FVTPL investments are calculated using weighted average method. It represents the difference between an instrument's initial carrying amount and disposal amount.

Gain on disposal of investments securities at amortized cost

Gain on disposal of investment securities at amortized cost represents gain realized from sale of pesodenominated debt securities measured at amortized cost.

Rental income

Rental income arising from leased properties is accounted for on a straight-line basis over the lease terms of ongoing leases and is recorded in the statements of income under 'Miscellaneous' in other operating income.

Expense Recognition

Expenses are recognized when it is probable that a decrease in future economic benefit related to a decrease in an asset or an increase in liability has occurred and the decrease in economic benefits can be measured reliably. Revenues and expenses that relate to the same transaction or other event are recognized simultaneously.

Interest expense

Interest expense for all interest-bearing financial liabilities are recognized in 'Interest expense' in the statements of income using the EIR of the financial liabilities to which they relate.

Other expense

Expenses encompass losses as well as those expenses that arise in the ordinary course of business of the Bank. Expenses are recognized when incurred.

Goodwill

Goodwill acquired in a business combination is initially measured at cost being the excess of the acquisition cost over the share in the net fair value of the acquired identifiable assets, liabilities and contingent liabilities. The Bank's goodwill arose from past purchases of branch business/offices from the Parent Company. After initial recognition, goodwill is measured at cost less any accumulated impairment losses.



Retirement Cost

Defined benefit plan

The net defined benefit liability or asset is the aggregate of the present value of the defined benefit obligation at the statement of condition date reduced by the fair value of plan assets, adjusted for any effect of limiting a net defined benefit asset to the asset ceiling. The present value of the defined benefit obligation is calculated annually by an independent actuary. The asset ceiling is the present value of any economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

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

Defined benefit costs comprise the following:

- a. service cost;
- b. net interest on the net defined benefit liability or asset; and
- c. remeasurements of net defined benefit liability or asset.

Service costs, which include current service costs, past service costs and gains or losses on nonroutine settlements are recognized as expense in profit or loss. Past service costs are recognized when plan amendment or curtailment occurs. These amounts are calculated periodically by independent qualified actuaries.

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

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

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

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



Termination benefits

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

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

Employee leave entitlement

Employee entitlements to annual leave are recognized as a liability when they are accrued to the employees. The undiscounted liability for leave expected to be settled after the end of the annual reporting period is recognized for services rendered by employees up to the end of the reporting period.

Provisions

Provisions are recognized when the Bank has a present obligation (legal or constructive) as a result of a past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. Where the Bank expects some or all of a provision to be reimbursed, for example, under an insurance contract, the reimbursement is recognized as a separate asset but only when the reimbursement is virtually certain. The expense relating to any provision is presented in the statement of income, net of any reimbursement. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognized as 'Interest expense'.

Contingent Liabilities and Contingent Assets

Contingent liabilities are not recognized in the financial statements but are disclosed unless the possibility of an outflow of resources embodying economic benefits is remote. Contingent assets are not recognized but are disclosed in the financial statements when an inflow of economic benefits is probable.

Debt Issue Costs

Issuance, underwriting and other related expenses incurred in connection with the issuance of debt instruments are included in the measurement basis of the underlying debt instruments and are amortized as an adjustment to the interest on the underlying debt instruments using the effective interest method.

Income Taxes

Income tax on profit or loss for the year comprises current and deferred tax. Income tax is determined in accordance with Philippine tax law. Income tax is recognized in the statement of income, except to the extent that it relates to OCI items recognized directly in the statements of comprehensive income.

Current tax

Current income tax is the expected tax payable on the taxable income for the period, using the tax rates enacted at the statement of condition date, together with adjustments to tax payable in respect to prior years.



Deferred tax

Deferred income tax is provided, using the balance sheet liability method, on all temporary differences at the statement of condition date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognized for all taxable temporary differences, including asset revaluations. Deferred tax assets are recognized for all deductible temporary differences and carry forward of unused tax losses and tax credits from excess minimum corporate income tax (MCIT) over the regular corporate income tax (RCIT), to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences and carry forward of unused tax losses and MCIT can be utilized.

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

Deferred tax assets and liabilities are measured at the tax rates that are applicable to the period when the asset is realized or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the statement of condition date.

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

Current income tax and deferred income tax relating to items recognized directly in OCI is also recognized in OCI and not in the statements of income.

Earnings Per Share

Basic earnings per share (EPS) is computed by dividing net income for the year by the weighted average number of common shares issued and outstanding during the year, after giving retroactive effect to stock dividends declared, stock rights exercised and stock splits, if any, declared during the year.

Dividends on Common Shares

Dividends on common shares are recognized as a liability and deducted from equity when approved by the BOD of the Bank. Dividends for the year that are approved after the statements of condition date are dealt with as subsequent events.

Segment Reporting

The Bank's operating businesses are organized and managed separately according to the nature of the products and services provided, with each segment representing a strategic business unit that offers different products and serves different markets. Financial information on business segments is presented in Note 6. The Bank's assets generating revenues are all located in the Philippines (i.e., one geographical location). Therefore, geographical segment information is no longer presented.

Fiduciary Activities

Assets and income arising from fiduciary activities together with related undertakings to return such assets to customers are excluded from the financial statements, where the Bank acts in a fiduciary capacity such as nominee, trustee or agent.



Subsequent Events

Post year-end events that provide additional information about the Bank's position at the statement of condition date (adjusting events) are reflected in the financial statements. Post year-end events that are not adjusting events are disclosed in the notes to the financial statements when material.

Standards Issued but Not Yet Effective

Pronouncements issued but not yet effective are listed below. Unless otherwise indicated, the Bank does not expect that the future adoption of the said pronouncements will have a significant impact on its consolidated financial statements. The Bank intends to adopt the following pronouncements when they become effective.

Effective beginning on or after January 1, 2024

• Amendments to PAS 1, Classification of Liabilities as Current or Non-current

The amendments clarify:

- That only covenants with which an entity must comply on or before reporting date will affect a liability's classification as current or non-current.
- That classification is unaffected by the likelihood that an entity will exercise its deferral right.
- That only if an embedded derivative in a convertible liability is itself an equity instrument would the terms of a liability not impact its classification.

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

• Amendments to PFRS 16, Lease Liability in a Sale and Leaseback

The amendments specify how a seller-lessee measures the lease liability arising in a sale and leaseback transaction in a way that it does not recognize any amount of the gain or loss that relates to the right of use retained.

The amendments are effective for annual reporting periods beginning on or after January 1, 2024 and must be applied retrospectively. Earlier adoption is permitted and that fact must be disclosed.

The amendments are not expected to have a material impact on the Bank.

• Amendments to PAS 7 and PFRS 7, Disclosures: Supplier Finance Arrangements

The amendments specify disclosure requirements to enhance the current requirements, which are intended to assist users of financial statements in understanding the effects of supplier finance arrangements on an entity's liabilities, cash flows and exposure to liquidity risk.

The amendments are effective for annual reporting periods beginning on or after January 1, 2024. Earlier adoption is permitted and that fact must be disclosed.

The amendments are not expected to have a material impact on the Bank.



Effective beginning on or after January 1, 2025

• PFRS 17, Insurance Contracts

PFRS 17 is a comprehensive new accounting standard for insurance contracts covering recognition and measurement, presentation and disclosure. Once effective, PFRS 17 will replace PFRS 4, *Insurance Contracts*. This new standard on insurance contracts applies to all types of insurance contracts (i.e., life, non-life, direct insurance and re-insurance), regardless of the type of entities that issue them, as well as to certain guarantees and financial instruments with discretionary participation features. A few scope exceptions will apply.

The overall objective of PFRS 17 is to provide an accounting model for insurance contracts that is more useful and consistent for insurers. In contrast to the requirements in PFRS 4, which are largely based on grandfathering previous local accounting policies, PFRS 17 provides a comprehensive model for insurance contracts, covering all relevant accounting aspects. The core of PFRS 17 is the general model, supplemented by:

- A specific adaptation for contracts with direct participation features (the variable fee approach)
- A simplified approach (the premium allocation approach) mainly for short-duration contracts

On December 15, 2021, the FSRSC amended the mandatory effective date of PFRS 17 from January 1, 2023 to January 1, 2025. This is consistent with Circular Letter No. 2020-62 issued by the Insurance Commission which deferred the implementation of PFRS 17 by two (2) years after its effective date as decided by the IASB.

PFRS 17 is effective for reporting periods beginning on or after January 1, 2025, with comparative figures required. Early application is permitted.

The amendments are not expected to have a material impact on the Bank.

• Amendments to PAS 21, Lack of exchangeability

The amendments specify how an entity should assess whether a currency is exchangeable and how it should determine a spot exchange rate when exchangeability is lacking.

The amendments are effective for annual reporting periods beginning on or after January 1, 2025. Earlier adoption is permitted and that fact must be disclosed. When applying the amendments, an entity cannot restate comparative information.

The amendments are not expected to have a material impact on the Bank.

Deferred effectivity

• Amendments to PFRS 10, Consolidated Financial Statements, and PAS 28, Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The amendments address the conflict between PFRS 10 and PAS 28 in dealing with the loss of control of a subsidiary that is sold or contributed to an associate or joint venture. The amendments clarify that a full gain or loss is recognized when a transfer to an associate or joint venture involves a business as defined in PFRS 3. Any gain or loss resulting from the sale or contribution of assets that does not constitute a business, however, is recognized only to the extent of unrelated investors' interests in the associate or joint venture.



On January 13, 2016, the Financial and Sustainability Reporting Standards Council deferred the original effective date of January 1, 2016 of the said amendments until the IASB completes its broader review of the research project on equity accounting that may result in the simplification of accounting for such transactions and of other aspects of accounting for associates and joint ventures.

The amendments are not expected to have a material impact on the Bank.

3. Significant Accounting Judgments, Estimates and Assumptions

The preparation of the financial statements in accordance with PFRS requires the management to make judgments, estimates and assumptions that affect the reported amount of revenues, expenses, assets and liabilities, and the accompanying disclosures, as well as the disclosure of contingent assets and contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets and liabilities affected in future periods. The effects of any change in judgments, estimates and assumptions are reflected in the financial statements as they become reasonably determinable.

Judgments, estimates and assumptions are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

Judgments

In the process of applying the Bank's accounting policies, management has made the following judgments, which have the most significant effect on the amounts recognized in the financial statements:

(a) Fair value of financial instruments

When the fair values of financial assets and financial liabilities recorded in the statement of condition or disclosed in the notes to financial statements cannot be measured based on quoted prices in active markets, their fair value is measured using valuation techniques including the discounted cash flow model. The inputs to these models are taken from observable markets where possible, but where this is not feasible, a degree of judgement is required in establishing fair values. Judgments include considerations of inputs such as liquidity risk, credit risk and volatility for longer-dated derivatives and discount rates, prepayments and default rates assumptions. Changes in assumptions about these factors could affect the reported fair value of financial instruments.

The fair values of the Bank's financial instruments are disclosed in Note 4.

(b) Classification of financial assets

The Bank classifies its financial assets depending on the business model for managing those financial assets and whether the contractual terms of the financial asset are SPPI on the principal amount outstanding.



The Bank performs the business model assessment based on observable factors such as:

- Performance of the business model and the financial assets held within that business model are evaluated and reported to the Bank's key management personnel
- Risks that affect the performance of the business model (and the financial assets held within that business model) and, in particular, the way those risks are managed
- Compensation of business units whether based on the fair value of the assets managed or on the contractual cash flows collected
- Expected frequency, value and timing of sales

In performing the SPPI test, the Bank applies judgment and considers relevant factors such as the currency in which the financial asset is denominated, the period for which the interest rate is set, contingent events that would change the amount and timing of cash flows, leverage features, prepayment and extension terms and other features that may modify the consideration for the time value of money.

(c) Leases

Bank as lessor

The Bank has entered into commercial property leases on its investment properties portfolio and over various items of furniture, fixtures and equipment. The Bank has determined, based on an evaluation of the terms and conditions of the arrangements (i.e., the lease does not transfer ownership of the asset to the lessee by the end of the lease term, the lessee has no option to purchase the asset at a price that is expected to be sufficiently lower than the fair value at the date the option is exercisable and the lease term is not for the major part of the asset's economic life), that it retains all the significant risks and rewards of ownership of these properties which are leased out on operating leases.

Bank as lessee

The Bank determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised.

Extension and termination options

The Bank has several lease contracts that include extension and termination options. The Bank applies judgment in evaluating whether it is reasonably certain whether or not to exercise the option to renew or terminate the lease. That is, it considers all relevant factors such as leasehold improvements and location that create an economic incentive for it to exercise either the renewal or termination. After the commencement date, the Bank reassess the lease term if there is a significant event or change in circumstances that is within its control and affects its ability to exercise or not to exercise the option to renew or to terminate.

Estimating the IBR for lease liabilities

The Bank cannot readily determine the interest rate implicit in the lease, therefore, it uses its IBR to measure lease liabilities. The IBR for lease liabilities is the rate of interest that the Bank would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment. The Bank estimates the IBR for lease liabilities using observable inputs (by reference to prevailing risk-free rates) adjusted to take into account the entity's credit risk (i.e., credit spread).

The carrying values of the Bank's right-of-use assets and lease liabilities are disclosed in Notes 11, 19 and 25, respectively.



The Bank manages its financial assets based on business models that maintain adequate level of financial assets to match its expected cash outflows, largely arising from customers' withdrawals and continuing loan disbursements to borrowers, while maintaining a strategic portfolio of financial assets for investment and trading activities consistent with its risk appetite.

In determining the classification of a financial instrument under PFRS 9, the Bank developed business models which reflect how it manages its portfolio of financial instruments. The Bank's business models need not be assessed at entity level or as a whole but applied at the level of a portfolio of financial instruments (i.e., group of financial instruments that are managed together by the Bank) and not on an instrument-by-instrument basis (i.e., not based on intention or specific characteristics of individual financial instrument). The Bank evaluates in which business model a financial instrument or a portfolio of financial instruments belong to taking into consideration the objectives of each business model established by the Bank.

In addition, PFRS 9 emphasizes that if more than an infrequent and more than an insignificant sale is made out of a portfolio of financial assets carried at amortized cost, an entity should assess whether and how such sales are consistent with the objective of collecting contractual cash flows. In making this judgment, the Bank considers certain circumstances documented in its business model manual to assess that an increase in the frequency or value of sales of financial instruments in a particular period is not necessarily inconsistent with a held-to-collect (HTC) business model if the Bank can explain the reasons for those sales and why those sales do not reflect a change in the Bank's objective for the business model.

Estimates and Assumptions

The key assumptions concerning the future and other key sources of estimation uncertainty at the statement of condition date, which have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next period, are described below. The Bank based its assumptions and estimates on parameters available when the financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances beyond the control of the Bank. Such changes are reflected in the assumptions when they occur.

(a) Credit losses on financial assets

The Bank's ECL calculations are outputs of complex models with a number of underlying assumptions regarding the choice of variable inputs and their interdependencies. Significant factors affecting the estimates on the ECL model include:

- Segmentation of the portfolio, where the appropriate model or ECL approach is used
- The criteria for assessing if there has been a significant increase in credit risk and so allowances for financial assets should be measured on a lifetime ECL basis and the qualitative assessment. The segmentation of financial assets when their ECL is assessed on a collective basis
- Development of ECL models, including the various formulas and the choice of inputs. In 2022, the Bank redeveloped its ECL models covering the pandemic period data to ensure long-run effectivity of the ECL parameters.
- Determination of associations between macroeconomic scenarios and economic inputs and the effect on PDs, EADs and LGDs
- Selection of forward-looking macroeconomic scenarios and their probability weightings, to derive the economic inputs into the ECL models



The ECL model performance is reviewed periodically, and appropriate measures are taken to ensure provisions for credit losses are adequate.

The gross carrying amounts of financial assets subject to ECL as of December 31, 2023 and the related allowance for credit losses are disclosed in Notes 5 and 15, respectively.

(b) Impairment of investment properties and chattel mortgage properties

The Bank assesses impairment on its non-financial assets whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. The factors that the Bank considers important which could trigger an impairment review include the following:

- significant underperformance relative to expected historical or projected future operating results;
- significant changes in the manner of use of the acquired assets or the strategy for overall business; and
- significant negative industry or economic trends.

The Bank recognizes an impairment loss whenever the carrying amount of an asset exceeds its recoverable amount. The recoverable amount is computed using the fair value less costs to sell for property and equipment, investment properties and chattel mortgage properties. Recoverable amounts are estimated for individual assets or, if it is not possible, for the CGU to which the asset belongs.

The carrying values of the Bank's investment properties and chattel mortgage properties are disclosed in Notes 12 and 14, respectively.

(c) Present value of retirement obligation

The cost of defined benefit pension plans as well as the present value of the pension obligation are determined using actuarial valuations. The actuarial valuation involves making various assumptions. These include the determination of the discount rates, future salary increases, and future pension increases. Due to the complexity of the valuation, the underlying assumptions and its long-term nature, defined benefit obligations are highly sensitive to changes in these assumptions. All assumptions are reviewed at each statement of condition date.

In determining the appropriate discount rate, management considers the interest rates of Philippine government bonds that are denominated in the currency in which the benefits will be paid, with extrapolated maturities corresponding to the expected duration of the defined benefit obligation.

The details of assumptions used in the actuarial valuation and carrying value of the net pension liability are disclosed in Note 24.

(d) Recognition of deferred tax assets

Deferred tax assets are recognized for all unused tax and deductible temporary differences to the extent that it is probable that taxable profit will be available against which the losses can be utilized. Significant management judgment is required to determine the amount of deferred tax assets that can be recognized, based upon the likely timing and level of future taxable profits together with future tax planning strategies. The estimates of future taxable income indicate that certain temporary differences will be realized in the future. The recognized net deferred assets and unrecognized deferred tax assets for the Bank are disclosed in Note 27.



(e) Contingent liabilities

The Bank is a defendant in legal actions arising from its normal business activities. Management believes that the ultimate liability, if any, resulting from these cases will not have a material effect on the Bank's financial statements are disclosed in Note 31.

4. Fair Value Measurement

Financial Instruments

The following describes the methodologies and assumptions used to determine the fair values of financial instruments:

Cash and other cash items, due from BSP, due from other banks, interbank loans receivable and SPURA, accounts receivable, accrued interest receivable, bills purchased, RCOCI, shortages, and petty cash fund - Carrying amounts approximate fair values due to the relatively short-term maturities of these assets.

Debt investments - Fair values are generally based on quoted market prices. If the market prices are not readily available, fair values are estimated using either values obtained from independent parties offering pricing services or adjusted quoted market prices of comparable investments or using the discounted cash flow methodology, using rates currently available for debt on similar terms, credit risk and remaining maturities.

Equity investments - Fair values are based on quoted prices published in markets.

Receivable from customers, sales contract receivables and security deposits - Fair values are estimated using the discounted cash flow methodology, using the Bank's current lending rates for similar types of loans. The discount rates used range from 3.00% to 41.52% and 4.83% to 36.22% in 2023 and 2022, respectively.

Demand deposits, savings deposits, treasurer's, cashier's and manager's checks, accrued interest payable, accounts payable, bills purchased-contra, other credits, deposits for keys-SDB, payment orders payable and overages - Carrying amounts approximate fair values due to either the demand nature or the relatively short-term maturities of these liabilities.

Bonds payable and time deposits - Fair values are estimated using the discounted cash flow methodology using the Bank's borrowing rates for similar borrowings with maturities consistent with those remaining for the liability being valued. The discount rates used are the following:

	Discoun	Discount Rates		
	2023	2022		
Bonds payable	4.50%	4.50%		
Time deposits	0.25% to 6.25%	0.13% to 6.00%		

The inputs used in the fair value measurement based on Level 2 are as follows:

Government securities - interpolated rates based on market rates of benchmark securities as of statement of condition date.



The inputs used in estimating fair values of financial instruments carried at amortized cost and categorized under Level 3 include risk-free rates and applicable risk premium.

Non-financial Assets

Investment properties - Fair values of the investment properties have been determined based on valuations performed by independent external and in-house appraisers using valuation technique with significant inputs that are not based on observable market data (Level 3). The valuation of investment properties was based on the Sales Comparison Approach and considered recent sales of similar or substitute properties in the same areas where the investment properties are located, taking into account the economic conditions prevailing at the time of the valuation. Other factors considered were the location and shape of the properties, environmental issues, development controls such as the height restriction, building coverage and floor area ratio restrictions among others. Other significant unobservable inputs include shape, location, time element, discount and corner influence. The fair value of investment properties is based on its highest and best use, which is its current use.

The following tables summarize the carrying amount and fair values of the Bank's financial instruments and investment properties, analyzed based on the hierarchy described in Note 2 (in thousands):

	December 31, 2023					
-	Carrying					
	Value	Level 1	Level 2	Level 3	Fair Value	
Assets measured at fair value:						
Financial Assets						
FVTPL investments						
HFT - government securities	₽414,298	₽414,298	₽-	₽-	₽ 414,298	
Financial assets at FVOCI						
Government debt securities	52,699,129	50,889,402	1,809,727	-	52,699,129	
Private debt securities	1,633,147	1,633,147	-	-	1,633,147	
Equity securities	27,418	21,199	6,219	-	27,418	
· · ·	₽54,773,992	₽52,958,046	₽1,815,946	₽-	₽54,773,992	
Assets for which fair values are disclosed:						
Financial Assets						
Investment securities at amortized cost						
Government	₽27,875,963	₽18,767,093	₽8,088,712	₽-	₽26,855,805	
Private	2,017,205	1,984,906	-	-	1,984,906	
Loans and receivables						
	71,139,977	_	_	81,231,497	81,231,497	
1	40,214,290	_	_	61,703,987	61,703,987	
	6,521,064	_	_	87,431,028	87,431,028	
	1,629,939	_	_	2,247,444	2,247,444	
	6,380	_	_	6,764	6,764	
	198,884	_	_	285,800	285,800	
	1,0,00			200,000	200,000	
	3,934,950	_	_	6,617,966	6,617,966	
	₽153,538,652	₽20,751,999	₽8,088,712	₽239,524,486	₽268,365,197	
Liabilities for which fair values are disclosed:		· ·	· ·	· ·		
Deposit liabilities - time	₽112,749,126	₽_	₽_	₽116,153,413	₽116,153,413	
	5,084,218	-	-	5,111,755	5,111,755	
	-,	_	_			
Government debt securities Private debt securities Equity securities Assets for which fair values are disclosed: Financial Assets nvestment securities at amortized cost Government Private Loans and receivables Receivables from customers Consumption loans Real estate loans Commercial loans Personal loans Sales contract receivable Security deposits Non-Financial Assets nvestment properties	271,896	_	_	310,561	310,561	
	₽118,105,240	₽-	₽-	₽121,575,729	₽121,575,729	
-		D	ecember 31, 2022			
	Carrying Value	Level 1	Level 2	Level 3	Total Fair Value	
A (value	Level I	Level 2	Level 5	Fair value	
	D2 (D	D2 (P.	D 2 (
	₽36	₽	₽36	₽	₽36	
	(0.000.001	(7 .0 7 (00)	100.450		(0.000 DO	
Government debt securities	68,039,301	67,856,881	182,420	-	68,039,301	
Private debt securities	1,600,772	1,600,772	-	-	1,600,772	
Equity securities	20,643	17,074	3,569	-	20,643	
	₽69,660,752	₽69,474,727	₽186,025	₽	₽69,660,752	

(Forward)



	December 31, 2022					
-	Carrying				Total	
	Value	Level 1	Level 2	Level 3	Fair Value	
Assets for which fair values are disclosed:						
Financial Assets						
Investment securities at amortized cost						
Government	₽27,917,962	₽12,945,470	₽12,937,711	₽	₽25,883,181	
Private	2,504,322	2,424,488	-	-	2,424,488	
Loans and receivables						
Receivables from customers						
Consumption loans	57,405,346	-	-	67,601,062	67,601,062	
Real estate loans	40,973,925	-	-	65,680,291	65,680,291	
Commercial loans	6,211,280	-	-	6,179,603	6,179,603	
Personal loans	1,645,314	-	-	2,373,727	2,373,727	
Sales contract receivable	10,746	-	-	9,196	9,196	
Security deposits	190,888	-	-	264,196	264,196	
Non-Financial Assets						
Investment properties	4,031,471	-	-	6,494,927	6,494,927	
	₽140,891,254	₽15,369,958	₽12,937,711	₽148,603,002	₽176,910,671	
Liabilities for which fair values are disclosed:						
Deposit liabilities - time	₽135,158,982	₽	₽	₽137,465,614	₽137,465,614	
Deposit liabilities - LTNCD	5,077,603	-	-	5,354,666	5,354,666	
Bonds payable	4,648,450	-	-	4,631,342	4,631,342	
Bills payable	1,185,945	-	-	1,382,584	1,382,584	
	₽146,070,980	₽	₽	₽148,834,206	₽148,834,206	

When fair values of listed equity and debt securities, as well as publicly traded derivatives at the reporting date are based on quoted market prices or binding dealer price quotations, without any adjustments for transaction costs, the instruments are included within Level 1 of the hierarchy.

For all other financial instruments, fair value is determined using valuation techniques. Valuation techniques include net present value techniques, comparison to similar instruments for which market observable prices exist and other revaluation models. Instruments included in Level 3 include those for which there is currently no active market.

As of December 31, 2023 and 2022, there were no transfers between Level 1 and Level 2 fair value measurements, and no transfers into and out of Level 3 fair value measurement.

As of December 31, 2023 and 2022, the Bank determined the market value of its warrants to be zero due to the absence of an active market for the Bank's ROP warrants, as evidenced by the unavailability of quoted market prices.

5. Financial Risk Management Policies and Objectives

The Bank has exposure to the following risks from its use of financial instruments:

- Credit risk
- Market risk
- Liquidity risk

Organization risk management structure continues to be a top-down organization, with the BOD at the helm of all major initiatives.

Discussed below are the relevant sections on roles and responsibilities from the Risk Oversight Committee (ROC) Charter:

Board of Directors (BOD)

The corporate powers of the Bank are vested in and are exercised by the BOD, who conducts its business and controls its property. The BOD approves broad risk management strategies and policies



and ensures that risk management initiatives and activities are consistent with the Bank's overall objectives. The BOD appoints the members of the ROC.

Risk Oversight Committee (ROC)

The ROC is composed of at least three members of the Board, the majority of whom are independent directors including its Chairperson. The ROC Chairperson is not the Chairperson of the Board or of any other committee. Members of the ROC possess a range of expertise and adequate knowledge of the Bank's risk exposures to be able to develop appropriate strategies for preventing losses and minimizing the impact of losses when they occur.

The BOD may also appoint non-directors to the ROC as part of the Metrobank Group risk oversight measures. However, only Bank directors shall be considered as voting members of the ROC. Non-voting members are appointed in an advisory capacity.

The ROC oversees the system of limits to discretionary authority that the BOD delegates to the management and ensures that the system remains effective, the limits are observed, and that immediate corrective actions are taken whenever limits are breached.

The ROC meets on a monthly basis and is supported by the Risk Management Office (RMO). In the absence of the ROC Chairman, another Independent Director shall preside. ROC resolutions, which require the concurrence of the majority of its voting members, are presented to the BOD for confirmation.

Risk Management Office (RMO)

The RMO, headed by the Chief Risk and Sustainability Officer, is a function that is independent from executive functions and business line responsibilities, operations and revenue-generating functions. It reports directly to the BOD, through the ROC. The RMO assists the ROC in carrying out its responsibilities by:

- analyzing, communicating, implementing, and maintaining the risk management policies approved by the ROC and the BOD;
- spearheading the regular review of the Bank's risk management policy manual and making or elevating recommendations that enhance the risk management process to the ROC and the BOD, for their approval; and
- ensuring that the risks arising from the Bank's activities are identified, measured, analyzed, reported to and understood by risk takers, management, and the board. The RMO analyzes limit exceptions and recommends enhancements to the limits structure.

The RMO does not assume risk-taking accountability nor does it have approving authority. The RMO's role is to act as liaison and to provide support to the BOD, ROC, the President, management committees, risk takers and other support and control functions on risk-related matters.

The Risk Management Function is responsible for:

- identifying the key risk exposures and assessing and measuring the extent of risk exposures of the Bank and its trust operations;
- monitoring the risk exposures and determining the corresponding capital requirement in accordance with the Basel capital adequacy framework and based on the Bank's internal capital adequacy assessment on an on-going basis;



- monitoring and assessing decisions to accept particular risks whether these are consistent with BOD-approved policies on risk tolerance and the effectiveness of the corresponding risk mitigation measures; and
- reporting on a regular basis to Senior Management and the BOD the results of assessment and monitoring.

President

The President is the Chief Executive Officer of the Bank and has the primary responsibility of carrying out the policies and objectives of the BOD. The President exercises the authorities delegated to him by the BOD and may recommend such policies and objectives he deems necessary for the continuing progress of the Bank.

Risk management

The risk management framework aims to maintain a balance between the nature of the Bank's businesses and the risk appetite of the BOD. Accordingly, policies and procedures are reviewed regularly and revised as the organization grows and as financial markets evolve. New policies or proposed changes in current policies are presented to the ROC and the BOD for approval.

a. Credit risk and concentration of assets and liabilities and off-balance sheet items

Credit risk is the risk that a counterparty will not settle its obligations in accordance with the agreed terms.

The Bank's lending business follows credit policy guidelines set by the BOD, ROC and RMO. These policies serve as minimum standards for extending credit. The people engaged in the credit process are required to understand and adhere to these policies.

Product manuals are in place for all loans and deposit products that actually or potentially expose the Bank to all types of risks that may result in financial or reputational losses. They define the product and the risks associated with the product plus the corresponding risk-mitigating controls. They embody the business plans and define the business parameters within which the product or activity is to be performed.

The system of checks around extension of credit includes approval by at least two credit approvers through the Credit Committee (CreCom), Executive Committee (ExCom) or BOD. The ROC reviews the business strategies and ensures that revenue-generating activities are consistent with the risk tolerance and standards of the Bank. The Internal Audit Group conducts regular audit across all functional units. The BOD, through the ExCom, CreCom and ROC, ensure that sound credit policies and practices are followed through all the business segments.

Credit Approval

Credit approval is the documented acceptance of credit risk in the credit proposal or application.

The Bank's credit decision-making for consumer loans utilizes the recommendation of the credit scoring and is performed at the CreCom level appropriate to the size and risk of each transaction, in conformity with corporate policies and procedures in regulating credit risk activities. The Bank's ExCom may approve deviations or exceptions, while the BOD approves material exceptions such as large exposures, loans to directors, officers, stockholders and other related interests (DOSRI) and related party transactions, and loan restructuring.

Credit delegation limits are identified, tracked and reviewed at least annually by the Bank's Head of Credit and Collections together with the Credit Risk Manager.



Borrower Eligibility

The Bank's credit processing commences when a customer expresses his intention to borrow through a credit application. The Bank gathers data on the customer; ensures they are accurate, up-to-date and adequate to meet the minimum regulatory requirements and to render credit decision. These data are used for the intended purpose only and are managed in adherence to the customer information secrecy law.

The customer's credit worthiness, repayment ability and cash flow are established before credit is extended. The Bank independently verifies critical data from the customer, ensuring compliance with Know Your Customer requirements under the anti-money laundering laws. The Bank requires that customer income be derived from legitimate sources and supported with government-accepted statements of income, assets and liabilities.

The Bank ascertains whether the customer is legally capable of entering a credit contract and of providing a charge over any asset presented as collateral for a loan. Guarantors or sureties may be accepted, provided they are a relative, partner, and have financial interest in the transaction, and they pass all credit acceptance criteria applied to the borrower.

Loan Structure

The Bank structures loans for its customers based on the customer's capability to pay, the purpose of the loan, and for a collateralized loan, the collateral's economic life and liquidation value over time.

The Bank establishes debt burden guidelines and minimum income requirements to assess the customer's capacity to pay.

The Bank utilizes credit bureau data, both external and internal, to obtain information on a customer's current commitments and credit history.

The Bank takes into account environmental and social issues when reviewing credit proposals of small businesses and commercial mortgage customers. The Bank ensures that all qualified securities pass through the BOD for approval. Assignments of securities are confirmed and insurance are properly secured.

The Bank uses credit scoring models and decision systems for consumer loans as approved by the BOD. Borrower risk rating model and facility risk rating model, on the other hand, are available for SME loans, and supported with qualitative evaluation. Regular monitoring of all these tools and their performance is carried out to ensure that they remain effective.

Initial loan limits are recommended by the CreCom and ExCom and approved by the BOD. The Bank ensures that secured loans are within ceilings set by local regulators. Succeeding loan availments are based on account performance and customer's credit worthiness.

Credit Management

The Bank maintains credit records and documents on all borrowings and captures transaction details in its loan systems. The credit risk policies and system infrastructure ensure that loans are monitored and managed at all times.

The Bank's Management Information System provides statistics that its business units need to identify opportunities for improving rewards without necessarily sacrificing risk. Statistical data on product, productivity, portfolio, profitability, performance and projection are made available regularly.



The Bank conducts regular loan review through the ROC, with the support of the RMO. The Bank examines its exposures, credit risk ratios, provisions and customer segments. The Bank's unique customer identification and unique group identification methodology enables it to aggregate credit exposures by customer or group of borrowers. Aggregate exposures of at least ₱100.0 million are put on a special monitoring.

The ROC assesses the adequacy of provisions for credit losses regularly. The Bank's automated loan grading system enables the Bank to set up provision per account. The Bank also performs impairment analyses on loans and receivables, whether on an individual or collective basis, in accordance with PFRS 9.

The Bank carries out stress testing analyses using Board-approved statistical models relating the default trends to macroeconomic indicators.

In February 2022, Russia launched a full-scale invasion of Ukraine. The United Nations reacted imposing sanctions to Russia. This caused a major disruption in the value chain and kicked start a significant rise in inflation in the year. The war dragged-on much longer than anticipated. This prompted the US Treasury to increase its interest rates to combat rising inflation. The Philippine economic outlook was unclear as the government now has to manage a careful balancing act of increasing interest rates to dampen the velocity of inflation and combat the weakening peso without hurting the economy. Despite these troubling signals globally, the Bank's asset quality improved compared to 2021 due to the Bank's portfolio management initiatives. Provisioning models for the bank's credit taking activities, the consumer credit scoring models for Mortgage and Personal loans were redeveloped. These are expected to increase the Bank's loan portfolio without increasing the Bank's risk profile.

In 2023, the Philippine economy exhibited resilience and growth despite global challenges. Steady expansion in GDP was observed but inflation and external uncertainties persisted necessitating government's careful economic management. The Bank reviewed and recalibrated its expected credit loss models to ensure the sufficiency of its calculated provisions and appropriateness of the models in light of the changing economic landscape.

Maximum Exposure to Credit Risk

The tables below show the analysis of the maximum exposure to credit risk of the Bank's financial instruments, excluding those where the carrying values as reflected in the statement of condition and related notes already represent the financial instrument's maximum exposure to credit risk, after taking into account collateral held or other credit enhancements (in thousands):

	2023					
	Carrying Amount	Fair Value of Collateral	Maximum Exposure to Credit Risk	Financial Effect of Collateral or Credit Enhancement		
Due from other banks	₽1,764,230	₽3,258,145	₽469,833	₽1,294,397		
Receivables from customers	, - ,	-)) -		, - ,		
Consumption loans	71,139,977	83,233,369	1,339,115	69,800,862		
Real estate loans	40,214,290	65,152,648	9,945,343	30,268,947		
Commercial loans	6,521,064	10,749,329	3,482,338	3,038,726		
Other receivables						
Accrued interest receivable	2,326,463	1,022,105	1,304,460	1,022,003		
Sales contract receivable	6,380	20,340	180	6,200		
Total credit exposure	₽121,972,404	₽163,435,936	₽16,541,269	₽105,431,135		



	2022						
	Carrying Amount	Fair Value of Collateral	Maximum Exposure to Credit Risk	Financial Effect of Collateral or Credit Enhancement			
Due from other banks	₽2,910	₽3,126	₽1,333	₽1,577			
Receivables from customers							
Consumption loans	57,405,346	67,970,467	2,231,688	55,173,658			
Real estate loans	40,973,925	66,866,090	9,942,017	31,031,908			
Commercial loans	6,211,280	7,379,602	4,447,266	1,764,014			
Other receivables							
Accrued interest receivable	2,548,212	763,890	1,784,322	763,890			
Sales contract receivable	10,746	30,945	373	10,373			
Total credit exposure	₽107,152,419	₽143,014,120	₽18,406,999	₽88,745,420			

An analysis of the maximum credit risk exposure relating to financial assets under Stage 3 as of December 31, 2023 and 2022 is shown below:

	2023					
	Carrying Amount	Fair Value of Collateral	Maximum Exposure to Credit Risk	Financial Effect of Collateral or Credit Enhancement		
Receivables from customers						
Consumption loans	₽1,298,961	₽1,972,796	₽73,741	₽1,225,220		
Real estate loans	1,106,037	1,693,222	349,437	756,600		
Commercial loans	119,247	546,727	10,226	109,021		
Other receivables						
Accrued interest receivable	99,606	63,094	36,512	63,094		
Sales contract receivable	5,756	12,243	-	5,756		
Total credit exposure	₽2,629,607	₽4,288,082	₽469,916	₽2,159,691		

		2022		
	Carrying Amount	Fair Value of Collateral	Maximum Exposure to Credit Risk	Financial Effect of Collateral or Credit Enhancement
Receivables from customers				
Consumption loans	₽972,919	₽1,345,019	₽102,326	₽870,593
Real estate loans	1,215,207	2,021,570	373,439	841,768
Commercial loans	175,718	435,799	110,434	65,284
Other receivables	,			
Accrued interest receivable	87.668	35,440	52,228	35,440
Sales contract receivable	8,081	16,556	-	8,081
Total credit exposure	₽2,459,593	₽3,854,384	₽638,427	₽1,821,166

Collateral and Other Credit Enhancements

The amount and type of collateral required depends on an assessment of the credit risk of the counterparty. Guidelines are implemented regarding acceptability of types of collateral and valuation parameters.

The main types of collaterals obtained are as follows:

- For Due from other banks: investment securities
- For SPURA: investment securities
- For commercial lending: mortgages over real estate properties, deposit accounts and securities
- For consumer lending: mortgages over real estate and chattel

Management monitors the market value of collateral, requests additional collateral in accordance with the underlying agreement, and monitors the market value of collateral obtained during its review of the adequacy of the allowance for credit and impairment losses.



It is the Bank's policy to dispose of repossessed properties in an orderly fashion and proceeds are used to repay or reduce the outstanding claim. In general, the Bank does not occupy repossessed properties for business use.

The Bank holds collateral against loans and receivables in the form of real estate and chattel mortgages, guarantees, and other registered securities over assets. Estimates of fair value are based on the value of the collateral assessed at the time of borrowing and generally are updated every two years and when a loan is assessed to be impaired, whenever applicable. The Bank is not allowed to sell or re-pledge collateral held under SPURA in the absence of default by the counterparty. Collateral is usually not held against holdings in investment securities, and no such collateral was held as of December 31, 2023 and 2022.

Concentration of risk is managed by borrower, by group of borrowers, by geographical region and by industry sector. As of December 31, 2023 and 2022, the maximum credit exposure to any borrower, before taking into account any collateral or other credit enhancement amounted to $\mathbb{P}1.0$ billion.

The distribution of the Bank's financial assets before taking into account any collateral held or other credit enhancements can be analyzed by the following geographical regions (in thousands):

			2023		
		Loans and			
	Loans and	Advances to	Investment		
	Receivables	Banks*	Securities**	Others***	Total
Luzon	₽107,777,116	₽18,500,708	₽84,681,046	₽254,841	₽211,213,711
Visayas	10,675,617	_	-	-	10,675,617
Mindanao	10,475,215	-	-	-	10,475,215
	128,927,948	18,500,708	84,681,046	254,841	232,364,543
Less allowance for credit losses	6,163,536	1,209	13,886	· -	6,178,631
Total	₽122,764,412	₽18,499,499	₽84,667,160	₽254,841	₽226,185,912

* Composed of due from BSP and due from other banks, interbank loans receivable and SPURA

** Composed of FVTPL investments, financial assets at FVOCI (excluding equity securities not exposed to credit risk) and investment securities at amortized cost

*** Composed of financial assets classified under other assets (such as RCOCI, security deposits, other investments, and shortages) and stand-by credit lines amounting to #41.1 million

			2022		
		Loans and			
	Loans and	Advances to	Investment		
	Receivables	Banks*	Securities**	Others***	Total
Luzon	₽98,102,943	₽43,148,016	₽100,101,609	₽325,350	₽241,677,918
Visayas	8,264,719	-	-	-	8,264,719
Mindanao	9,109,783	-	-	-	9,109,783
	115,477,445	43,148,016	100,101,609	325,350	259,052,420
Less allowance for credit losses	5,780,140	14,671	18,573	. –	5,813,384
Total	₽109,697,305	₽43,133,345	₽100,083,036	₽325,350	₽253,239,036

* Composed of due from BSP and due from other banks, interbank loans receivable and SPURA

** Composed of FVTPL investments, financial assets at FVOCI (excluding equity securities not exposed to credit risk) and investment securities at amortized cost Composed of financial assets classified under other assets (such as RCOCI, security deposits, other investments, and shortages) and stand-by credit lines amounting to ₱122.0 million

Additionally, the tables below show the distribution of the Bank's financial assets and off-balance sheet items before taking into account any collateral or other credit enhancements analyzed by industry sector as of December 31, 2023, and 2022 (in thousands):

	2023					
_	Loans and Receivables	Loans and Advances to Banks*	Investment Securities**	Others***	Total	
Financial and insurance activities Activities of private households as employers and undifferentiated goods and services and producing	₽2,037,250	₽18,500,708	₽84,681,046	₽213,741	₽105,432,745	
activities of households for own use	77,672,482	-	-	-	77,672,482	
Real estate activities Wholesale and retail trade; repair	37,060,347	-	-	-	37,060,347	
of motor vehicles and motorcycles	2,364,545	-	-	-	2,364,545	
Electricity, gas, steam and air-conditioning supply	1,034,433	-	-	-	1,034,433	

(Forward)



	2023					
	Loans and	Advances to	Investment			
	Receivables	Banks*	Securities**	Others***	Total	
Transportation and storage	₽918,610	₽-	₽-	₽-	₽918,610	
Construction	611,870	-	-	41,100	652,970	
Manufacturing	569,671	-	-	-	569,671	
Administrative and support service activities	316,974	-	-	-	316,974	
Accommodation and food service activities	196,318	-	-	-	196,318	
Professional, scientific and technical services	151,628	-	-	-	151,628	
Education	131,299	-	-	-	131,299	
Human health and social work activities	93,008	-	-	-	93,008	
Information and communication	96,509	-	-	-	96,509	
Arts, entertainment and recreation	79,617	-	-	-	79,617	
Agricultural, forestry and fishing	76,654	-	-	-	76,654	
Water supply, sewage, waste management and						
remediation activities	66,064	-	-	-	66,064	
Mining and quarrying	5,725	-	-	-	5,725	
Other service activities	5,444,944	-	-	-	5,444,944	
	128,927,948	18,500,708	84,681,046	254,841	232,364,543	
Less allowance for credit losses	6,163,536	1,209	13,886	-	6,178,631	
Total	₽122,764,412	₽18,499,499	₽84,667,160	₽254,841	₽226,185,912	

* Composed of due from BSP and due from other banks, interbank loans receivable and SPURA

** Composed of FVTPL investments, financial assets at FVOCI (excluding equity securities not exposed to credit risk) and investment securities at amortized cost Composed of financial assets classified under other assets (such as RCOCI, security deposits and shortages) and stand-by credit lines amounting to P41.1 million

			2022		
	Loans and Receivables	Loans and Advances to Banks*	Investment Securities**	Others***	Total
Financial and insurance activities	₽1,812,133	₽43,148,016	₽100,101,609	₽203,350	₽145,265,108
Activities of private households as employers and					
undifferentiated goods and services and producing					
activities of households for own use	65,158,520	-	-	-	65,158,520
Real estate activities	37,931,267	-	-	-	37,931,267
Wholesale and retail trade; repair					
of motor vehicles and motorcycles	2,040,122	-	-	-	2,040,122
Electricity, gas, steam and air-conditioning supply	1,363,927	-	-	-	1,363,927
Transportation and storage	926,381	-	-		926,381
Construction	616,325	-	-	122,000	738,325
Manufacturing	573,213	-	-	-	573,213
Administrative and support service activities	333,497	-	-	-	333,497
Accommodation and food service activities	191,686	-	-	-	191,686
Professional, scientific and technical services	133,147	-	-	-	133,147
Education	119,977	-	-	-	119,977
Human health and social work activities	115,274	-	-	-	115,274
Information and communication	76,092	-	-	-	76,092
Arts, entertainment and recreation	73,371	-	-	-	73,371
Agricultural, forestry and fishing	71,649	-	-	-	71,649
Water supply, sewage, waste management and					
remediation activities	44,661	-	-	-	44,661
Mining and quarrying	4,779	-	_	_	4,779
Other service activities	3,891,424	-	-	-	3,891,424
	115,477,445	43,148,016	100,101,609	325,350	259,052,420
Less allowance for credit losses	5,780,140	14,671	18,573	_	5,813,384
Total	₽109,697,305	₽43,133,345	₽100,083,036	₽325,350	₽253,239,036

* Composed of due from BSP and due from other banks, interbank loans receivable and SPURA

** Composed of FVTPL investments, financial assets at FVOCI (excluding equity securities not exposed to credit risk) and investment securities at amortized cost Composed of financial assets classified under other assets (such as RCOCI, security deposits and shortages) and stand-by credit lines amounting to P122.0 million

Credit Quality

The Bank uses the standard below in defining credit quality.

High Grade exposures show low levels of expected loss. For loans, these accounts should neither be past due nor impaired. The Bank classifies those accounts under current or 1 to 30 days past due status and are not impaired (Stage 1 & 2).

Standard Grade exposures show moderate levels of expected loss. For loans, these accounts should neither be past due nor impaired.

Sub Standard Grade requires a special degree of attention given the increased risk of default. For loans, these accounts should neither be past due nor impaired.



Past Due but Not Credit Impaired are applicable to loan accounts which are classified as delinquent (31-90 days past due) but are not subject to impairment (Stage 2) as of statement of condition date.

Past Due and Credit Impaired. These include loan accounts considered to be delinquent (91+ days past due), non-performing as defined by BSP Circular No. 941.

Description of the internal credit rating system for loans, receivables and stand-by credit lines:

Internal Credit Rating System (ICRS)

The Bank rates accounts on a scale of 1 to 10, with 1 being the best, based on the Board-approved credit ratings which utilize the expected credit loss and qualitative assessments. ICRS rating assessment considers both borrower and facility features.

High Grade (ICRS Rating 1 - 4)

1 - Excellent

An excellent rating is given to a borrower with a very low probability of going into default and/or low loss given default. The Bank's internal rating system has given an outstanding rating to the borrower, indicative of excellent ability to meet credit obligation in full and consistently meet payment commitments. Accounts with excellent rating may have collateral, further diminishing any losses in case of a default.

2 - Strong

This rating is given to borrowers with low probability of going into default in the coming year with low to moderate loss given default. The Bank's internal rating system has given a high rating to the borrower. The borrower has the ability to meet credit obligation in full, except that the borrower may have a history of missing a payment.

3 - Good

This rating is given to borrowers with low to moderate probability of going into default in the coming year with moderate loss given default. These are largely characterized by borrowers with good rating and have historically missed several payments.

4 - Satisfactory

A 'satisfactory' rating is given to a borrower where clear risk elements exist and probability of default is somewhat greater with moderate to high loss given default. These are characterized by borrowers with good rating with a history of default.

Standard Grade (ICRS Rating 5)

5 - Acceptable

An 'acceptable' rating is given to a borrower whose risk elements are sufficiently pronounced although borrower should still be expected to meet their credit obligations in full. These are characterized by borrowers with moderate rating.

Substandard Grade (ICRS Rating 6-8)

6 or 7 - Loan Especially Mentioned

An account assessed to have potential weaknesses which when left uncorrected, may affect the repayment of the account and thus increase credit risk to the Bank, will be assigned this rating.

8 - Substandard

These accounts or portion thereof involves a substantial and an unreasonable degree of risk to the Bank because of unfavorable record or unsatisfactory characteristics. These accounts show possibility of future loss to the Bank unless given closer supervision and well-defined weaknesses that jeopardize the account liquidation.



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Past Due but Not Credit Impaired

Otherwise known as under-performing loans, these accounts are characterized as showing signs of deterioration. These include loans that are delinquent by 31-90 days and are not subject to impairment (Stage 2) regardless of ICRS rating.

Past Due and Credit Impaired

Otherwise known as non-performing loans, these accounts are already impaired. These include accounts under Stage 3 ECL, delinquent by 91+ days and considered non-performing as defined by BSP Circular No. 941 regardless of ICRS rating. The following credit ratings will always be classified as credit impaired:

9 - Doubtful

Given to an account assessed to have characteristics where collection and liquidation in full is highly improbable and in which substantial loss is probable.

10 - Loss

Given to an account assessed to loans or portions thereof are considered uncollectible or worthless and of such little value that their continuance as bankable assets are not warranted.

The credit quality of receivables from customers, gross of allowance for credit losses, as of December 31, 2023 and 2022 follows (in thousands):

				2023			
		age 1		ge 2			
	Individual	Collective	Individual	Collective	Stage 3	POCI	Total
Consumption Loans:							
High Grade	₽-	₽64,577,623	₽-	₽-	₽-	₽-	₽64,577,623
Standard Grade	-	2,288,492	-	-	-	-	2,288,492
Sub-standard Grade	_	-	_	2,220,334	-	-	2,220,334
Past Due but Not Impaired Non-performing Individually	-	-	-	3,382,343	-	-	3,382,343
Impaired	_	_	_	-	2,588,654	_	2,588,654
	_	66,866,115	_	5,602,677	2,588,654	-	75,057,446
Real Estate Loans:		00,000,110		0,002,011	2,000,000		70,007,110
High Grade		21,175,066	_	13,471,061			34,646,127
Standard Grade		21,175,000	_	13,4/1,001			34,040,127
Sub-standard Grade	-	-	_	3,961,224	-	-	3,961,224
	-	-			-	-	
Past Due but Not Impaired Non-performing Individually	_	-	-	1,268,311	_	_	1,268,311
Impaired	-	-	-	-	1,301,558	-	1,301,558
	-	21,175,066	-	18,700,596	1,301,558	-	41,177,220
Commercial Loans:							
High Grade	-	6,097,560	-	-	-	-	6,097,560
Standard Grade		151,542			-	-	151,542
Sub-standard Grade	_	´ –	_	58,169	-	_	58,169
Past Due but Not Impaired	_	_	_	137,882	_	_	137,882
Non-performing Individually				-)			-)
Impaired	_	_	_		304.086	_	304,086
1	-	6,249,102	_	196.051	304.086	-	6,749,239
Personal Loans:					/		- , - ,
High Grade	-	937,607	-	-	-	_	937,607
Standard Grade		-	_	_	_	_	
Sub-standard Grade	_	_	_	790,383	-	_	790,383
Past Due but Not Impaired	_	_	_	176,386	_	_	176,386
Non-performing Individually				170,000			170,000
Impaired	_	_	-	_	198,723	_	198,723
Impuned	_	937,607	_	966,769	198,723	_	2,103,099
Total Receivables from Customer:		2013001		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	170,720		2,100,077
High Grade	_	92,787,856	_	13,471,061		_	106.258.917
Standard Grade	-	2,440,034	—	13,4/1,001	-	_	2,440,034
Sub-standard Grade		2,440,034	_	7.030.110	-	_	7,030,110
	_	-			-		
Past Due but Not Impaired	-	-	-	4,964,922	-	-	4,964,922
Non-performing Individually Impaired					4,393,021		4,393,021
mparred	-		_			-	
	₽-	₽95,227,890	-	₽25,466,093	₽4,393,021	-	₽125,087,004

				2022			
—	Stag	e 1	Stag	e 2			
—	Individual	Collective	Individual	Collective	Stage 3	POCI	Total
Consumption Loans:							
High Grade	₽-	₽52,004,129	₽	₽	₽	₽	₽52,004,129
Standard Grade	-	1,113,067	_	-	-	-	1,113,067
Sub-standard Grade	-	-	-	3,536,376	-	-	3,536,376
Past Due but Not Impaired	-	-	-	2,055,207	-	-	2,055,207
Non-performing Individually							
Impaired	-	-	-	-	1,911,793	-	1,911,793
^	_	53,117,196	_	5,591,583	1,911,793	_	60,620,572
Real Estate Loans:							
High Grade	_	22,511,454	_	12,299,289	_	_	34,810,743
Standard Grade	_		_		_	_	
Sub-standard Grade	_	_	_	4,477,362	_	_	4,477,362
Past Due but Not Impaired	_	_	_	1,265,122	_	_	1,265,122
Non-performing Individually				-,,			-,
Impaired	_	_	_	_	1,527,167	_	1,527,167
mpanea	_	22,511,454		18.041.773	1,527,167	_	42,080,394
Commercial Loans:		22,011,101		10,011,775	1,027,107		12,000,571
High Grade	_	5,502,455	_	_	_	_	5,502,455
Standard Grade		56,913					56,913
Sub-standard Grade	_	118,130	_	403,688	_	_	521,818
Past Due but Not Impaired	_	110,150		45,454		_	45,454
Non-performing Individually	_	_	_	-5,-54	_	_	45,454
Impaired	_		_		352,472	_	352,472
Impaired		5,677,498		449,142	352,472		6,479,112
Personal Loans:	_	5,077,498	_	449,142	332,472	_	0,4/9,112
High Grade		950,393					950,393
Standard Grade	-	4,085	-	-	-	-	4,085
Standard Grade Sub-standard Grade	-	4,085	-	990.700	-	-	4,085 990,700
	-	-	-	31,948	-	-	31,948
Past Due but Not Impaired	-	-	-	31,948	-	-	51,948
Non-performing Individually					246.014		046.014
Impaired	—	-	-	-	246,014	-	246,014
	-	954,478	-	1,022,648	246,014	-	2,223,140
Total Receivables from Customer:							
High Grade	-	80,968,431	-	12,299,289	-	-	93,267,720
Standard Grade	-	1,174,065	-	-	-	-	1,174,065
Sub-standard Grade	—	118,130	-	9,408,126	-	-	9,526,256
Past Due but Not Impaired	—	—	-	3,397,731	-	-	3,397,731
Non-performing Individually							
Impaired	_	-	-	-	4,037,446	-	4,037,446
	₽-	₽ 82,260,626	₽	₽ 25,105,146	₽4,037,446	₽	₽111,403,218

The credit quality of other receivables, gross of allowance for credit losses, as of December 31, 2023 and 2022 follows (in thousands):

				2023			
-	Stag	e 1	S	tage 2			
-	Individual	Collective	Individual	Collective	Stage 3	POCI	Total
Accrued Interest Receivable:							
High Grade	₽-	₽1,722,201	₽-	₽179,891	₽-	₽-	₽1,902,092
Standard Grade	-	26,351	-		-	-	26,351
Sub-standard Grade	-	577	-	225,240	-	-	225,817
Past Due but Not Impaired	-	-	-	106,696	-	-	106,696
Non-performing Individually							
Impaired	-	_	-	-	137,734	-	137,734
	-	1,749,129	-	511,827	137,734	-	2,398,690
Accounts Receivable:							
High Grade	-	875,732	-	2,139	-	-	877,871
Standard Grade	-	542	_	-	-	_	542
Sub-standard Grade	-	40	-	7,548	-	-	7,588
Past Due but Not Impaired	-	_	-	21,402	-	-	21,402
Non-performing Individually		_					
Impaired	-		-	-	485,657	-	485,657
	-	876,314	-	31,089	485,657	-	1,393,060
Sales Contract Receivable:							
High Grade	-	421	-	-	-	-	421
Standard Grade	-	-	-	-	-	-	-
Sub-standard Grade	-	-	-			-	-
Past Due but Not Impaired	-	-	-	228	-	-	228
Non-performing Individually							
Impaired	_	_	-	_	6,302	-	6302
	-	421	-	228	6302	-	6,951

(Forward)



				2023			
	Stag	e 1	S				
	Individual	Collective	Individual	Collective	Stage 3	POCI	Total
Total Other Receivables:							
High Grade	₽-	₽2,598,354	₽-	₽182,030	₽-	₽-	₽2,780,384
Standard Grade	-	26,893	-	-	-	-	26,893
Sub-standard Grade	-	617	_	232,788	-	-	233,405
Past Due but Not Impaired	-	-	-	128,326	-	-	128,326
Non-performing Individually							
Impaired	-	_	-	-	629,693	-	629,693
	₽-	₽2,625,864	₽-	₽543,144	₽629,693	₽-	₽3,798,701

				2022			
=	Stage	e 1	S	tage 2			
-	Individual	Collective	Individual	Collective	Stage 3	POCI	Total
Accrued Interest Receivable:							
High Grade	₽	₽1,908,728	₽	₽171,998	₽_	₽	₽2,080,726
Standard Grade	-	9,463	-	-	-	-	9,463
Sub-standard Grade	_	353	_	271,126	_	_	271,479
Past Due but Not Impaired	-	-	-	135,885	-	-	135,885
Non-performing Individually							
Impaired	-	_	_	_	113,402	_	113,402
•	_	1,918,544	_	579,009	113,402	_	2,610,955
Accounts Receivable:		<i>F</i> - <i>F</i>		,	- , -		
High Grade	-	925,416	_	3.088	_	_	928,504
Standard Grade	_	_	_	_	_	_	
Sub-standard Grade	-	_	_	17,479	_	_	17,479
Past Due but Not Impaired	_	_	_	14,458	_	_	14,458
Non-performing Individually				,			,
Impaired	-	_	_	_	491,902	_	491,902
	-	925,416	_	35,025	491,902	_	1,452,343
Sales Contract Receivable:							
High Grade	_	2,078	_	_	_	_	2,078
Standard Grade	_	_	_	_	_	_	_
Sub-standard Grade	_	_	_	600	-	_	600
Past Due but Not Impaired	_	_	_	_	-	_	-
Non-performing Individually							
Impaired	-	-	-	_	8,251	-	8,251
^	_	2,078	_	600	8,251	_	10,929
Total Other Receivables:		,			,		,
High Grade	_	2,836,222	_	175,086	_	_	3,011,308
Standard Grade	_	9,463	_	_	_	_	9,463
Sub-standard Grade	_	353	_	289,205	_	_	289,558
Past Due but Not Impaired	_	_	_	150,343	_	_	150,343
Non-performing Individually				,			,
Impaired	_	_	_	_	613,555	_	613,555
ł	₽_	₽2,846,038	₽	₽614,634	₽613,555	₽_	₽4,074,227

The credit quality of other financial assets which include RCOCI, security deposits, other investments, shortages and liquidity requirement for electronic money products, gross of allowance for credit losses amounting as of December 31, 2023 and 2022 follows (in thousands):

				2023			
-	Stag	e 1	S	Stage 2			
	Individual	Collective	Individual	Collective	Stage 3	POCI	Total
Other Financial Assets							
High Grade	₽-	₽-	₽-	₽-	₽-	₽-	₽-
Standard Grade	-	401,014	-	-	-	-	401,014
Sub-standard Grade	_	-	-	-	-	-	-
Past Due but Not Impaired	_	-	-	-	-	-	_
Non-performing Individually							
Impaired	_	-	-	-	-	-	_
Total	₽-	₽401,014	₽-	₽-	₽-	₽-	₽401,014

				2022			
_	Stage	: 1	S	stage 2			
	Individual	Collective	Individual	Collective	Stage 3	POCI	Total
Other Financial Assets							
High Grade	₽	₽	₽	₽	₽	₽	₽
Standard Grade	-	203,350	-	-	-	-	203,350
Sub-standard Grade	-	-	_	-	_	_	-
Past Due but Not Impaired	-	-	-	-	_	_	-
Non-performing Individually							
Impaired	-	-	_	-	_	_	-
Total	₽	₽203,350	₽-	₽	₽	₽	₽203,350



-				2023			
-	Stag			Stage 2		DO CT	
	Individual	Collective	Individual	Collective	Stage 3	POCI	Total
Consumption Loans	ъ	D52 117 105	р	D5 501 592	D1 011 705	в	D(0 (20 572
Balance as of January 1, 2023	₽-	₽53,117,195	₽-	₽5,591,582	₽1,911,795	₽-	₽60,620,572
New assets originated	_	34,955,414	-	953,344	583,117	-	36,491,875
Assets derecognized or repaid	-	(16,062,677)	-	(4,635,542)	(1,211,126)	-	(21,909,345)
Amounts written off	-		-	_	(145,656)	-	(145,656)
Transfers to Stage 1	-	973,758	-	(910,822)	(62,936)	-	-
Transfers to Stage 2	-	(5,152,053)	-	5,262,979	(110,926)	-	-
Transfers to Stage 3	-	(965,522)	-	(658,864)	1,624,386	-	-
Balance at December 31, 2023	-	66,866,115	-	5,602,677	2,588,654	-	75,057,446
Real Estate Loans							
Balance as of January 1, 2023	-	22,511,455	-	18,041,774	1,527,166	-	42,080,395
New assets originated	-	5,668,433	-	7,817	7,207	-	5,683,457
Assets derecognized or repaid	-	(2,147,692)	-	(4,087,457)	(351,483)	-	(6,586,632)
Amounts written off	-	_	_	_	_	_	-
Transfers to Stage 1	-	2,173,204	_	(2,138,138)	(35,066)	_	-
Transfers to Stage 2	_	(6,888,088)	_	7,310,114	(422,026)	_	_
Transfers to Stage 3	_	(142,246)	_	(433,514)	575,760	_	_
Balance at December 31, 2023	_	21,175,066	_	18,700,596	1,301,558	-	41,177,220
Commercial Loans		21,170,000		10,700,000	1,001,000		,,
Balance as of January 1, 2023	_	5,677,497	_	449,143	352,471	_	6,479,111
New assets originated	_	2,086,517	_	3,249		_	2,089,766
Assets derecognized or repaid	_	(1,611,342)	_	(142,344)	(65,952)	_	(1,819,638)
Amounts written off	_	(1,011,042)	_	(112,511)	(03,752)	_	(1,01),050)
Transfers to Stage 1	_	155,309	_	(154,641)	(668)	_	_
Transfers to Stage 2	_	(50,226)	_	52,035	(1,809)	_	_
Transfers to Stage 3	_	(8,653)	_	(11,391)	20.044	_	
Balance at December 31, 2023		6,249,102		196,051	304,086		6,749,239
· · · · · · · · · · · · · · · · · · ·	_	0,249,102	_	190,051	304,080	_	0,749,239
Personal Loans		054 450		1 000 (40	346.014		2 2 2 2 1 4 0
Balance as of January 1, 2023	-	954,478	-	1,022,648	246,014	-	2,223,140
New assets originated	-	708,013	-	219,526	3,478	-	931,017
Assets derecognized or repaid	-	(808,151)	-	(105,493)	(25,131)	-	(938,775)
Amounts written off	-	-	-	-	(112,283)	-	(112,283)
Transfers to Stage 1	-	161,624	-	(161,494)	(130)	-	-
Transfers to Stage 2	-	(63,460)	-	63,807	(347)	-	-
Transfers to Stage 3	-	(14,897)	-	(72,225)	87,122	-	-
Balance at December 31, 2023	-	937,607	-	966,769	198,723	-	2,103,099
Total Receivable from Customer							
Balance at January 1, 2023	-	82,260,625	-	25,105,147	4,037,446	-	111,403,218
New assets originated	-	43,418,377	-	1,183,936	593,802	-	45,196,115
Assets derecognized or repaid	_	(20,629,862)	-	(8,970,836)	(1,653,692)	_	(31,254,390)
Amounts written off	_		-		(257,939)	_	(257,939)
Transfers to Stage 1	-	3,463,895	-	(3,365,095)	(98,800)	-	_
Transfers to Stage 2	-	(12,153,827)	-	12,688,935	(535,108)	-	-
Transfers to Stage 3	_	(1,131,318)	-	(1,175,994)	2,307,312	-	-
Balance at December 31, 2023	₽_	₽95,227,890	₽_	₽25,466,093	₽4,393,021	₽-	₽125,087,004

Movements of receivables from customers as of December 31, 2023 and 2022 follow (in thousands):

-	Stage	e 1	5	Stage 2			
-	Individual	Collective	Individual	Collective	Stage 3	POCI	Total
Consumption Loans							
Balance as of January 1, 2022	₽	₽43,130,181	₽	₽11,417,686	₽3,262,487	₽	₽57,810,354
New assets originated	-	27,083,374	-	472,701	186,914	_	27,742,989
Assets derecognized or repaid	-	(15,811,154)	-	(6,634,250)	(1,870,417)	_	(24,315,821)
Amounts written off	-	-	-	-	(616,950)	_	(616,950)
Transfers to Stage 1	-	3,331,983	-	(3,151,032)	(180,951)	_	-
Transfers to Stage 2	-	(4,143,655)	-	4,414,207	(270,552)	-	-
Transfers to Stage 3	_	(473,534)	_	(927,730)	1,401,264	_	
Balance at December 31, 2022	-	53,117,195	-	5,591,582	1,911,795	-	60,620,572
Real Estate Loans							
Balance as of January 1, 2022	-	36,414,701	-	6,305,856	2,557,387	_	45,277,944
New assets originated	-	4,294,167	-	125,086	-	-	4,419,253
Assets derecognized or repaid	-	(3,311,981)	-	(3,309,985)	(994,836)	_	(7,616,802)
Amounts written off	-	-	-	-	-	-	-
Transfers to Stage 1	-	1,078,394	-	(1,013,043)	(65,351)	_	-
Transfers to Stage 2	-	(15,740,149)	-	16,453,032	(712,883)	-	-
Transfers to Stage 3	_	(223,677)	_	(519,172)	742,849	_	
Balance at December 31, 2022	-	22,511,455	-	18,041,774	1,527,166	-	42,080,395
Commercial Loans							
Balance as of January 1, 2022	-	6,075,829	-	682,250	627,010	-	7,385,089
New assets originated	-	1,072,066	-	7,000	-	-	1,079,066
Assets derecognized or repaid	-	(1,644,214)	-	(177,750)	(163,080)	-	(1,985,044)



				2022			
-	Stage	e 1	S	Stage 2			
-	Individual	Collective	Individual	Collective	Stage 3	POCI	Total
Amounts written off	₽	₽-	₽	₽-	₽-	₽-	₽
Transfers to Stage 1	-	277,106	-	(251,981)	(25,125)	-	_
Transfers to Stage 2	-	(98,075)	-	209,194	(111,119)	_	-
Transfers to Stage 3	-	(5,215)	-	(19,570)	24,785	-	_
Balance at December 31, 2022	_	5,677,497	-	449,143	352,471	_	6,479,111
Personal Loans							
Balance as of January 1, 2022	-	620,482	-	1,457,899	682,973	_	2,761,354
New assets originated	-	496,951	-	158,270	13,963	-	669,184
Assets derecognized or repaid	-	(499,438)	-	(169,281)	(87,985)	_	(756,704)
Amounts written off	-	-	-	-	(450,694)	_	(450,694)
Transfers to Stage 1	-	387,595	-	(386,679)	(916)	-	_
Transfers to Stage 2	-	(49,012)	-	53,205	(4,193)	-	-
Transfers to Stage 3	-	(2,100)	-	(90,766)	92,866	-	_
Balance at December 31, 2022	_	954,478	-	1,022,648	246,014	_	2,223,140
Total Receivable from Customer							
Balance at January 1, 2022	-	86,241,193	-	19,863,691	7,129,858	_	113,234,742
New assets originated	-	32,946,558	-	763,056	200,877	_	33,910,491
Assets derecognized or repaid	-	(21,266,787)	-	(10,291,266)	(3,116,318)	_	(34,674,371)
Amounts written off	-	-	-		(1,067,644)	_	(1,067,644)
Transfers to Stage 1	-	5,075,078	-	(4,802,735)	(272,343)	-	_
Transfers to Stage 2	-	(20,030,891)	-	21,129,638	(1,098,747)	-	_
Transfers to Stage 3	—	(704,526)	-	(1,557,237)	2,261,763	-	_
Balance at December 31, 2022	₽	₽82,260,625	₽	₽25,105,147	₽4,037,446	₽	₽111,403,218

Movements of other receivables as of December 31, 2023 and 2022 follow (in thousands):

				2023			
-	Stage	e 1	St	age 2			
-	Individual	Collective	Individual	Collective	Stage 3	POCI	Total
Accrued Interest Receivable							
Balance as of January 1, 2023	₽-	₽1,918,545	₽-	₽579,008	₽113,402	₽-	₽2,610,955
New assets originated	-	319,435	-	30,057	39,590	-	389,082
Assets derecognized or repaid	-	(341,725)	-	(191,930)	(67,692)	-	(601,347)
Amounts written off	-	_	-		_	-	_
Transfers to Stage 1	-	70,955	-	(67,631)	(3,324)	-	-
Transfers to Stage 2	-	(196,578)	-	206,878	(10,300)	-	-
Transfers to Stage 3	-	(21,503)	-	(44,555)	66,058	-	-
Balance at December 31, 2023	-	1,749,129	-	511,827	137,734	-	2,398,690
Sales Contract Receivable							
Balance at January 1, 2023	-	2,077	-	600	8,252	_	10,929
New assets originated	_	í _	_	_	´ _	_	
Assets derecognized or repaid	_	(1,664)	-	(513)	(1,801)	_	(3,978)
Amounts written off	-	_	-	_	_	_	-
Transfers to Stage 1	-	299	-	(299)	-	_	-
Transfers to Stage 2	-	(291)	-	440	(149)	-	-
Transfers to Stage 3	-		-	-		-	-
Balance at December 31, 2023	-	421	-	228	6,302	_	6,951
Total Other Receivables							
Balance at January 1, 2023	-	1,920,622	-	579,608	121,654	_	2,621,884
New assets originated	_	319.435	_	30.057	39,590	_	389.082
Assets derecognized or repaid	_	(343,389)	-	(192,443)	(69,493)	_	(605,325)
Amounts written off	_	_	_	_	_	_	_
Transfers to Stage 1	_	71.254	_	(67,930)	(3,324)	_	-
Transfers to Stage 2	_	(196,869)	-	207,318	(10,449)	_	-
Transfers to Stage 3	-	(21,503)	_	(44,555)	66,058	-	-
Balance at December 31, 2023	₽_	₽1,749,550	₽_	₽512.055	₽144.036	₽_	₽2,405,641

				2022			
-	Stage	e 1	S	tage 2			
	Individual	Collective	Individual	Collective	Stage 3	POCI	Total
Accrued Interest Receivable							
Balance as of January 1, 2022	₽	₽2,064,357	₽_	₽676,175	₽874,680	₽	₽3,615,212
New assets originated	-	231,352	-	15,292	6,159	-	252,803
Assets derecognized or repaid	-	(210,931)	-	(241,001)	(805,128)	-	(1,257,060)
Amounts written off	-		-	_	_	-	
Transfers to Stage 1	-	161,815	-	(153,923)	(7,892)	-	-
Transfers to Stage 2	-	(310,293)	-	333,844	(23,551)	-	-
Transfers to Stage 3	-	(17,755)	-	(51,379)	69,134	-	-
Balance at December 31, 2022	-	1,918,545	-	579,008	113,402	-	2,610,955
Sales Contract Receivable							
Balance at January 1, 2022	_	3,263	_	3,912	10,424	-	17,599
New assets originated	-	-	-	-	-	-	-

(Forward)



	2022							
	Stage	1	S	Stage 2				
_	Individual	Collective	Individual	Collective	Stage 3	POCI	Total	
Assets derecognized or repaid	₽	(₽2,528)	₽	(₱3,942)	(₽200)	₽	(₽6,670)	
Amounts written off	-	_	_	-	-	_	_	
Transfers to Stage 1	-	1,425	_	-	(1,425)	_	_	
Transfers to Stage 2	-	(83)	_	630	(547)	_	_	
Transfers to Stage 3	-	-	_	-	_	-	-	
Balance at December 31, 2022	-	2,077	_	600	8,252	-	10,929	
Total Other Receivables								
Balance at January 1, 2022	-	2,067,620	_	680,087	885,104	_	3,632,811	
New assets originated	-	231,352	_	15,292	6,159	_	252,803	
Assets derecognized or repaid	-	(213,459)	_	(244,943)	(805,328)	_	(1, 263, 730)	
Amounts written off	-	_	_	-	-	_	_	
Transfers to Stage 1	-	163,240	_	(153,923)	(9,317)	_	_	
Transfers to Stage 2	-	(310,376)	_	334,474	(24,098)	_	_	
Transfers to Stage 3	-	(17,755)	_	(51,379)	69,134	—	_	
Balance at December 31, 2022	₽	₽1,920,622	₽-	₽579,608	₽121,654	₽	₽2,621,884	

External Ratings

For investment securities, in ensuring quality investment portfolio, the Bank uses the credit risk rating from published data providers like Moody's, Standard & Poor's (S&P) or other reputable rating agencies.

Presented here is Moody's rating – equivalent S&P rating and other rating agencies applies:

Credit Quality	External Rating									
High grade	Aaa	Aal	Aa2	Aa3	A1	A2	A3	Baa1	Baa2	Baa3
Standard grade	Ba1	Ba2	Ba3	B1	B2	В3				
Substandard grade	Caa1	Caa2	Caa3	Ca	С					

High grade - represents those investments which fall under any of the following grade:

Aaa - fixed income obligations are judged to be of the highest quality, with the smallest degree of risk.

Aa1, Aa2, Aa3 - fixed income are judged to be of high quality and are subject to very low credit risk, but their susceptibility to long-term risks appears somewhat greater.

A1, A2, A3 - fixed income obligations are considered upper-medium grade and are subject to low credit risk, but have elements present that suggest a susceptibility to impairment over the long term.

Baa1, Baa2, Baa3 - fixed income obligations are subject to moderate credit risk. They are considered medium grade and as such protective elements may be lacking or may be characteristically unreliable.

Standard grade - represents those investments which fall under any of the following grade:

Ba1, Ba2, Ba3 - obligations are judged to have speculative elements and are subject to substantial credit risk.

B1, B2, B3 - obligations are considered speculative and are subject to high credit risk.

Substandard grade - represents those investments which fall under any of the following grade:

Caa1, Caa2, Caa3 - are judged to be of poor standing and are subject to very high credit risk.



Ca - are highly speculative and are likely in, or very near, default, with some prospect of recovery of principal and interest.

C - are the lowest rated class of bonds and are typically in default, with little prospect for recovery of principal or interest.

As of December 31, 2023 and 2022 the following tables show the credit quality of loans and advances to banks (in thousands).

				2023			
	Stage 1		S	Stage 2			
	Individual	Collective	Individual	Collective	Stage 3	POCI	Total
Due from BSP							
High Grade	₽9,745,634	₽-	₽-	₽-	₽-	₽-	₽9,745,634
Due from other banks							
High Grade	1,765,439	-	-	-	-	_	1,765,439
Total Loans and Advances to Banks							
High Grade	₽11,511,073	₽-	₽-	₽-	₽-	₽-	₽11,511,073
				2022			
-	Stage	1	Stage 2				
-	Individual	Collective	Individual	Collective	Stage 3	POCI	Total
Due from BSP							
High Grade	₽37,553,244	₽	₽	₽_	₽	₽	₽37,553,244
Due from other banks							
High Grade	2,925,163	-	-	-	-	-	2,925,163
Total Loans and Advances to Banks							
High Grade	₽40,478,407	₽	₽	₽	₽	₽	₽40,478,407

As of December 31, 2023 and 2022, the following table shows the credit quality of the Bank's investment securities (in thousands):

				2023			
	Stag	e 1	5	Stage 2			
	Individual	Collective	Individual	Collective	Stage 3	POCI	Total
FVTPL - Government Debt Securities							
High Grade	₽414,298	₽-	₽-	₽-	₽-	₽-	₽414,298
	414,298	_	-	_	_	_	414,298
FVOCI - Government Debt Securities							
High Grade	52,699,129	_	_	_	_	_	52,699,129
ingn Glade	52,699,129	-	-	_	_	-	52,699,129
FVOCI - Private Debt Securities	- ,, .						- ,, -
Standard Grade	1,633,147	—	-	—	—	_	1,633,147
	1,633,147	-	-	-	-	-	1,633,147
Investment Securities at Amortized Cost - Government Debt Securities							
High Grade	27,886,190	_	_	_	_	_	27,886,190
0	27,886,190	_	-	-	_	-	27,886,190
Investment Securities at Amortized Cost - Private Debt Securities							, ,
Standard Grade	2,020,864	-	-	-	-	-	2,020,864
	2,020,864	-	-	-	-	-	2,020,864
Total Investment Securities							
High Grade	80,999,617	-	-	-	-	-	80,999,617
Standard Grade	3,654,011	-	-	-	-	-	3,654,011
	₽84,653,628	₽-	₽-	₽-	₽-	₽-	₽84,653,628



				2022			
	Stage	1	S	stage 2			
	Individual	Collective	Individual	Collective	Stage 3	POCI	Total
FVTPL - Government Debt							
Securities							
High Grade	₽36	₽	₽	₽	₽	₽	₽36
FVTPL - Derivative Asset							
High Grade	-	-	-	-	-	-	-
	36	-	-	-	-	-	36
FVOCI - Government Debt Securities							
High Grade	68,039,301	-	-	-	-	-	68,039,301
<u> </u>	68,039,301	_	_	_	_	_	68,039,301
FVOCI - Private Debt Securities							
Standard Grade	1,600,772	_	_	_	_	_	1,600,772
	1,600,772	_	_	-	_	-	1,600,772
Investment Securities at Amortized							
Cost - Government Debt Securities							
High Grade	27,932,285	_	-	_	_	-	27,932,285
	27,932,285	_	_	_	_	_	27,932,285
Investment Securities at Amortized Cost Private Debt Securities							<u> </u>
Standard Grade	2,508,573	_				_	2,508,573
Standard Grade	2,508,573						2,508,573
Total Investment Securities	2,000,075						2,500,575
High Grade	95,971,622	_	_	_	_	_	95,971,622
Standard Grade	4,109,345	_	_	_	_	_	4,109,345
	₽100.080.967	₽	₽_	₽	₽	₽	₽100,080,967

All of the Bank's loan commitments and financial guarantees amounting to P41.1 million and P122.0 million as of December 31, 2023 and 2022, respectively, are classified as high grade under Stage 1.

ECL Methodology Overview

Two modelling approaches are employed to build a consistent framework for the development of all ECL models of the Bank. Both modeling approaches consider past events, current conditions and forecast of economic conditions in assessing impairment.

The complex model approach is used for portfolios with a significant number of historical defaults. This approach is applied to the consumer loan portfolios. These quantitative models are built by applying statistical, economic, financial or mathematical theories, techniques and assumptions to calculate provisions. Where historical data are insufficient to develop statistical models, such as for Business Loans, Account Receivables, Sales Contract Receivables, etc. the simplified ECL approach is employed. The Bank observes the historical PD and LGD of the portfolio and applies forward looking economic data on PD to calculate the ECL.

Classification of Individual/Collective Impairment

The Bank calculates provisions either in a collective or individual basis.

Collective impairment calculates risk provisions by grouping exposures into smaller homogeneous portfolios based on a combination of borrower and account characteristics. Accounts with similar risk attributes (i.e. facility, security, credit rating, months-on-books, utilization and collateral type, etc.) are pooled together for calculating provisions based on the expected credit loss models. All Stage 1 and 2 accounts of the Bank are categorized under collective impairment.

Individual impairment is applicable for all accounts under Stage 3 or accounts deemed as significant exposures and show objective evidence of impairment. The indicators may be default in payment, restructuring, litigation or probable foreclosure.



As of December 31, 2023 and 2022, an analysis by past due status of receivables from customers wherein the SICR is based only on the past due information is as follows:

	2023								
	Number of days past due								
	Up to 30 days	31-60 days	61-90 days	91-180 days	180 days	Total			
Receivables from customers									
Consumption loans	₽98,570	₽1,860,619	₽839,132	₽995,710	₽1,419,009	₽5,213,040			
Real estate loans	669,901	890,094	321,886	237,291	573,539	2,692,711			
Commercial loans	149,507	14,562	3,826	5,421	210,706	384,022			
Personal loans	72,723	16,700	14,043	24,394	114,622	242,482			
Total	₽990,701	₽2,781,975	₽1,178,887	₽1,262,816	₽2,317,876	₽8,534,255			

	2022									
	Number of days past due									
	Up to 30 days	31-60 days	61-90 days	91-180 days	180 days	Total				
Receivables from customers										
Consumption loans	₽94,402	₽1,544,667	₽642,497	₽657,251	₽1,041,863	₽3,980,680				
Real estate loans	755,775	1,103,013	408,889	257,910	609,698	3,135,285				
Commercial loans	38,173	15,288	11,457	1,342	315,281	381,541				
Personal loans	88,419	21,226	12,267	27,729	141,573	291,214				
Total	₽976,769	₽2,684,194	₽1,075,110	₽944,232	₽2,108,415	₽7,788,720				

b. Market risk

Market risk management covers the areas of trading and interest rate risks. The Bank utilizes various measurement and monitoring tools to ensure that risk-taking activities are managed within instituted market risk parameters. The Bank revalues its trading portfolios on a daily basis and checks the revenue or loss generated by each portfolio in relation to their level of market risk.

The Bank's risk policies and implementing guidelines are regularly reviewed by the Assets and Liabilities Committee (ALCO), ROC and BOD to ensure that these are up-to-date and in line with changes in the economy, environment and regulations. The ROC and the BOD set the comprehensive market risk limit structure and define the parameters of market activities that the Bank can engage in.

Market risk is the risk to earnings and capital arising from changes in the value of traded portfolios of financial instruments (trading market risk) and from movements in interest rates (interest rate risk). The Bank's market risk originates primarily from holding peso and dollar-denominated debt securities. The Bank utilizes Value-at-Risk (VaR) to measure and manage market risk exposure. VaR estimates the potential decline in the value of a portfolio, under normal market conditions, for a given confidence level over a specified holding period.

Trading activities

The Bank's trading portfolios consist of peso- and dollar-denominated debt securities that are marked-to- market daily. We use BSP-approved Type 3 Derivative License for plain vanilla FX forwards to manage our FX risk against adverse exchange rate movements.

VaR is a statistical measure that calculates the maximum potential loss from a portfolio over a holding period, within a given confidence level. The Bank's current VaR model is based on a historical simulation methodology with a one-day holding period and a 99% confidence level. The Bank establishes limits for trading portfolios and VaR, and comply with regulatory standards. VaR reports are prepared to closely monitor potential losses against approved VaR limit. In addition, actual daily profit and loss levels are monitored against loss triggers. If there is a breach in the VaR limit or loss triggers, Treasury Group is expected to close or reduce their position and bring it down within the limit. Breaches in the limit requires approval of ALCO, President, or ROC/Board, as appropriate.



The Bank performs back testing to validate the VaR model. Results are reported to the ROC and BOD on a monthly basis. Stress testing is also conducted based on historical maximum percentage daily movement and on various ad-hoc rate shock scenarios to estimate potential losses in a crisis situation.

Responsibility for managing the Bank's trading market risk remains with the ROC. With the support of RMO, the ROC recommends to the BOD changes in market risk limits, approving authorities and other activities that need special consideration.

Discussed below are the limitations and assumptions applied by the Bank on its VaR methodology:

- a. VaR is a statistical estimate and thus, does not give the precise amount of loss;
- b. VaR is not designed to give the probability of bank failure, but only attempts to quantify losses that may arise from a bank's exposure to market risk;
- c. Historical simulation does not involve any distributional assumptions, scenarios that are used in computing VaR are limited to those that occurred in the historical sample; and
- d. VaR systems are backward-looking. It attempts to forecast likely future losses using past data. As such, this assumes that past relationships will continue to hold in the future. Major shifts therefore (i.e., an unexpected collapse of the market) are not captured and may inflict losses much bigger than anything the VaR model may have calculated.

The Bank's interest rate VaR follows (in thousands):

	December	31, 2023	December 31, 2022		
	Peso	USD	Peso	USD	
Year-end	1	_	1	_	
Average	0	_	1	_	
High	2	_	2	_	
Low	0	_	1	_	

Non-trading activities

The Bank follows a prudent policy on managing its assets and liabilities to ensure that fluctuations in interest rates are kept within acceptable limits.

One method by which the Bank measures the sensitivity of its assets and liabilities to interest rate fluctuations is by way of "gap" analysis. This analysis provides the Bank with a static view of the maturity and repricing characteristics of the positions in its statement of condition. An interest rate gap report is prepared by classifying all assets and liabilities into various time period categories according to contracted maturities or anticipated repricing dates, whichever is earlier. Items lacking definitive repricing schedule (e.g., current and savings accounts) are assigned to repricing tenor buckets based on analysis of deposit behavioral patterns, past experience and/or expert judgment. The difference in the amount of assets and liabilities maturing or being repriced in any time period category would then give the Bank an indication of the extent to which it is exposed to the risk of potential changes in net interest income.

The interest rate sensitivity gap report measures interest rate risk by identifying gaps between the repricing dates of assets and liabilities. The Bank's sensitivity gap model calculates the effect of possible rate movements on its interest rate profile.

EaR measures the possible decline in the Bank's net interest income as a result of adverse interest rate movements, given the current repricing profile. It is a tool used to evaluate the sensitivity of the accrual portfolio to changes in interest rates in the adverse direction over the next twelve (12) months. The Bank's EaR limits are based on a percentage of the Bank's projected earnings for the year or



capital whichever is lower. The Bank also performs stress-testing to measure the impact of various scenarios based on interest rate volatility and shift in the yield curve. The EaR and stress testing reports are prepared on a monthly basis.

The ALCO is responsible for managing the Bank's structural interest rate exposure. The ALCO's goal is to achieve a desired overall interest rate profile while remaining flexible to interest rate movements and changes in economic conditions. The RMO and ROC review and oversee the Bank's interest rate risks.

The table below demonstrates the sensitivity of equity. Equity sensitivity was computed by calculating mark-to-market changes of debt securities at FVOCI, assuming a parallel shift in the yield curve.

	202	23	2022			
	Change in basis points	Sensitivity of equity	Change in basis points	Sensitivity of equity		
Currency PHP USD	+10 +10	(₽10,854,916) _	$^{+10}_{+10}$	(₽5,101,207) _		
Currency PHP USD	-10 -10	10,934,344	-10 -10	5,106,810		

The table below demonstrates the sensitivity of net interest income using the EAR model. Net interest income sensitivity was computed by calculating the changes in the banking book gaps assuming a parallel shift in the yield curve.

	2023		2022	
	Change in		Change in	
	basis points	Sensitivity of NII	basis points	Sensitivity of NII
Currency				
PHP	+10	(₽2,497,311)	+10	₽9,228,360
USD	+10	(9,197,978)	+10	(10,587,508)
Currency				
PHP	-10	2,497,311	-10	(9,228,360)
USD	-10	9,197,978	-10	10,587,508

The Bank employs the Delta EVE model to measure the overall change in the economic value of the bank at one point. It reflects the changes in the net present value of its banking book at different interest rate shocks and stress scenarios. Δ EVE is calculated by slotting the notional repricing cash flows arising from rate-sensitive assets and liabilities into pre-defined tenor buckets. The present value of the net repricing cash flows is then calculated using various interest rate scenarios prescribed by Basel, as well as scenarios internally developed by the Bank.

Foreign Currency Risk

Foreign currency risk is the risk of an investment's value changing due to an adverse movement in currency exchange rates. It arises due to a mismatch in the Bank's foreign currency assets and liabilities. The Bank uses BSP-approved Type 3 Derivative License for plain vanilla FX forwards to manage our FX risk against adverse exchange rate movements.



The Bank's policy is to maintain foreign currency exposure within the approved position, stop loss, loss trigger, VaR limits and to remain within existing regulatory guidelines. To compute for VaR, the Bank uses historical simulation model for USD/PHP FX position, with confidence level at 99.00% and a 1 day holding period. The Bank's VaR for its foreign exchange position for trading and non-trading activities are as follows (in thousands):

	2023 ¹	2022^{1}
As of year-end	₽1,212	₽1,669
Average	1,356	857
High	2,319	1,669
Low	671	263
¹ Using METRISK Historical Simulation VaR		

As of December 31, 2023 and 2022, the Bank is not exposed to significant foreign currency risk.

c. Liquidity risk

The Bank's policy on liquidity management emphasizes on three elements of liquidity, namely, cashflow management, ability to borrow in the interbank market, and maintenance of a stock of highquality liquid assets. These three approaches complement one another with greater weight being given to a particular approach, depending upon the circumstances. The Bank's objective in liquidity management is to ensure that the Bank has sufficient liquidity to meet obligations under normal and adverse circumstances and is able to take advantage of lending and investment opportunities as they arise.

The main tool that the Bank uses for monitoring its liquidity is the Maximum Cumulative Outflow (MCO) reports, which is also called liquidity gap or maturity matching gap reports. The MCO is a useful tool in measuring and analyzing the Bank's cash flow projections and monitoring liquidity risks.

The MCO is generated by distributing the cash flows of the Bank's assets, liabilities and off-balance sheet items to time bands based on cash flow expectations such as contractual maturity, nature of the account, behavioral patterns and projections on business strategies. The incorporation of behavioral cash flow assumptions and business projections or targets results in a dynamic gap report that realistically captures the behavior of the products and creates a forward-looking cash flow projection.

Cash flows from assets are considered as cash inflows, while cash flows from liabilities are considered cash outflows. The net cash flows are determined for each given time period. If the inflows exceed the outflows, the Bank is said to have a positive liquidity gap or has excess funds for the given time bucket. Conversely, if the outflows exceed the inflows, the Bank is said to have a negative liquidity gap or has funding needs for the given time bucket.

The Bank's Liquidity Contingency Funding Plan (LCFP) projects the Bank's funding position during stress to help evaluate the Bank's funding needs and strategies under various stress conditions.

The Bank discourages dependence on Large Funds Providers (LFPs) and monitors the deposit funding concentrations so that it will not be vulnerable to a substantial drop in deposit level should there be an outflow of large deposits and there are enough high-quality liquid assets to fund LFP withdrawals. ALCO is responsible for managing the liquidity of the Bank while RMO and ROC review and oversee the Bank's overall liquidity risk management.



To mitigate potential liquidity problems caused by unexpected withdrawals of significant deposits, the Bank takes steps to cultivate good business relationships with clients and financial institutions, maintains high level of high-quality liquid assets, monitors the deposit funding concentrations and regularly updates the Liquidity Contingency Funding Plan. The Bank's Liquidity Coverage Ratio (LCR) and Net Stable Funding Ratio (NSFR) are managed on a daily basis to ensure compliance with the required regulatory ratios.

Financial assets

Analysis of equity and debt securities at FVTPL and financial assets at FVOCI into maturity groupings is based on the expected date on which these assets will be realized. For other assets, the analysis into maturity grouping is based on the remaining period from the end of the reporting period to the contractual maturity date or if earlier, the expected date the assets will be realized.

Financial liabilities

The maturity grouping is based on the remaining period from the end of the reporting period to the contractual maturity date and does not consider the behavioral pattern of the creditors. When the counterparty has a choice of when the amount is paid, the liability is allocated to the earliest period in which the Bank can be required to pay.

Analysis of Financial Assets and Liabilities by Remaining Maturities

The tables below show the maturity profile of the Bank's financial assets and liabilities based on contractual undiscounted repayment obligations (in millions):

				202	23			
		Up to	Over 1 to	Over 3 to	Over 6 to	Total within	Beyond	
	On demand	1 month	3 months	6 months	12 months	1 year	1 year	Total
Financial Assets								
Financial assets at FVTPL	₽	₽47	₽405,093	₽-	₽-	₽405,140	₽	₽ 405,140
Financial assets at FVOCI								
Government securities	-	49,400	1,489	178	67	51,134	1,565	52,699
Private securities	-	-	1,396	-	-	1,396	237	1,633
Quoted equity securities								-
Investment securities at amortized cost								-
Government bonds	-	-	700	-	291	991	26,885	27,876
Private securities	-	-	254	300		554	1,463	2,017
Loans and receivables								
Loans and advances to banks								
Due from BSP	3,598,634	6,149,461	_	_	-	9,748,095	-	9,748,095
Due from other banks	1,765,439	-	-	_	-	1,765,439	_	1,765,439
Interbank loans receivable		6,990,723	_	_	_	6,990,723	-	6,990,723
and SPURA		.,				.,		.,
Receivables from customers								
Consumption loans	277,936	1.070.650	2.271.328	3,730,696	8.830.172	16.180.782	103.026.290	119.207.072
Real estate loans	198,323	420,242	969,853	1,383,981	2,918,912	5,891,311	72,392,509	78,283,820
Commercial loans	534,115	362,967	761,881	487,061	734,674	2,880,698	5,559,843	8,440,541
Personal loans	269,183	110,453	250,613	319,205	865,495	1,814,949	951,193	2,766,142
Other receivables	209,185	110,455	250,015	519,205	003,495	1,014,747	951,195	2,700,142
Accrued interest receivable	2.315.104	9.623	15,249	1,567	57,148	2.398.691		2.398.691
Accounts receivable	2,315,104 910,927	9,625	2,193	2,747	1,051	931,332	461,729	2,398,691
Sales contract receivable	4.267	14,414	2,193	2,065	67	6.444	401,729	6,951
Other assets	4,207	-	45	2,065	07	0,444	50/	0,951
		1,128	2 2 2 1	5 290	15 000	25,740	173,144	100 004
Security deposits	14.420	1,128	3,231	5,389	15,992	25,740	1/5,144	198,884 14,420
RCOCI					-			
	₽9,888,348	₽15,179,108	₽4,683,325	₽5,933,189	₽13,423,869	₽49,107,839	₽182,595,365	₽231,703,204
T								
Financial Liabilities								
Deposit liabilities	DOC 305 010		₽_	₽_	₽_	DO5 335 013	₽_	D05 005 010
Demand	₽25,325,912	₽	¥-	F-	F -	₽25,325,912	-	₽25,325,912
Savings	46,463,448					46,463,448		46,463,448
Time	259,365	75,891,842	17,558,390	2,258,835	2,214,166	98,182,598	17,143,281	115,325,879
LTNCD	-	-	5,111,759	-	-	5,111,759	-	5,111,759
	72,048,725	75,891,842	22,670,149	2,258,835	2,214,166	175,083,717	17,143,281	192,226,998
Treasurer's, cashier's and manager's checks	1,514,066	-	-	-	-	1,514,066	-	1,514,066
Bills payable	-	271,916	-	-	-	271,916	-	271,916
Accrued interest payable	463,686	-	52,020	-	-	515,706	-	515,706
Accrued other expenses payable Other liabilities	-	-	2,147,831	-	-	2,147,831	-	2,147,831
Accounts payable	1,998,394	_	_	_	_	1,998,394	_	1,998,394
Lease liabilities	1,770,074	38.363	76.432	109.018	196.011	419,824	928.432	1,348,256
Other credits	169,938			10,018		169,938		169,938
Deposit for keys	741,645	-	-	_	-	741,645	-	741,645
Deposit for Reys	₽76,936,454	₽76,202,121	₽24,946,432	₽2,367,853	₽2,410,177	₽182,863,037	₽18,071,713	₽200,934,750
	1-10,750,454	F/0,202,121	T24,740,432	\$2,307,033	£2,410,1//	T104,003,03/	+10,0/1,/13	±200,554,/50



				2022				
		Up to	Over 1 to	Over 3 to	Over 6 to	Total within	Beyond	_
	On demand	1 month	3 months	6 months	12 months	1 year	l year	Tota
Financial Assets								
Financial assets at FVOCI	_		_					
Government securities	₽	₽68,060	₽	₽65	₽60	₽68,185	₽1	₽68,186
Private securities	-	-	-	-	-	-	1,650	1,650
Quoted equity securities	-	-	-	-	-	-	21	21
Investment securities at amortized cost								
Government bonds	-	684	584	242	398	1,908	28,875	30,783
Private securities	-	-	15	23	11	49	2,490	2,539
Loans and receivables								
Loans and advances to banks								
Due from BSP	6,320	31,233	-	-	-	37,553	-	37,553
Due from other banks	2,925	-	-	-	-	2,925	-	2,925
Interbank loans receivable and SPURA	_	2,651	_	_	_	2,651	_	2,651
Receivables from customers								
Consumption loans	244	826	1,811	2,950	7,033	12,864	76,775	89,639
Real estate loans	205	440	955	1,378	2,916	5,894	72,121	78.015
Commercial loans	513	604	694	357	745	2,913	5,288	8,201
Personal loans	314	112	263	328	910	1,927	1,016	2,943
Other receivables	514	112	205	520	510	1,727	1,010	2,745
Accrued interest receivable	549	1,776	209	77	0	2,611	-	2,611
Accounts receivable	956	20	6	1	4	987	465	1,452
Sales contract receivable	4	20	2	0	4	987	403	1,452
Other assets	4	-	2	0	0	0	5	11
Security deposits	_	1	2	2	9	14	177	191
RCOCI	12	1		2	9	14	1//	191
Shortages	12	_	-	_	_	12		12
Shortages	₽12,042	₽106,407	₽4,541	₽5,423	₽12,086	₽140,499	₽188,884	₽329,383
Financial Liabilities	/	,				.,		
Deposit liabilities								
Demand	₽26,602	₽	₽_	₽	₽	₽26,602	₽	₽26,602
Savings	46,933	-	-	-	-	46,933	-	46,93
Time	81	80,981	33,091	2 070	2,778	119,910	15,249	135,159
LTNCD	01	00,901	55,091	2,979	2,778	117,710		
LINCD	-			-	· -	-	5,078	5,07
LINCD								
	-		· -	-	· -	193,445	5,078	213,77
Treasurer's, cashier's and manager's checks	73,616 1,014	80,981	33,091	2,979	2,778	193,445 1,014	5,078 20,327	213,772 1,014
Treasurer's, cashier's and manager's checks Bills payable	73,616	80,981	33,091	2,979	2,778	193,445 1,014 1,186	5,078 20,327 -	213,772 1,014 1,180
Treasurer's, cashier's and manager's checks Bills payable Bonds payable	73,616 1,014 1,186	80,981	33,091	2,979	2,778	193,445 1,014 1,186 4,648	5,078 20,327 –	213,772 1,014 1,180 4,641
Treasurer's, cashier's and manager's checks Bills payable Boods payable Accrued interest payable	73,616 1,014 1,186	80,981	33,091	2,979	2,778	193,445 1,014 1,186 4,648 506	<u>5,078</u> 20,327 - - -	213,77 1,014 1,180 4,643 500
Treasurer's, cashier's and manager's checks Bills payable Bonds payable Accrued interest payable Accrued other expenses payable Other liabilities		80,981	33,091 - - 473 266	2,979 	2,778 4,648 33 209	193,445 1,014 1,186 4,648 506 2,000	5,078 20,327 - - - - -	213,777 1,014 1,180 4,644 500 2,000
Treasurer's, cashier's and manager's checks Bills payable Bonds payable Accrued interest payable Accrued other expenses payable Dther liabilities Accounts payable	73,616 1,014 1,186	80,981	33,091 	2,979 	2,778 	193,445 1,014 1,186 4,648 506 2,000 2,087	5,078 20,327 - - - -	213,77 1,01 1,18 4,64 50 2,00 2,00
Treasurer's, cashier's and manager's checks Bills payable Bonds payable Accrued interest payable Accrued inter expenses payable Other liabilities Accounts payable Lease liabilities	73,616 1,014 1,186 - - - 2,087	80,981 - - 1,525 - 34	33,091 - 473 266 	2,979 99	2,778 - 4,648 33 209 - 195	193,445 1,014 1,186 4,648 506 2,000 2,087 394	<u>5,078</u> 20,327 - - - - - - - 929	213,77 1,01 1,18 4,64 50 2,00 2,00 2,08 1,32
Treasurer's, cashier's and manager's checks Bills payable Bonds payable Accrued interest payable Accrued other expenses payable Other liabilities Accounts payable Lease liabilities Other credits		80,981	33,091 	2,979 	2,778 	193,445 1,014 1,186 4,648 506 2,000 2,087	5,078 20,327 - - - -	213,772 1,014 1,180 4,643 500 2,000 2,080 1,322
Treasurer's, cashier's and manager's checks Bills payable Bonds payable Accrued interest payable Accrued other expenses payable Other liabilities Accounts payable Lease liabilities Other credits Bills purchased - contra	73,616 1,014 1,186 - - - 2,087 - 169	80,981 - - 1,525 - - - - - - - - - - - - - - - - - -	33,091 - 473 266 	2,979 99 	2,778 4,648 33 209	193,445 1,014 1,186 4,648 506 2,000 2,087 394 169	5,078 20,327 - - - - - - - - 929 -	213,77 1,014 1,186 4,644 500 2,000 2,089 1,322 169
Treasurer's, cashier's and manager's checks Bills payable Bonds payable Accrued interest payable Accrued inter expenses payable Other liabilities Accounts payable Lease liabilities Other credits Bills purchased - contra Deposit for keys		80,981 - - 1,525 - 34	33,091 - 473 266 	2,979 99	2,778 - 4,648 33 209 - 195	$193,445 \\ 1,014 \\ 1,186 \\ 4,648 \\ 506 \\ 2,000 \\ 2,087 \\ 394 \\ 169 \\ 1$	<u>5,078</u> 20,327 - - - - - - - 929	213,772 1,014 1,184 4,648 500 2,000 2,008 1,322 169
Treasurer's, cashier's and manager's checks Bills payable Bonds payable Accrued interest payable Accrued other expenses payable Other liabilities Accounts payable Lease liabilities Other credits Bills purchased - contra	73,616 1,014 1,186 - - - 2,087 - 169	80,981 - - 1,525 - - - - - - - - - - - - - - - - - -	33,091 - 473 266 	2,979 99 	2,778 4,648 33 209	193,445 1,014 1,186 4,648 506 2,000 2,087 394 169	5,078 20,327 - - - - - - - - 929 -	5,075 213,777 1,011 1,186 4,644 500 2,000 2,087 1,322 166

6. Segment Information

The Bank's operating segments are organized and managed separately according to the nature of services provided and the different markets served, with each segment representing a strategic business unit that offers different products and serves different markets. The Bank's reportable segments are as follows:

- a. Consumer Banking principally provides consumer-type loans generated by the Home Office;
- b. Corporate Banking principally handles loans and other credit facilities for small and medium enterprises, corporate and institutional customers acquired in the Home Office;
- c. Branch Banking serves as the Bank's main customer touch point which offers consumer and corporate banking products; and
- d. Treasury principally handles institutional deposit accounts, providing money market, trading and treasury services, as well as managing the Bank's funding operations by use of government securities and placements and acceptances with other banks.

These segments are the bases on which the Bank reports its primary segment information. The Bank evaluates performance on the basis of information about the components of the Bank that senior management uses to make decisions about operating matters. There are no other operating segments than those identified by the Bank as reportable segments. There were no inter-segment revenues and expenses included in the financial information. The Bank has no single customer with revenues from which is 10.00% or more of the Bank's total revenue.



The accounting policies of the operating segments are the same as those described in the summary of significant accounting policies. Primary segment information (by business segment) for the years ended December 31, 2023, 2022 and 2021 follows (in thousands):

			2023		
-	Consumer	Corporate	Branch		
	Banking	Banking	Banking	Treasury	Total
Operating income					
Interest income	₽3,818,782	₽593,849	₽7,918,866	₽5,292,768	₽17,624,265
Service fees and commission	586,757	12,506	1,193,480	-	1,792,743
Other operating income	953,163	7,814	607,681	22,922	1,591,580
Total operating income	5,358,702	614,169	9,720,027	5,315,690	21,008,588
Non-cash expenses					
Provision for credit and impairment losses	1,267,662	50,112	138,210	(4,894)	1,451,090
Depreciation	209,247	2,932	626,693	1,264	840,136
Amortization of intangible assets	37,485	944	67,087	697	106,213
Total non-cash expenses	1,514,394	53,988	831,990	(2,933)	2,397,439
Interest expense	-	-	2,514,801	3,283,288	5,798,089
Service fees and commission expense	21,465	458	43,661	-	65,584
Subtotal	21,465	458	2,558,462	3,283,288	5,863,673
Compensation and fringe benefits	981,002	59,622	2,736,065	35,026	3,811,715
Taxes and licenses	409,260	11,358	513,802	738,107	1,672,527
Occupancy and equipment-related costs	89,823	571	247,741	330	338,465
Security, messengerial and janitorial services	134,936	2,006	293,958	339	431,239
Miscellaneous	476,514	9,635	1,065,178	139,519	1,690,846
Subtotal	2,091,535	83,192	4,856,744	913,321	7,944,792
Income before share in net income of a joint venture and					
income tax	1,731,308	476,531	1,472,831	1,122,014	₽4,802,684
Share in net income of a joint venture					86,341
Income before income tax					4,889,025
Provision for income tax					357,963
Net income					4,531,062
Segment assets	₽96,310,679	₽2,287,007	₽46,653,000	₽91,054,823	236,305,509
Investment in a joint venture					870,179
Deferred tax assets					1,257,608
Total assets					₽238,433,296
Segment liabilities	₽1,401,753	₽94,864	₽138,894,328	₽57,888,193	₽198,279,138

	2022					
	Consumer Banking	Corporate Banking	Branch Banking	Treasury	Total	
Operating income	Danking	Balikilig	Balikilig	Ticasury	Total	
Interest income	₽3,205,313	₽652,627	₽7,566,916	₽2,763,017	₽14,187,873	
Service fees and commission	528,784	19,267	1,184,791		1,732,842	
Other operating income	1,366,039	19,538	906,231	(3,620)	2,288,188	
Total operating income	5,100,136	691,432	9,657,938	2,759,397	18,208,903	
Non-cash expenses		,				
Provision for credit and impairment losses	1,042,765	137,470	144,753	(18,746)	1,306,242	
Depreciation	164,989	2,605	587,289	1,070	755,953	
Amortization of intangible assets	34,423	1,039	66,598	791	102,851	
Total non-cash expenses	1,242,177	141,114	798,640	(16,885)	2,165,046	
Interest expense	_	-	2,238,266	898,957	3,137,223	
Service fees and commission expense	15,657	570	35,082	_	51,309	
Subtotal	15,657	570	2,273,348	898,957	3,188,532	
Compensation and fringe benefits	889,555	69,526	2,645,630	35,843	3,640,554	
Taxes and licenses	337,659	17,170	571,952	686,145	1,612,926	
Occupancy and equipment-related costs	99,112	801	244,215	440	344,568	
Security, messengerial and janitorial services	117,030	2,305	293,133	543	413,011	
Miscellaneous	637,139	19,885	1,302,183	171,514	2,130,721	
Subtotal	2,080,495	109,687	5,057,113	894,485	8,141,780	
Income before share in net income of a joint venture and						
income tax	1,761,807	440,061	1,528,837	982,840	4,713,545	
Share in net income of a joint venture					83,418	
Income before income tax					4,796,963	
Provision for income tax					1,118,535	
Net income					₽3,678,428	
Segment assets	₽78,301,306	₽3,047,772	₽46,435,918	₽135,539,614	263,324,610	
Investment in a joint venture					816,285	
Deferred tax assets					280,114	
Total assets					₽264,421,009	
Segment liabilities	₽1,102,197	₽112,602	₽140,290,782	₽85,775,817	₽227,281,398	



			2021		
-	Consumer	Corporate	Branch		
	Banking	Banking	Banking	Treasury	Total
Operating income					
Interest income	₽4,945,286	₽228,312	₽6,918,669	₽2,272,502	₽14,364,769
Service fees and commission	534,492	22,250	1,024,385		1,581,127
Other operating income	666,560	10,004	739,371	6,276	1,422,211
Total operating income	6,146,338	260,566	8,682,425	2,278,778	17,368,107
Non-cash expenses					
Provision for credit and impairment losses	2,717,849	6,068	343,425	3,336	3,070,678
Depreciation	242,670	2,653	589,789	1,216	836,328
Amortization of intangible assets	39,934	1,381	71,182	1,152	113,649
Total non-cash expenses	3,000,453	10,102	1,004,396	5,704	4,020,655
Interest expense	-	_	1,395,499	764,509	2,160,008
Service fees and commission expense	16,164	673	30,980	-	47,817
Subtotal	16,164	673	1,426,479	764,509	2,207,825
Compensation and fringe benefits	868,325	61,280	2,577,514	38,216	3,545,335
Taxes and licenses	327,026	16,041	556,772	686,295	1,586,134
Occupancy and equipment-related costs	115,829	1,145	234,903	711	352,588
Security, messengerial and janitorial services	92,338	1,249	255,334	612	349,533
Miscellaneous	672,101	18,332	1,217,257	174,513	2,082,203
Subtotal	2,075,619	98,047	4,841,780	900,347	7,915,793
Income before share in net income of a joint venture and					
income tax	1,054,102	151,744	1,409,770	608,218	3,223,834
Share in net income of a joint venture					41,915
Income before income tax					3,265,749
Benefit from income tax					(1,726,255)
Net income					₽1,539,494
Segment assets	₽80,895,520	₽3,765,463	₽42,419,696	₽133,385,718	260,466,397
Investment in a joint venture					762,926
Deferred tax assets					576,787
Total assets					₽261,806,110
Segment liabilities	₽811,147	₽94,530	₽141,071,696	₽84,934,660	₽226,912,033

7. Due from Bangko Sentral ng Pilipinas, Interbank Loans Receivable and Securities Purchased Under Resale Agreements

Due from Bangko Sentral ng Pilipinas

This account consists of the following:

	2023	2022
Demand deposit (Note 16)	₽3,598,633,911	₽6,320,243,574
Term deposit facility	3,000,000,000	30,023,000,000
Overnight deposit facility	3,147,000,000	1,210,000,000
	₽9,745,633,911	₽37,553,243,574

Due from BSP- Overnight deposit facility (ODF) bears annual interest rates ranging from 5.00% to 6.00% in 2023 and from 1.50% to 5.00% in 2022. On the other hand, due from BSP- Term Deposit (TD) bears annual interest rates ranging from 6.28% to 6.71% in 2023 and from 1.65% to 6.49% in 2022.

Interbank Loans Receivable and Securities Purchased Under Resale Agreements (SPURA) This account consists of the following:

	2023	2022
Interbank loans receivable	₽_	₽18,405,615
SPURA	6,989,635,680	2,651,203,416
	₽6,989,635,680	₽2,669,609,031



SPURA are lending to counterparties collateralized by government securities ranging from one to six days.

As of December 31, 2023 and 2022, the fair values of government securities held as collateral amounted to P7.0 billion and P2.7 billion, respectively. The Bank is not permitted to sell or repledge the related collateral in the absence of default by the counterparty.

Interbank call loans (IBCL) represent short-term lending with counterparty banks and other financial institutions. These are highly liquid instruments which mature within one to five days.

Interest income on due from BSP, interbank loans receivable and SPURA are as follows:

	2023	2022	2021
Due from BSP	₽1,397,792,663	₽1,254,216,130	₽648,063,197
IBCL and SPURA			
IBCL (Note 29)	24,751,029	7,862,763	_
SPURA	394,630,077	187,915,814	70,592,184
	419,381,106	195,778,577	70,592,184
	₽1,817,173,769	₽1,449,994,707	₽718,655,381

SPURA of the Bank bears annual interest rates ranging from 5.50% to 6.40% in 2023, 2.00% to 5.50% in 2022 and 2.00% in 2021. Foreign currency-denominated IBCLs bear annual interest ranging from 4.00% to 4.50% in 2023 and from 0.32% to 3.25% in 2022, while peso-denominated IBCL of the Bank bear annual interest rate ranging from 6.19% to 6.41% in 2023 and from 1.87% to 4.25% in 2022.

8. Investment Securities

Fair Value Through Profit or Loss (FVTPL) Investments FVTPL investments consist of the following:

	2023	2022
Government debt securities	₽414,298,313	₽35,875

The unrealized portion of the trading securities gains/(losses) on FVTPL investments amounted to P1.76 million in 2023 and (P0.01 million) in 2022.

Financial Assets at Fair Value through Other Comprehensive Income (FVOCI) Financial assets at FVOCI consist of the following:

	2023	2022
Debt securities		
Government	₽52,699,128,847	₽68,039,300,677
Private	1,633,147,238	1,600,771,597
Equity securities		
Quoted	27,417,546	20,643,608
	₽54,359,693,631	₽69,660,715,882

As of December 31, 2023 and 2022, the Bank deposited financial assets at FVOCI with total carrying value of P123.9 million and P180.5 million, respectively, in the form of government bonds with BSP, in compliance with trust regulations (Note 30).



As of December 31, 2023, and 2022, the ECL on financial assets at FVOCI (included in 'Fair value reserves on financial assets at FVOCI') amounted to P0.7 million and P1.0 million (Note 15), respectively. Movements in the fair value reserves on financial assets at FVOCI follow:

	2023	2022
Balance at beginning of year	(₽48,782,635)	₽2,409,890
Loss (gain) from sale of financial assets at FVOCI		
realized in profit or loss	677,047	(2,499,021)
Changes in allowance for ECL (Note 15)	(207,485)	(10,324,217)
Fair value gain (loss) recognized in OCI	119,107,530	(38,369,287)
Balance at end of year	₽70,794,457	(₽48,782,635)

Investment Securities at Amortized Cost

Investment securities at amortized cost consist of the following:

	2023	2022
Debt securities		
Government	₽27,886,190,462	₽27,932,285,174
Private	2,020,863,838	2,508,572,566
	29,907,054,300	30,440,857,740
Less allowance for credit losses (Note 15)	13,886,257	18,573,036
	₽29,893,168,043	₽30,422,284,704

In 2023 and 2022, investment securities at amortized cost include Bureau of Treasury bonds pledged by the Bank to MBTC to secure its payroll account, with total carrying value of P60.0 million and P60.1 million, respectively.

In 2021, the Bank sold investment securities classified as investment securities at amortized cost with total carrying amount of P378.7 million, resulting in gain on disposal of investment securities at amortized cost amounting to P11.7 million. The disposal in 2021 was assessed as not inconsistent with the Bank's HTC business model as the disposal was considered infrequent and insignificant in value. Further, the Bank assessed that the disposals did not reflect a change in the Bank's objectives for the HTC business model. Accordingly, the remaining investment securities in the affected HTC portfolio continue to be measured at amortized cost.

Interest income on investment securities consists of:

	2023	2022	2021
Interest income recognized using			
EIR			
Financial assets at FVOCI	₽2,948,166,683	₽1,590,417,662	₽940,474,154
Investment securities at amortized cost	1,359,495,255	983,839,251	545,545,008
	4,307,661,938	2,574,256,913	1,486,019,162
Interest income recognized using nominal interest rates			
FVTPL investments	3,495,728	2,152	11,272,985
	₽4,311,157,666	₽2,574,259,065	₽1,497,292,147

EIR on financial assets at FVOCI investments as of December 31, 2023, 2022, and 2021, range from 6.34% to 6.74%, from 1.97% to 6.04%, and from 0.97% to 9.34%, respectively.



On the other hand, EIR on peso-denominated investment securities at amortized cost range from 4.99% to 5.55% in 2023, from 3.86% to 5.02% in 2022 and from 3.21% to 5.61% in 2021, while EIR on foreign currency-denominated investment securities at amortized cost range from 3.28% to 3.65%, from 3.31% to 3.66% in 2022 and 3.32% to 3.67% in 2021.

Trading and securities gains (losses) - net on investment securities consist of:

	2023	2022	2021
Financial assets at FVOCI	(₽677,047)	₽2,499,021	₽4,000,002
FVTPL investments (Note 29)	5,970,945	(43,835)	(1,266,526)
	₽5,293,898	₽2,455,186	₽2,733,476

9. Loans and Receivables

This account consists of:

	2023	2022
Receivables from customers		
Consumption loans	₽75,082,900,240	₽60,698,139,340
Real estate loans	41,266,767,900	42,188,099,978
Commercial loans	6,749,239,198	6,479,111,462
Personal loans (Note 29)	2,103,099,117	2,223,139,881
	125,202,006,455	111,588,490,661
Less unearned discounts and capitalized interest	115,002,708	185,272,959
	125,087,003,747	111,403,217,702
Other receivables		
Accrued interest receivable	2,398,689,550	2,610,954,731
Accounts receivable (Note 29)	1,393,060,263	1,452,343,060
Bills purchased (Note 19)	42,243,033	_
Sales contract receivables	6,951,309	10,929,360
	128,927,947,902	115,477,444,853
Less allowance for credit losses (Note 15)	6,163,535,676	5,780,140,301
	₽122,764,412,226	₽109,697,304,552

Personal loans comprise deposit collateral loans, employee salary and consumer loan products such as money card, multi-purpose loan and flexi-loan.

As of December 31, 2023, 2022 and 2021, 35.65%, 40.09%, and 42.38%, respectively, of the total receivables from customers are subject to periodic interest repricing with average EIR of 8.50%, 8.14%, and 7.74% in 2023, 2022 and 2021, respectively. Remaining receivables earn average annual fixed interest rates of 16.43%, 15.95%, and 15.91%, in 2023, 2022 and 2021, respectively.

Interest income on loans and receivables consists of:

	2023	2022	2021
Receivables from customers			
Consumption loans	₽6,871,709,159	₽5,666,303,484	₽6,268,592,270
Real estate loans	3,504,027,484	3,462,009,203	3,882,390,733
Personal loans (Note 29)	627,081,379	585,515,967	1,329,347,250
Commercial loans	476,440,498	445,022,995	665,758,611
Other receivables			
Sales contract receivables	200,864	666,388	2,685,306
	₽11,479,459,384	₽10,159,518,037	₽12,148,774,170



Interest income from restructured loans amounted to ₱10.7 million, ₱5.9 million, and ₱5.0 million in 2023, 2022, and 2021, respectively.

On March 25, 2020, Republic Act (RA) No. 11469, otherwise known as the Bayanihan to Heal as One Act ("Bayanihan 1 Act") was enacted. Bayanihan 1 Act provides that all covered institutions shall implement a 30-day grace period for all loans with principal and/or interest and lease amortization falling due within the ECQ Period without incurring interest on interest, penalties, fees and other charges. Subsequently, on September 11, 2020, RA No. 11494, otherwise known as the Bayanihan to Recover as One Act ("Bayanihan 2 Act"), was enacted. Under Bayanihan 2 Act, a one-time sixty (60)-day grace period is granted for the payment of all existing, current and outstanding loans falling due, or any part thereof, on or before December 31, 2020, without incurring interest on interests, penalties, fees, or other charges and thereby extending the maturity of the said loans. Furthermore, a minimum 30-day grace period shall also be granted by covered institutions to all payments due within the period of community quarantine on rent and utility-related expenditures without incurring penalties, interest, and other charges.

Accretion of modified loans amounted to P70.1 million, P107.0 million and P134.6 million in 2023, 2022 and 2021, respectively (Note 23).

10. Investment in a Joint Venture

The Bank's investment in a joint venture represents its 30.00% interest in Sumisho Motor Finance Corporation (SMFC) as of December 31, 2023 and 2022.

SMFC was incorporated in the Philippines and registered with the Philippine Securities and Exchange Commission (SEC) on November 26, 2009. It started commercial operations in March 2010. Its principal office is located at 12th Floor, PSBank Center, 777 Paseo de Roxas corner Sedeño Street, Makati City.

SMFC is engaged in the business of lending or leasing to retail customers for their purchase of motorcycles.

Management has assessed that the Bank continues to have joint control over SMFC together with GT Capital, Sumitomo Japan, and Sumitomo Corporation of the Philippines (Sumitomo Group), as all investors are bound by all terms and conditions of the original Joint Venture Agreement between the Bank and Sumitomo Group, where unanimous consent is required from all the parties for SMFC's relevant activities.

The investment is measured using the equity method. As of December 31, 2023, and 2022, the Bank's investment in a joint venture amounted to P870.2 million and P816.3 million, respectively.

Movement in this account follows (in thousands):

	2023	2022
Balance at beginning of year	₽816,285	₽762,926
Share in net income (Note 29)	86,341	83,418
Share in remeasurement gains on retirement plan		
(Note 29)	3,301	_
Share in hedge reserves (Note 29)	21,852	_
Dividends received	(57,600)	(30,059)
Balance at end of year	₽870,179	₽816,285



		2023	2022
Current assets		₽7,251,886	₽6,422,841
Non-current assets		452,478	373,076
Current liabilities		(3,279,135)	(3,968,926)
Non-current liabilities		(1,524,632)	(106,041)
Net assets		₽2,900,597	₽2,720,950
		2023	2022
Cash and cash equivalents		₽687,758	₽373,518
Current financial liabilities		(3,299,346)	(3,644,859)
Non-current financial liabilities		(1,417,664)	(28,599)
	2022	2022	2021
D	2023	2022	2021
Revenues	₽1,803,734	₽1,548,564	₽1,962,096
Less: Costs and expenses	1,539,695	1,159,711	1,588,374
	264,039	388,853	373,722
Less: Provision for (benefit from)			
income tax	(23,764)	110,792	234,006
Net income	287,803	278,061	139,716
Add: Other comprehensive income	(32,357)	33,212	90,384
Total comprehensive income	₽255,446	₽311,273	₽230,100
	2023	2022	2021
Interest income	₽1,715,112	₽1,459,009	₽1,646,205
Interest expense	240,397	164,828	217,354
Depreciation and amortization	96,437	91,584	67,542
Income tax expense or income	62,536	110,792	234,006

The following table illustrates the summarized financial information of SMFC (in thousands):

Cost of the investment as of December 31, 2023 and 2022 amounted to ₱600.0 million.

On June 23, 2023, SMFC declared dividends of ₱9.60 per share amounting to a total of ₱192.0 million. The same was paid to shareholders on July 19, 2023.

On June 24, 2022, SMFC declared dividends of \clubsuit 5.01 per share amounting to a total of \clubsuit 100.2 million. The same was paid to shareholders on July 20, 2022.

SMFC is a private company and there is no quoted market price available for its shares. The net assets of SMFC consist mainly of financial assets and financial liabilities.

The Bank has no share in any contingent liabilities or capital commitments of SMFC as of December 31, 2023 and 2022. There are also no agreements entered into by SMFC that may restrict dividends and other capital contributions to be paid, loans and advances to be made or repaid to or from the Bank as of the said dates.



11. Property and Equipment

The composition of and movements in this account follow:

_			202	3		
			Furniture,			
		D 111	Fixtures and	Leasehold	Right-of-use	T ()
~	Land	Building	Equipment	Improvements	Assets: Building	Total
Cost						
Balance at beginning of the						
period	₽976,443,676	₽1,155,304,612	₽3,135,342,532	₽1,101,893,510	₽2,001,043,368	₽8,370,027,698
Acquisitions/Additions	-	9,541,646	349,393,788	29,491,286	312,921,930	701,348,650
Disposals/Retirement	-	-	(69,397,401)	-	(350,373,660)	(419,771,061)
Balance at end of the period	976,443,676	1,164,846,258	3,415,338,919	1,131,384,796	1,963,591,638	8,651,605,287
Accumulated Depreciation						
Balance at beginning of						
the period	-	598,513,254	2,715,701,056	1,041,927,841	887,162,420	5,243,304,571
Depreciation	-	35,811,640	156,665,664	28,339,407	417,200,588	638,017,299
Disposals/Retirement	-	-	(37,264,214)	-	(334,409,746)	(371,673,960)
Balance at end of the						
period	-	634,324,894	2,835,102,506	1,070,267,248	969,953,262	5,509,647,910
Net Book Value	₽976,443,676	₽530,521,364	₽580,236,413	₽61,117,548	₽ 993,638,376	₽3,141,957,377

	2022					
			Furniture,	T 1 11	Dil. C	
	Land	Building	Fixtures and Equipment	Leasehold Improvements	Right-of-use Assets: Building	Total
Cost						
Balance at beginning of the						
period	₽976,443,676	₽1,153,733,962	₽2,950,915,849	₽1,071,161,902	₽1,805,984,812	₽7,958,240,201
Acquisitions/Additions	-	1,570,650	300,248,803	31,019,624	523,368,707	856,207,784
Disposals/Retirement	_	-	(115,822,120)	(288,016)	(328,310,151)	(444,420,287)
Balance at end of the period	976,443,676	1,155,304,612	3,135,342,532	1,101,893,510	2,001,043,368	8,370,027,698
Accumulated Depreciation						
Balance at beginning of						
the period	-	562,531,286	2,685,875,690	1,013,331,430	758,045,946	5,019,784,352
Depreciation	-	35,981,968	116,044,932	28,884,427	399,626,555	580,537,882
Disposals/Retirement	-		(86,219,566)	(288,016)	(270,510,081)	(357,017,663)
Balance at end of the						
period	-	598,513,254	2,715,701,056	1,041,927,841	887,162,420	5,243,304,571
Net Book Value	₽976,443,676	₽556,791,358	₽419,641,476	₽59,965,669	₽1,113,880,948	₽3,126,723,127

Gain on sale of property and equipment amounted to P3.9 million in 2023, P12.1 million in 2022 and P2.0 million in 2021.

The details of depreciation under the statements of income follow:

	2023	2022	2021
Property and equipment	₽638,017,299	₽580,537,882	₽573,391,951
Chattel mortgage properties	109,360,006	83,084,760	180,862,587
(Note 14)			
Investment properties (Note 12)	92,758,455	92,330,079	82,073,041
	₽840,135,760	₽755,952,721	₽836,327,579

As of December 31, 2023 and 2022, property and equipment of the Bank with gross carrying amounts of P2.4 billion and P2.5 billion, respectively, are fully depreciated but are still being used.



12. Investment Properties

The composition of and movements in this account follow:

		2023	
		Building	
	Land	Improvements	Total
Cost			
Balance at beginning of year	₽1,372,656,512	₽3,345,050,833	₽4,717,707,345
Additions (Note 32)	196,132,372	464,387,687	660,520,059
Disposals	(164,314,113)	(587,890,609)	(752,204,722)
Balance at end of year	1,404,474,771	3,221,547,911	4,626,022,682
Accumulated Depreciation			
Balance at beginning of year	-	459,729,368	459,729,368
Depreciation (Note 11)	-	92,758,455	92,758,455
Disposals	-	(66,092,310)	(66,092,310)
Balance at end of year	-	486,395,513	486,395,513
Allowance for Impairment Losses			
Balance at beginning of year	57,557,773	168,949,139	226,506,912
Provisions for the year (Note 15)	415,646	11,769,290	12,184,936
Disposals	(1,846,285)	(32,168,578)	(34,014,863)
Balance at end of year	56,127,134	148,549,851	204,676,985
Net Book Value	₽1,348,347,637	₽2,586,602,547	₽3,934,950,184

		2022	
		Building	
	Land	Improvements	Total
Cost			
Balance at beginning of year	₽1,320,449,533	₽2,794,942,497	₽4,115,392,030
Additions (Note 32)	294,903,221	1,143,279,296	1,438,182,517
Disposals	(242,696,242)	(593,170,960)	(835,867,202)
Balance at end of year	1,372,656,512	3,345,050,833	4,717,707,345
Accumulated Depreciation			
Balance at beginning of year	_	451,937,538	451,937,538
Depreciation (Note 11)	_	92,330,079	92,330,079
Disposals	_	(84,538,249)	(84,538,249)
Balance at end of year	-	459,729,368	459,729,368
Allowance for Impairment Losses			
Balance at beginning of year	66,586,922	88,269,464	154,856,386
Provisions (reversals) for the year (Note 15)	(7,684,815)	111,666,863	103,982,048
Disposals	(1,344,334)	(30,987,188)	(32,331,522)
Balance at end of year	57,557,773	168,949,139	226,506,912
Net Book Value	₽1,315,098,739	₽2,716,372,326	₽4,031,471,065

The details of the net book value of investment properties follow:

	2023	2022
Real estate properties acquired in settlement of loans and receivables	₽3.859.953.928	₽3,952,646,383
Bank premises leased to third parties and held for	, , ,	, , , ,
capital appreciation	74,996,256	78,824,682
	₽3,934,950,184	₽4,031,471,065

As of December 31, 2023 and 2022, the aggregate fair value of investment properties amounted to P6.6 billion and P6.5 billion, respectively. Fair value of the properties was determined using sales comparison approach. Fair values are based on valuations performed by accredited external and in-house appraisers.



Gain on foreclosure of investment properties amounted to P233.5 million, P597.4 million, and P256.5 million in 2023, 2022 and 2021, respectively. Gain on sale of investment properties amounted to P128.4 million, P204.3 million, and P314.8 million in 2023, 2022 and 2021, respectively. Rental income on investment properties included in 'Miscellaneous income' amounted to P47.2 million, P44.1 million, and P42.4 million in 2023, 2022 and 2021, respectively (Notes 23 and 25).

Operating expenses incurred in maintaining investment properties (included under miscellaneous expense - 'Repairs and maintenance') amounted to P10.2 million, P11.1 million, and P13.0 million in 2023, 2022 and 2021, respectively (Note 26).

13. Intangible Assets and Goodwill

This account consists of:

	2023	2022
Goodwill	₽53,558,338	₽53,558,338
Intangible assets		
Software costs	207,515,121	243,208,824
Branch licenses	37,123,737	37,123,737
	244,638,858	280,332,561
	₽298,197,196	₽333,890,899

Movements in intangible assets follow:

		2023	
	Software	Branch	
	Costs	Licenses	Total
Balance at beginning of year	₽243,208,824	₽37,123,737	₽280,332,561
Additions	70,519,156	-	70,519,156
Amortization	(106,212,859)	-	(106,212,859)
Balance at end of year	₽207,515,121	₽37,123,737	₽244,638,858
		2022	
	Software	Branch	
	Costs	Licenses	Total
Balance at beginning of year	₽270,511,009	₽37,123,737	₽307,634,746
Additions	75,548,530	_	75,548,530
Amortization	(102,850,715)	_	(102,850,715)
Balance at end of year	₽243,208,824	₽37,123,737	₽280,332,561



14. Other Assets

This account consists of:

	2023	2022
Financial assets		
Security deposits (Note 29)	₽198,883,979	₽190,888,081
Liquidity requirement for electronic money products	187,273,039	_
RCOCI	14,419,807	12,023,475
Others*	436,826	438,414
	401,013,651	203,349,970
Non-financial assets		
Chattel mortgage properties - net	667,892,031	335,317,543
Prepayments (Note 29)	164,561,700	129,455,531
Creditable withholding tax	45,044,403	50,161,181
Stationeries and supplies on hand	44,329,293	37,852,452
Documentary stamps on hand	22,890,982	28,565,091
Net retirement assets (Note 24)	-	203,410,383
Others**	46,556	6,665
	944,764,965	784,768,846
	₽1,345,778,616	₽988,118,816

Others under financial assets comprise petty cash fund, shortages, and other investments
 ** Others under non-financial assets comprise inter-office float items, sundry debits, deferred charges, postages stamps

Prepayments represent prepaid insurance, rent, taxes, and other prepaid expenses.

Creditable withholding tax (CWT) pertains to the excess credits after applying CWT against income tax payable.

Liquidity requirement for electronic money products represents the amount set up to be held in trust for the specific purpose of liquidation of balances of electronic money (e-money) products of the Bank in compliance with BSP Circular No. 1166, *Amendments to the Regulations on Electronic Money (e-money) and the Operations of Electronic Money Issuers (EMI) in the Philippines* which was released by BSP on February 7, 2023. The BSP requires Bangko Sentral-Supervised Financial Institutions (BSFIs) to have sufficient liquid assets to always meet e-money redemptions by its customers. Such amount held in the trust account shall not fall below the required minimum balance of at least 50% of the outstanding e-money balances.

Movements in chattel mortgage properties - net follow:

	2023	2022
Cost		
Balance at beginning of year	₽417,400,112	₽494,437,996
Additions (Note 32)	2,320,586,633	1,978,930,122
Disposals	(2,001,189,653)	(2,055,968,006)
Balance at the end of year	736,797,092	417,400,112
Accumulated Depreciation		
Balance at beginning of year	82,062,955	85,868,482
Depreciation (Note 11)	109,360,006	83,084,760
Disposals	(122,660,444)	(86,890,287)
Balance at the end of year	68,762,517	82,062,955

(Forward)



	2023	2022
Allowance for Impairment Losses		
Balance at beginning of year	₽ 19,614	₽49,740
Provisions (Note 15)	674,171	376,044
Disposals	(551,241)	(406,170)
Balance at end of year	142,544	19,614
Net Book Value	₽667,892,031	₽335,317,543

Gain on foreclosure of chattel mortgage properties amounted to ₱491.9 million, ₱595.4 million and ₱479.4 million in 2023, 2022 and 2021, respectively.

Gain (loss) on sale of chattel mortgage properties amounted to P128.1 million, P104.8 million and (P337.2 million) in 2023, 2022 and 2021, respectively.

15. Allowance for Credit and Impairment Losses

An analysis of changes in the ECL allowances for loans and advances to banks as of December 31, 2023 and 2022 follows (in thousands):

	2023						
	Stage	1	Stage	e 2			
	Individual	Collective	Individual	Collective	Stage 3	POCI	Total
Due from BSP							
Balance as of January 1, 2023	₽-	₽-	₽-	₽-	₽-	₽-	₽-
New assets originated or purchased	-	-	-	-	-	-	-
Assets derecognized or repaid	-	-	-	-	-	-	-
Balance at December 31, 2023	-	-	-	-	-	-	-
Due from other banks							
Balance at January 1, 2023	14,671	-	-	-	-	-	14,671
New assets originated or purchased	-	-	-	-	-	-	-
Assets derecognized or repaid	(13,462)	-	-	-	-	-	(13,462)
Balance at December 31, 2023	1,209	-	-	-	-	-	1,209
Total loans and advances to banks							
Balance at January 1, 2023	14,671	-	-	-	-	-	14,671
New assets originated or purchased	-	-	-	-	-	-	-
Assets derecognized or repaid	(13,462)	_	-	-	_	-	(13,462)
Balance at December 31, 2023	₽1,209	₽-	₽-	₽-	₽-	₽-	₽1,209

	2022						
	Stage	1	Stage	2			
	Individual	Collective	Individual	Collective	Stage 3	POCI	Total
Due from BSP							
Balance as of January 1, 2022	₽1,174	₽	₽	₽	₽	₽	₽1,174
New assets originated or purchased	-	-	-	-	-	-	_
Assets derecognized or repaid	(1,174)	-	_	-	-	-	(1,174)
Balance at December 31, 2022	_	_	_	-	_	-	-
Due from other banks							
Balance at January 1, 2022	1,099	-	-	-	-	-	1,099
New assets originated or purchased	13,572	-	-	-	-	-	13,572
Assets derecognized or repaid	-	-	-	-	-	-	-
Balance at December 31, 2022	14,671	—	_	—	—	-	14,671
Total loans and advances to banks							
Balance at January 1, 2022	2,273	-	-	-	-	-	2,273
New assets originated or purchased	13,572	-	-	-	-	-	13,572
Assets derecognized or repaid	(1,174)	—	_	—	—	-	(1,174)
Balance at December 31, 2022	₽14,671	₽	₽-	₽_	₽	₽-	₽14,671

An analysis of changes in the ECL allowances for investment securities as of December 31, 2023 and 2022 follows (in thousands):

				2023			
	Stage	Stage 1 Stage 2					
	Individual	Collective	Individual	Collective	Stage 3	POCI	Total
Financial assets at FVOCI					U		
Balance at January 1, 2023	₽954	₽-	₽-	₽-	₽-	₽-	₽954
New assets originated or purchased	-	_	-	-	-	-	-
Assets derecognized or repaid	(208)	-	_	-	_	_	(208)
Balance at December 31, 2023	746	-	-	-	-	_	746
Investment at amortized cost							
Balance at January 1, 2023	18,573	-	-	-	-	-	18,573
New assets originated or purchased	-	_	-	-	_	-	-
Assets derecognized or repaid	(4,687)	_	-	-	_	-	(4,687)
Balance at December 31, 2023	13,886	-	-	-	-	-	13,886
Total investment securities							
Balance at January 1, 2023	19,527	-	-	-	-	-	19,527
New assets originated or purchased	-	-	-	-	-	-	-
Assets derecognized or repaid	(4,895)	-	-	-	-	-	(4,895)
Balance at December 31, 2023	₽14,632	₽-	₽-	₽-	₽-	₽-	₽14,632
				2022			
	Stage	1	Stage	2			
	Individual	Collective	Individual	Collective	Stage 3	POCI	Total
Financial assets at FVOCI							
Balance at January 1, 2022	₽11,278	₽	₽	₽	₽	₽-	₽11,278
New assets originated or purchased	-	—	_	-	-	-	_
Assets derecognized or repaid	(10,324)	-	—	—	-	_	(10,324)
Balance at December 31, 2022	954	-	—	—	-	—	954
Investment at amortized cost							
Balance at January 1, 2022	25,598	_	-	_	-	_	25,598
New assets originated or purchased	14,322	_	-	_	-	_	14,322
Assets derecognized or repaid	(21,347)	-	_	_	-	_	(21,347)
Balance at December 31, 2022	18,573	-	-	_	-	_	18,573
Total investment securities							
Balance at January 1, 2022	36,876	-	_	—	-	—	36,876
New assets originated or purchased	14,322	_	-	_	-	_	14,322
Assets derecognized or repaid	(31,671)	-	_	_	-	_	(31,671)
Balance at December 31, 2022	₽19,527	₽	₽	₽	₽	₽_	₽19,527

An analysis of changes in the ECL allowances for receivables from customers as of December 31, 2023 and 2022 follows (in thousands):

				2023					
	Stag	Stage 1 Stage 2			tage 1 Stage 2				
	Individual	Collective	Individual	Collective	Stage 3	POCI	Total		
Consumption Loans									
Balance at January 1, 2023	₽-	₽1,706,746	₽-	₽569,605	₽938,875	₽-	₽3,215,226		
New assets originated or purchased	-	1,514,645	-	116,684	185,796	-	1,817,125		
Assets derecognized or repaid	-	(132,064)	-	(182,992)	(348,783)	-	(663,839)		
Amounts written off	-		-	_	(145,656)	-	(145,656)		
Transfers to Stage 1	-	104,699	-	(87,647)	(17,052)	-	_		
Transfers to Stage 2	-	(165,555)	-	196,066	(30,511)	-	-		
Transfers to Stage 3	-	(46,230)	-	(79,764)	125,994	-	_		
Impact on change in assumptions	-	(964,343)	-	77,927	581,029	-	(305,387)		
Balance at December 31, 2023	-	2,017,898	-	609,879	1,289,692	-	3,917,469		
Real Estate Loans									
Balance at January 1, 2023	-	246,988	-	547,520	311,961	-	1,106,469		
New assets originated or purchased	-	42,543	-	4,412	4,610	-	51,565		
Assets derecognized or repaid	-	(10,694)	-	(45,306)	(42,410)	-	(98,410)		
Amounts written off	-		-	_	_	-	_		
Transfers to Stage 1	-	67,007	-	(63,962)	(3,045)	-	-		
Transfers to Stage 2	-	(77,394)	-	114,111	(36,717)	-	-		
Transfers to Stage 3	-	(1,822)	-	(19,200)	21,022	-	-		
Impact on change in assumptions	-	(72,318)	-	35,523	(59,900)	-	(96,695)		
Balance at December 31, 2023	-	194,310	-	573,098	195,521	-	962,929		
Commercial Loans									
Balance at January 1, 2023	-	55,871	-	35,208	176,753	-	267,832		
New assets originated or purchased	-	6,824	-	38	5,317	-	12,179		
Assets derecognized or repaid	-	(28,497)	-	(18,003)	(15,764)	-	(62,264)		
Amounts written off	-	· _ /	-	-	_	-	-		
Transfers to Stage 1	-	9,333	_	(9,303)	(30)	_	_		
Transfers to Stage 2	-	(774)	_	854	(80)	_	_		
Transfers to Stage 3	-	(75)	-	(331)	406	-	-		



	2023							
	Stage 1 Stage 2							
	Individual	Collective	Individual	Collective	Stage 3	POCI	Total	
Impact on change in assumptions	₽-	(₽14,268)	₽-	₽6,460	₽18,237	₽-	₽10,429	
Balance at December 31, 2023	-	28,414	-	14,923	184,839	-	228,176	
Personal Loans								
Balance at January 1, 2023	-	107,081	-	256,563	214,182	-	577,826	
New assets originated or purchased	-	38,158	-	62,300	12,539	-	112,997	
Assets derecognized or repaid	-	(29,839)	-	-37,020	(1,025)	-	(67,884)	
Amounts written off	-	-	-	-	(112,283)	-	(112,283)	
Transfers to Stage 1	-	41,548	-	(41,461)	(87)	-	_	
Transfers to Stage 2	-	(12,285)	-	12,527	(242)	-	-	
Transfers to Stage 3	-	(2,900)	-	-20,676	23,576	-	-	
Impact on change in assumptions	-	(71,053)	-	-14,536	48,093	-	(37,496)	
Balance at December 31, 2023	-	70,710	-	217,697	184,753	_	473,160	
Total Receivables from Customers								
Balance at January 1, 2023	-	2,116,686	-	1,408,896	1,641,771	-	5,167,353	
New assets originated or purchased	-	1,602,170	-	183,434	208,262	-	1,993,866	
Assets derecognized or repaid	-	(201,094)	-	(283,321)	(407,983)	-	(892,398)	
Amounts written off	-	-	-	_	(257,939)	-	(257,939)	
Transfers to Stage 1	-	222,587	-	(202,373)	(20,214)	-	_	
Transfers to Stage 2	-	(256,008)	-	323,558	(67,550)	-	-	
Transfers to Stage 3	-	(51,027)	-	(119,971)	170,998	-	-	
Impact on change in assumptions	-	(1,121,982)	-	105,374	587,459	-	(429,149)	
Balance at December 31, 2023	₽-	₽2,311,332	₽-	₽1,415,597	₽1,854,804	₽-	₽5,581,733	

				2022			
	0	Stage 1 Stage 2					
	Individual	Collective	Individual	Collective	Stage 3	POCI	Total
Consumption Loans		D 4 4 4 4 6 6			D 4 (B4 0 0 0 (
Balance at January 1, 2022	₽	₽1,141,409	₽	₽1,154,661	₽1,675,006	₽	₽3,971,076
New assets originated or purchased	-	1,241,271	-	53,407	54,053	-	1,348,731
Assets derecognized or repaid	-	(132,694)	-	(294,409)	(486,387)	-	(913,490)
Amounts written off	-		-	_	(616,950)	-	(616,950)
Transfers to Stage 1	-	341,274	-	(279,641)	(61,633)	-	-
Transfers to Stage 2	-	(123,772)	-	215,989	(92,217)	-	-
Transfers to Stage 3	-	(18,785)	-	(122,702)	141,487	-	-
Impact on change in assumptions	-	(741,957)	-	(157,700)	325,516	-	(574,141)
Balance at December 31, 2022	-	1,706,746	-	569,605	938,875	-	3,215,226
Real Estate Loans							
Balance at January 1, 2022	-	75,080	-	291,816	276,789	-	643,685
New assets originated or purchased	-	57,708	-	4,625	3,208	-	65,541
Assets derecognized or repaid	-	(5,199)	_	(28,481)	(101,738)	_	(135,418)
Amounts written off	-	-	_	-	-	_	_
Transfers to Stage 1	-	54,264	-	(47,664)	(6,600)	-	-
Transfers to Stage 2	-	(35,379)	-	108,164	(72,785)	-	-
Transfers to Stage 3	-	(754)	-	(29,158)	29,912	-	-
Impact on change in assumptions	-	101,268	-	248,218	183,175	-	532,661
Balance at December 31, 2022	-	246,988	_	547,520	311,961	_	1,106,469
Commercial Loans		,		,	,		
Balance at January 1, 2022	_	222,225	_	23,966	257,972	_	504.163
New assets originated or purchased	_	25,131	_	995	150	_	26,276
Assets derecognized or repaid	_	(59,800)	_	(2,204)	(61,598)	_	(123,602)
Amounts written off	-	(27,000)	_	(_,_ • • •)	(**,***)	_	(,,
Transfers to Stage 1	_	9,116	_	(6,044)	(3,072)	_	_
Transfers to Stage 2	-	(1,141)	_	14,409	(13,268)	_	-
Transfers to Stage 3	_	(41)	_	(1,625)	1,666	_	_
Impact on change in assumptions	_	(139,619)	_	5,711	(5,097)	_	(139,005)
Balance at December 31, 2022		55,871	_	35,208	176,753	_	267,832
Personal Loans		55,671	_	55,208	170,755		207,852
Balance at January 1, 2022		15,644	_	408,105	683.244	_	1,106,993
	-	58,712	_	60,721	9,111	_	1,100,993
New assets originated or purchased Assets derecognized or repaid	_	(3,778)	_	(80,077)	(51,181)	_	(135,036)
Amounts written off	_	(3,778)	_	(80,077)	(450,694)	_	,
	_	98,205	_			_	(450,694)
Transfers to Stage 1	-	· · · · ·		(97,289)	(916)	_	_
Transfers to Stage 2	_	(4,155)	-	8,348	(4,193)	_	-
Transfers to Stage 3		(103)		(40,300)	40,403		(71.001)
Impact on change in assumptions	-	(57,444)	-	(2,945)	(11,592)	-	(71,981)
Balance at December 31, 2022	-	107,081	_	256,563	214,182	-	577,826
Total Receivables from Customers							
Balance at January 1, 2022	-	1,454,358	-	1,878,548	2,893,011	-	6,225,917
New assets originated or purchased	-	1,382,822	-	119,748	66,522	-	1,569,092
Assets derecognized or repaid	-	(201,471)	-	(405,171)	(700,904)	-	(1,307,546)
Amounts written off	-	-	-	-	(1,067,644)	-	(1,067,644)
Transfers to Stage 1	-	502,859	-	(430,638)	(72,221)	-	-
Transfers to Stage 2	-	(164,447)	-	346,910	(182,463)	-	-
Transfers to Stage 3	-	(19,683)	-	(193,785)	213,468	-	-
Impact on change in assumptions	-	(837,752)	-	93,284	492,002	-	(252,466)
Balance at December 31, 2022	₽	₽2,116,686	₽-	₽1,408,896	₽1,641,771	₽	₽5,167,353



An analysis of changes in the ECL allowances for other receivables as of December 31, 2023 and 2022 follows (in thousands):

	2023							
	Stage	Stage 1 Stage 2						
	Individual	Collective	Individual	Collective	Stage 3	POCI	Total	
Accrued Interest Receivable								
Balance as of January 1, 2023	₽-	18,183	₽-	18,826	25,734	₽-	62,743	
New assets originated or purchased	-	13,079	-	2,345	9,193	-	24,617	
Assets derecognized or repaid	-	(1,855)	-	(4,094)	(15,174)	-	(21,123)	
Amounts written off	-	_	-	-	-	-	-	
Transfers to Stage 1	-	2,621	-	(2,459)	(162)	-	-	
Transfers to Stage 2	-	(2,267)	-	2,657	(390)	-	-	
Transfers to Stage 3	-	(568)	-	(2,317)	2,885	-	-	
Impact on change in assumptions	-	(10,167)	-	130	16,027	-	5,990	
Balance at December 31, 2023	-	19,026	-	15,088	38,113	-	72,227	
Sales Contract Receivable								
Balance as of January 1, 2023	-	1	-	11	172	-	184	
New assets originated or purchased	-	_	-	-	-	-	-	
Assets derecognized or repaid	-	-	-	(6)	(37)	-	(43)	
Amounts written off	-	-	-	_	_	-		
Transfers to Stage 1	-	6	-	(6)	-	-	-	
Transfers to Stage 2	-	_	-	3	(3)	-	-	
Transfers to Stage 3	-	-	-	-	-	-	-	
Impact on change in assumptions	-	(1)	-	17	414	-	430	
Balance at December 31, 2023	-	6	-	19	546	-	571	
Total Other Receivables								
Balance as of January 1, 2023	-	18,184	-	18,837	25,906	-	62,927	
New assets originated or purchased	-	13,079	-	2,345	9,193	-	24,617	
Assets derecognized or repaid	-	(1,855)	-	(4,100)	(15,211)	-	(21,166)	
Amounts written off	-	_	-	_	_	-	_	
Transfers to Stage 1	-	2,627	-	(2,465)	(162)	-	-	
Transfers to Stage 2	-	(2,267)	-	2,660	(393)	-	-	
Transfers to Stage 3	-	(568)	-	(2,317)	2,885	-	-	
Impact on change in assumptions	-	(10,168)	-	147	16,441	-	6,420	
Balance at December 31, 2023	₽-	₽19,032	₽-	₽15,107	₽38,659	₽-	₽72,798	

				2022			
	Stage 1 Stage 2						
	Individual	Collective	Individual	Collective	Stage 3	POCI	Total
Accrued Interest Receivable							
Balance as of January 1, 2022	₽	₽10,935	₽	₽21,796	₽708,635	₽-	₽741,366
New assets originated or purchased	-	11,597	_	1,630	1,857	-	15,084
Assets derecognized or repaid	-	(1,280)	-	(6,065)	(699,190)	_	(706,535)
Amounts written off	-	-	-	-	-	-	-
Transfers to Stage 1	-	4,409	-	(4,044)	(365)	-	-
Transfers to Stage 2	-	(1,148)	-	2,032	(884)	-	-
Transfers to Stage 3	-	(142)	-	(1,962)	2,104	-	-
Impact on change in assumptions	-	(6,188)	-	5,439	13,577	-	12,828
Balance at December 31, 2022	-	18,183	-	18,826	25,734	_	62,743
Sales Contract Receivable							
Balance as of January 1, 2022	-	1	-	80	216	-	297
New assets originated or purchased	-	-	-	-	-	-	-
Assets derecognized or repaid	-	-	-	(73)	-	-	(73)
Amounts written off	-	-	-	_	-	-	_
Transfers to Stage 1	-	29	-	-	(29)	-	-
Transfers to Stage 2	-	_	_	11	(11)	-	-
Transfers to Stage 3	-	-	-	-	-	-	-
Impact on change in assumptions	-	(29)	-	(7)	(4)	-	(40)
Balance at December 31, 2022	-	1	_	11	172	-	184
Total Other Receivables							
Balance as of January 1, 2022	-	10,936	_	21,876	708,851	-	741,663
New assets originated or purchased	-	11,597	-	1,630	1,857	_	15,084
Assets derecognized or repaid	-	(1,280)	-	(6,138)	(699,190)	-	(706,608)
Amounts written off	-	_	-	-	-	_	-
Transfers to Stage 1	-	4,438	_	(4,044)	(394)	-	-
Transfers to Stage 2	-	(1,148)	—	2,043	(895)	-	-
Transfers to Stage 3	-	(142)	-	(1,962)	2,104	-	-
Impact on change in assumptions	-	(6,217)	_	5,432	13,573	_	12,788
Balance at December 31, 2022	₽	18,184	₽	18,837	25,906	₽-	₽62,927



The ECL allowance on accounts receivables of the Bank based on their aging as of December 31, 2023
and 2022 follows:

Age of accounts receivables	2023	2022
Up to 1 month	₽5,566,498	₽54,242,512
>1 to 2 months	1,710,417	1,156,531
> 2 to 3 months	1,103,576	4,794,464
More than 3 months	500,601,795	489,667,213
	₽508,982,286	₽549,860,720

As of December 31, 2023 and 2022, the Bank's undrawn portion of committed credit lines amounted to $\mathbb{P}4.0$ billion and $\mathbb{P}3.3$ billion, respectively. As of December 31, 2023 and 2022, provision on undrawn portion of committed credit lines amounted to $\mathbb{P}132.8$ million and $\mathbb{P}208.3$ million, respectively (Note 19).

The details of provisions (reversals) under the statements of income follow:

	2023	2022
Loans and receivables (Note 9)	₽1,456,586,418	₽1,206,835,408
Investment properties (Note 12)	12,184,936	103,982,048
Investment securities	(4,894,264)	(17,348,853)
Due from other banks	(13,461,465)	13,572,089
Due from BSP	_	(1,174,300)
Chattel mortgage (Note 14)	674,171	376,044
	₽1,451,089,796	₽1,306,242,436

16. Deposit Liabilities

Interest expense on deposit liabilities consists of:

	2023	2022	2021
Time (Note 29)	₽5,307,552,802	₽2,416,715,820	₽1,142,132,528
LTNCD	260,840,070	295,891,550	393,609,027
Demand (Note 29)	50,405,931	54,394,093	55,002,193
Savings	44,377,682	44,392,032	46,490,171
	₽5,663,176,485	₽2,811,393,495	₽1,637,233,919

Peso-denominated deposit liabilities earn annual fixed interest rates ranging from 0.10% to 6.25% in 2023, from 0.10% to 6.00% in 2022 and 2021, while foreign currency-denominated deposit liabilities earn annual fixed interest rates ranging from 0.05% to 6.25% in 2023, from 0.05% to 0.25% in 2022 and from 0.05% to 0.38% in 2021. Effective interest rates on deposit liabilities range from 0.10% to 5.30% in 2023, from 0.10% to 3.94% in 2022, and from 0.10% to 3.95% in 2021.

In 2023, the Bangko Sentral ng Pilipinas issued BSP Circular No. 1175 reducing the reserve requirements against deposits to 2.00% from 3.00% for thrift banks. As of December 31, 2023 and 2022, Due from BSP amounting to $\mathbb{P}3.3$ billion and $\mathbb{P}6.3$ billion, respectively, was set aside as reserves for deposit liabilities. As reported to the BSP, the Bank is in compliance with such regulations as of December 31, 2023 and 2022.



On December 8, 2016, the BSP authorized the Bank to issue LTNCDs up to P10.0 billion through one or multiple tranches over a period of one year. On January 30, 2017, the Bank issued the first tranche of LTNCDs amounting to P3.4 billion with a tenor of five (5) years and three (3) months and due on April 30, 2022 with interest rate of 3.50% per annum payable quarterly. The minimum investment size for the LTNCDs is P50,000 with increments of P50,000 thereafter. Subject to BSP Rules, the Bank has the option to pre-terminate the LTNCDs as a whole but not in part, prior to maturity and on any interest payment date at face value plus accrued interest covering the accrued and unpaid interest.

On July 13, 2018, the BSP authorized the Bank to issue LTNCDs up to P15.0 billion through one or multiple tranches over a period of one year. On August 9, 2018, the Bank issued the first tranche of LTNCDs amounting to P5.1 billion with a tenor of five (5) years and six (6) months and due on February 9, 2024 with interest rate of 5.00% per annum payable quarterly. The minimum investment size for the LTNCDs is P50,000 with increments of P50,000 thereafter. Subject to BSP Rules, the Bank has the option to pre-terminate the LTNCDs as a whole but not in part, prior to maturity and on any interest payment date at face value plus accrued interest covering the accrued and unpaid interest.

As of December 31, 2023 and 2022, deferred financing cost on LTNCDs amounted to P0.3 million and P6.9 million, respectively. Amortization of deferred financing cost amounted to P6.6 million and P9.8 million in 2023 and 2022, respectively.

17. Bills Payable and Bonds Payable

Bills Payable

As of December 31, 2023, these include SSURA amounting to P271.9 million which pertains to borrowings from counterparties secured by pledge of government securities with maturities ranging from 7 to 65 days and annual interest rate ranges from 4.79% to 5.91%. As of December 31, 2022, SSURA amounted to P1.2 billion with maturities ranging from 48 to 61 days and annual interest rate ranges from 5.05% to 5.09%.

Interest expense on bills payable in 2023, 2022, and 2021 amounted to P35.3 million, P21.9 million, and P42.0 thousand, respectively (Note 29).

Bonds Payable

On February 4, 2020, the Bank issued fixed rate bonds amounting to $\mathbb{P}4.7$ billion with a tenor of three (3) years and due on February 4, 2023 with interest rate of 4.5% per annum payable quarterly. The minimum investment size for the bonds payable is $\mathbb{P}0.5$ million with increments of $\mathbb{P}0.1$ million thereafter. As of December 31, 2022, the carrying amount of these bonds is $\mathbb{P}4.6$ billion. Debt issuance cost related to the issuance amounted to $\mathbb{P}42.7$ million.

Interest expense incurred on bonds due in 2023 amounted to P20.7 million in 2023, P224.0 million in 2022 and P223.4 million in 2021. Amortization of debt issuance costs amounted to P1.6 million in 2023, P14.8 million in 2022 and P14.2 million in 2021.

On July 24, 2019, the Bank issued fixed rate bonds amounting to P6.3 billion with a tenor of two (2) years and due on July 24, 2021 with interest rate of 5.6% per annum payable quarterly. The minimum investment size for the bonds payable is P0.5 million with increments of P0.1 million thereafter. Debt issuance cost related to the issuance amounted to P56.9 million. The P6.3 billion fixed rate bonds matured in July 2021.

Interest expense incurred on bonds due in 2021 amounted to P214.1 million in 2021, while amortization of debt issuance costs amounted to P17.1 million.



18. Accrued Taxes, Interest and Other Expenses

This account consists of:

	2023	2022
Accrued interest payable	₽515,706,331	₽505,829,516
Accrued other taxes and licenses payable	304,180,386	266,157,660
Accrued other expenses payable (Note 29)	1,843,650,786	1,734,229,560
	₽2,663,537,503	₽2,506,216,736

Accrued other expenses payable consists of:

	2023	2022
Litigation	₽627,167,507	₽587,480,311
Compensation and fringe benefits	597,067,561	392,066,163
Insurance (Note 29)	189,856,417	210,077,209
Information technology (Note 29)	148,708,322	153,439,962
Repairs and maintenance	50,282,060	62,182,060
Security, messengerial and janitorial	39,070,448	81,558,182
Rental - ATM Offsites	37,989,751	39,542,282
Advertising	34,173,067	64,536,154
ATM maintenance	24,040,826	31,025,175
Donations	23,369,956	13,355,355
Membership, fees and dues	3,773,951	3,773,951
Miscellaneous	68,150,920	95,192,756
	₽1,843,650,786	₽1,734,229,560

Compensation and fringe benefits include bonuses, as well as medical, dental and hospitalization benefits.

Miscellaneous include accruals for utilities and maintenance and other expenses.

19. Other Liabilities

This account consists of:

	2023	2022
Financial liabilities		
Accounts payable (Note 29)	₽1,998,393,906	₽2,087,042,216
Lease liabilities (Note 25)	1,181,200,923	1,322,931,895
Other credits	169,937,805	169,110,872
Bills purchased – contra (Note 9)	42,243,033	_
Overages	4,108,652	3,226,191
Deposit for keys – SDB	741,645	749,270
	3,396,625,964	3,583,060,444

(Forward)



	2023	2022
Non-financial liabilities		
Net retirement liability (Note 24)	₽241,017,602	₽-
Sundry credits	222,364,272	149,968,105
Provision on undrawn portion of committed		
credit lines (Note 15)	132,829,383	208,286,386
Withholding taxes payable	116,772,129	120,565,498
Due to the Treasurer of the Philippines	36,437,950	20,417,050
SSS, Medicare, ECP and HDMF		
premium payable	20,016,801	17,276,348
Miscellaneous (Note 29)	40,870,530	54,793,755
	810,308,667	571,307,142
Total	₽4,206,934,631	₽4,154,367,586

Accounts payable includes payable to suppliers and service providers, and loan payments and other charges received from customers in advance.

Other credits represent long-outstanding unclaimed cashier's checks.

Sundry credits represent various items or transactions which cannot be classified immediately under any credit account and subsequently classified to proper credit accounts the following month.

As of December 31, 2023 and 2022, miscellaneous liabilities include incentives for housing loan customers that are compliant with the payment terms amounting to nil and ₱16.1 million, respectively.

20. Maturity Analysis of Assets and Liabilities

The following table shows an analysis of assets and liabilities analyzed according to whether they are expected to be recovered or settled within one year and beyond one year from the statement of condition dates (in thousands):

	December 31					
	2023		2022			
	Within	Beyond		Within	Beyond	
	One Year	One Year	Total	One Year	One Year	Total
Financial Assets		_			_	
Cash and other cash items	₽1,653,555	₽-	₽1,653,555	₽1,930,720	₽_	₽1,930,720
Due from BSP - gross	9,745,634	-	9,745,634	37,553,244	-	37,553,244
Due from other banks - gross	1,765,439	-	1,765,439	2,925,164	-	2,925,164
Interbank loans receivable and SPURA						
- gross (Note 7)	6,989,636	-	6,989,636	2,669,609	-	2,669,609
FVTPL investments (Note 8)	414,298	-	414,298	36	-	36
Financial assets at FVOCI (Note 8)	52,558,045	1,801,649	54,359,694	68,059,345	1,601,371	69,660,716
Investment securities at amortized cost - gross (Note 8)	1,545,720	28,361,334	29,907,054	1,040,479	29,400,379	30,440,858
Loans and receivables - gross (Note 9)	13,806,138	115,236,813	129,042,951	14,010,117	101,652,600	115,662,717
Other assets* (Note 14)	236,741	164,273	401,014	31,219	172,131	203,350
	88,715,206	145,564,069	234,279,275	128,219,933	132,826,481	261,046,414
Nonfinancial Assets						
Investment in a joint venture (Note 10)	-	870,179	870,179	-	816,285	816,285
Property and equipment - gross (Note 11)	-	8,651,605	8,651,605	-	8,370,034	8,370,034
Investment properties - gross (Note 12)	-	4.626.023	4.626.023	-	4,717,707	4,717,707
Deferred tax assets (Note 27)	-	1,257,608	1,257,608	-	280,114	280,114
Intangible assets and goodwill - gross	-	404.410	404,410	-	436,742	436,742
Other assets - gross** (Note 14)	276,873	736,797	1,013,670	246,041	620,804	866,845
	276,873	16,546,622	16,823,495	246,041	15,241,686	15,487,727
Less: Allowance for credit and impairment losses						
(Note 15)			6,383,451			6,039,911
Accumulated depreciation and amortization						
(Notes 11, 12, 13 and 14)			6,171,020			5,887,948
Unearned discounts and capitalized interest			-, , *			- / // •
(Note 9)			115,003			185,273
· · ·			12,669,474			12,113,132
			₽238,433,296			₽264,421,009

* Other assets under financial assets comprise security deposits, liquidity requirement for electronic money products, RCOCI, petty cash fund, shortages and other investments
 ** Other assets under nonfinancial assets comprise chattel mortgage properties, net retirement assets, prepayments, documentary stamps on hand, stationeries and supplies on hand, creditable withholding tax, inter-office float items, sundry debits, deferred charges, postages stamps.

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	December 31					
		2023		2022		
	Within	Beyond		Within	Beyond	
	One Year	One Year	Total	One Year	One Year	Total
Financial Liabilities						
Deposit liabilities (Note 16)	₽174,454,708	₽15,167,996	₽189,622,704	₽193,445,791	₽20,326,402	₽213,772,193
Bills payable	271,896		271,896	1,185,945		1,185,945
Bonds payable (Note 17)	-	-		4,648,450	-	4,648,450
Treasurer's, cashier's and manager's checks	1,514,066	-	1,514,066	1,014,226	-	1,014,226
Accrued other expenses payable (Note 18)	1,843,651		1,843,651	1,734,229		1,734,229
Accrued interest payable (Note 18)	515,706	-	515,706	505,830	-	505,830
Other liabilities* (Note 19)	2,574,961	821,665	3,396,626	2,654,199	928,861	3,583,060
	181,174,988	15,989,661	197,164,649	205,188,670	21,255,263	226,443,933
Nonfinancial Liabilities						
Accrued other taxes and licenses payable						
(Note 18)	304,180	_	304,180	266,158	_	266,158
Other liabilities** (Note 19)	551,507	258,802	810,309	400,922	170,385	571,307
	855,687	258,802	1,114,489	667,080	170,385	837,465
	₽182,030,675	₽16,248,463	₽198,279,138	₽205,855,750	₽21,425,648	₽227,281,398

Other liabilities under financial liabilities comprise accounts payable, lease liabilities, bills purchased contra, other credits, overages, and deposit for safety deposit box ** Other habitities under mathematic comprise procession on under non-states domain, our creates, or enges, and expert for carry appendent ** Other habitities under nonfinancial liabilities comprise provision on undrawn portion of committed credit lines, withholding taxes payable, sundry credits, due to the treasurer of the Philippines, SSS, Medicare, ECP & HDMF premium payable, and miscellaneous liabilities.

21. Equity

Issued Capital

As of December 31, 2023 and 2022, the Bank's capital stock consists of:

	2023		2022		
	Shares	Amount	Shares	Amount	
Authorized common stock - ₱10.0 par					
value	600,000,000	₽6,000,000,000	600,000,000	₽6,000,000,000	
Issued and outstanding					
Beginning balance	426,859,416	₽4,268,594,160	426,859,416	₽4,268,594,160	
Ending balance	426,859,416	₽4,268,594,160	426,859,416	₽4,268,594,160	

The Bank became listed in the Philippine Stock Exchange (PSE) on October 10, 1994. Subsequently, the SEC approved the increase in the capital stock of the Bank. The summarized information on the Bank's registration of securities under the Securities Regulation Code follows:

Date of SEC Approval	Туре	Authorized Shares	Par Value
August 16, 1995	Common	300,000,000	₽10
October 8, 1997	Common	425,000,000	₽10

As of December 31, 2023 and 2022, the total number of stockholders is 1,438, and 1,443, with share price closed at ₱53.0 and ₱56.5, respectively.

On November 28, 2018, the PSE approved the application of the Bank for the listing of additional 142,856,925 common shares to cover the Bank's 1:1.68177 stock rights offering at an offer price of 56.0 per share or additional capital of ₱8.0 billion. The Bank successfully completed 8.0 billion stock rights offer and shares were listed on January 18, 2019 in the PSE. Capital paid in excess of par related to the offering amounted to ₱6.5 billion, net of transactions costs of ₱101.5 million.

On March 12, 2019, the BOD approved (a) the amendment of the AOI to increase the authorized capital stock from $\mathbb{P}4.3$ billion to $\mathbb{P}6.0$ billion and (b) the declaration of a 11.42% stock dividend equivalent to 43,750,000 shares amounting to ₱2.6 billion representing the minimum 11.42% subscription and paid-up capital for the increase in the authorized capital stock of the Bank which were ratified by the stockholders representing at least 2/3 of the outstanding capital stock on April 15, 2019. These were approved by BSP on August 8, 2019 and by the SEC on November 20, 2019. Following this, the authorized capital stock of the Bank increased from



₽4.3 billion to ₱6.0 billion consisting of 600.0 million common shares with par value of ₱10.00 per share.

On January 16, 2020, the Bank received the SEC order fixing the record date of the 11.42% stock dividend on January 31, 2020. The 11.42% stock dividend was issued on February 21, 2020 with record date on January 31, 2020. On February 17, 2020, the PSE approved the listing of such stock dividend. Capital paid in excess of par related to the issuance of stock dividend amounted to P2.1 billion.

Dividends Paid and Proposed

Details of the Bank's dividend distributions as approved by the Bank's BOD and the BSP follow:

	Cash Dividends			
Date of declaration	Per share	Total amount	Record date	Payment date
January 21, 2021	0.75	320,144,562	February 5, 2021	February 22, 2021
April 26, 2021	0.75	320,144,562	May 11, 2021	May 26, 2021
July 22, 2021	0.75	320,144,562	August 6, 2021	August 23, 2021
October 21, 2021	0.75	320,144,562	November 8, 2021	November 22, 2021
January 17, 2022	0.75	320,144,562	February 2, 2022	February 16, 2022
April 25, 2022	0.75	320,144,562	May 11, 2022	May 21, 2022
July 21, 2022	0.75	320,144,562	August 5, 2022	August 22, 2022
October 20, 2022	0.75	320,144,562	November 7, 2022	November 21, 2022
January 26, 2023	0.75	320,144,562	February 10, 2023	February 27, 2023
April 27, 2023	0.75	320,144,562	May 15, 2023	May 29, 2023
July 20, 2023	0.75	320,144,562	August 4, 2023	August 22, 2023
October 19, 2023	0.75	320,144,562	November 8, 2023	November 20, 2023
	Stock Dividends			
Date of declaration	Per share	Total amount	Record date	Payment date
March 12, 2019	11.42%	₽-	January 31, 2020	February 21, 2020

On October 9, 2015, the BSP issued Circular No. 888, Amendments to Regulations on Dividend Declaration and Interest Payments on Tier 1 Capital Instruments, which liberalized said rules in the sense that prior BSP verification and approval is no longer required except for banks with major supervisory concerns. However, banks are bound to comply with the provisions of Section X136 of the Manual of Regulations for Banks (MORB) and its subsections, including the submission of documentary requirements under Subsection X136.4 of the MORB. Otherwise, banks, subsequently found to have violated the provisions on dividend declaration or have falsely certified/submitted misleading statements shall be reverted to the prior BSP verification wherein the bank can only make an announcement or communication on the declaration of the dividends or payment of dividends thereon upon receipt of BSP advice thereof. The Bank is compliant with the said circular.

The computation of surplus available for dividend declaration in accordance with SEC Memorandum Circular No. 11 issued in December 2008 differs to a certain extent from the computation following BSP guidelines.

In compliance with BSP regulations, 10.00% of the Bank's profit from trust business is appropriated to surplus reserves. This annual appropriation is required until the surplus reserves for trust business equals 20.00% of the Bank's authorized capital stock.

A portion of the surplus corresponding to the accumulated net earnings of a joint venture is not available for dividend declaration until receipt of cash dividends from the investee.



Capital Management

The primary objectives of the Bank's capital management are to ensure that the Bank complies with externally imposed capital requirements, as mandated by the BSP, and that the Bank maintains healthy capital ratios in order to support its business and maximize returns for its shareholders. The Bank considers its paid in capital and surplus as its capital.

The Bank manages its capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of its activities. In order to maintain or adjust the capital structure, the Bank may adjust the amount of dividend payments to shareholders or issue capital securities. The major activities in this area include the following:

- The Bank issued additional common shares for its qualified stockholders in 2008 and 2006 through stock rights offerings that raised ₱2.0 billion and ₱750.0 million in capital, respectively.
- On October 21, 2016, the BOD approved the Bank's updated Dividend Policy which provides, among others, the declaration and payment of cash dividends at a rate of ₱0.75 per share on a quarterly basis unless approved by a majority vote of the BOD at a different rate or otherwise restricted/prohibited from declaring/paying dividends.

Regulatory Qualifying Capital

Under existing BSP regulations, the determination of the Bank's compliance with regulatory requirements and ratios is based on the amount of the Bank's unimpaired capital (regulatory capital) as reported to the BSP. This is determined on the basis of regulatory accounting policies which differ from PFRS in some respects.

In addition, the risk-based capital ratio of a bank, expressed as a percentage of qualifying capital to risk-weighted assets, should not be less than 10.00% for both solo basis and consolidated basis. Qualifying capital and risk-weighted assets are computed based on BSP regulations.

Risk-weighted assets consist of total assets less cash on hand, due from BSP, loans covered by holdout on or assignment of deposits, loans or acceptances under letters of credit to the extent covered by margin deposits and other non-risk items determined by the Monetary Board of the BSP.

On January 15, 2013, the BSP issued Circular No. 781, Basel III Implementing Guidelines on Minimum Capital Requirements which states the implementing guidelines on the revised risk-based capital adequacy framework, particularly on the minimum capital and disclosure requirements for universal banks and commercial banks, as well as their subsidiary banks and quasi-banks, in accordance with the Basel III standards. The Circular took effect on January 1, 2014.

On March 29, 2022, the BSP issued Circular No. 1142, Amendments to the Guidelines on the Computation of Minimum Required Capital and Risk-Based Capital Adequacy Ratio, which provides amended guidelines on the computation of the minimum required capital and the risk-based capital adequacy ratio.

The Bank considered BSP regulations, which set out a minimum CET1 ratio of 6.00% and Tier 1 capital ratio of 7.50%, and require capital conservation buffer of 2.50% comprised of CET1 capital. The BSP's existing requirement for Total CAR remains unchanged at 10.00% and these ratios shall be maintained at all times.



	2023	2022
Tier 1 capital	₽38,876	₽35,685
CET1 capital	38,876	35,685
Less: Required deductions	2,998	2,164
Total Tier 1 Capital	35,878	33,521
Total Tier 2 capital	1,368	1,193
Total qualifying capital	37,246	34,714
Risk weighted assets	₽152,250	₽139,713
Tier 1 ratio	23.56%	23.99%
CET1 ratio	23.56%	23.99%
Capital adequacy ratio	24.46%	24.85%

The CAR of the Bank as of December 31, as reported to the BSP, based on BSP Circular No. 781 and BSP Circular No. 538, respectively, are shown in the table below (amounts in millions).

Regulatory qualifying capital consists of Tier 1 (going concern) capital, which comprises capital stock, surplus, surplus reserves, net unrealized gains on FVOCI securities, cumulative foreign currency translation and remeasurements of net defined benefit asset. Certain adjustments are made to PFRS-based results and reserves, as prescribed by the BSP. The other component of regulatory capital is Tier 2 (gone-concern) capital, which is comprised of the Bank's general loan loss provision. Certain items are deducted from the regulatory Gross Qualifying Capital, such as but not limited to, outstanding unsecured credit accommodations, both direct and indirect, to DOSRI, and unsecured loans, other credit accommodations, and guarantees granted to subsidiaries and affiliates (net of specific provisions), deferred tax assets, goodwill, other intangible assets and significant minority investments in a joint venture.

Risk-weighted assets are determined by assigning defined risk weights to amounts of on-balance sheet exposures and to the credit equivalent amounts of off-balance sheet exposures.

As of December 31, 2023 and 2022, the Bank has complied with the requirements of BSP Circular No. 781 and BSP Circular No. 538.

On October 29, 2014, the BSP issued Circular No. 856 which covers the implementing guidelines on the framework for dealing with domestic systemically important banks (DSIBs) in accordance with the Basel III standards. Banks identified as DSIBs shall be required to have higher loss absorbency, on top of the minimum CET1 capital and capital conservation buffer. Compliance with this requirement was phased-in starting January 1, 2017, with full compliance on January 1, 2019. On September 27, 2019, the BSP issued Circular No. 1051 which covers the enhancements in the assessment methodology of D-SIBs. The Bank has complied with this requirement.

The issuance of BSP Circular No. 639 covering the Internal Capital Adequacy Assessment Process (ICAAP) in 2009 supplements the BSP's risk-based capital adequacy framework under BSP Circular No. 538. In compliance with this new circular, the Metrobank Group has adopted and developed its ICAAP framework to ensure that appropriate level and quality of capital are maintained by the Group. Under this framework, the assessment of risks extends beyond the Pillar 1 set of credit, market and operational risks and onto other risks deemed material by the Group. The level and structure of capital are assessed and determined in light of the Group's business environment, plans, performance, risks and budget, as well as regulatory directives. The Bank follows the Group's ICAAP framework and submits the result of its assessment to the Parent Company. Per BSP Circular No. 869, effective January 31, 2015, submission of an ICAAP document is required by BSP every March 31 of each year. The Bank has complied with this requirement.

The Bank has taken into consideration the impact of the foregoing requirements to ensure that the appropriate level and quality of capital are maintained on an ongoing basis.

BASEL III Leverage Ratio (BLR)

On June 9, 2015, the BSP issued Circular No. 881 covering the implementing guidelines on the Basel III Leverage Ratio Framework which is designed to act as a supplementary measure to the risk-based capital requirements and shall not be less than 5.0 percent. The monitoring period has been set every quarter starting December 31, 2014 and extended until June 30, 2018 under BSP Circular No. 990 issued on January 22, 2018. Effective July 1, 2018, the monitoring of the leverage ratio was implemented as a Pillar I minimum requirement.

The Basel III Leverage Ratio is designed to act as a supplementary measure to the risk-based capital requirements. The Basel III Leverage Ratio is defined as the capital measure (the numerator) divided by the exposure measure (the denominator), with this ratio expressed as percentage. Capital measure is the Tier 1 capital. Exposure measure is the sum of on-balance sheet exposures, derivative exposures, security financing exposures and off-balance sheet items. The leverage ratio shall not be less than 5.0 percent computed on both solo (head office plus branches) and consolidated bases (including subsidiary financial allied undertakings but excluding insurance companies).

As of December 31, 2023 and 2022, the Bank maintains these ratios above minimum requirements as shown in the table below (in millions):

	December 31,	December 31,
	2023	2022
A. Capital Measure	₽35,878	₽33,521
B. Exposure Measure	236,514	263,482
C. Basel III Leverage Ratio (A/B)	15.17%	12.72%

Liquidity Coverage Ratio (LCR)

On March 10, 2016 and February 8, 2018, the BSP issued Circular Nos. 905 and 996, respectively, which include guidelines on LCR, and LCR disclosure standards that are consistent with the Basel III framework. The LCR is the ratio of high-quality liquid assets (HQLAs) to total net cash outflows. To promote the short-term resilience of the liquidity risk profile of the Bank, it shall maintain an adequate stock of unencumbered HQLAs that consists of cash or assets that can be converted into cash at little or no loss of value in private markets, to meet its liquidity needs under stressed conditions. The stock of liquid assets should enable the Bank to withstand significant liquidity shocks for at least thirty (30) calendar days, which would give time for corrective actions to be taken by the Bank's management and/or the BSP.

On March 15, 2019, the BSP issued Circular No. 1035 which approved the: (1) extension of the observation period of the minimum Basel III LCR requirement to December 31, 2019 for subsidiary banks and quasi-banks (QBs) of universal and commercial banks (U/KBs), (2) adoption of a seventy percent (70.00%) LCR floor for subsidiary banks and QBs during the observation period, (3) minimum requirement of one hundred (100.00%) starting January 1, 2020. As of December 31, 2023 and 2022, the LCR in single currency as reported to the BSP, is 167.91% and 158.70%, respectively.

Net Stable Funding Ratio (NSFR)

On June 6, 2018, the BSP issued Circular No. 1007, covering the implementing guidelines on the adoption of the Basel III Framework on Liquidity Standards - NSFR. The NSFR limits overreliance on short-term wholesale funding and promotes enhanced assessment of funding risk across all on- and off-balance sheet accounts. The NSFR complements the LCR, which promotes short term resilience of the Bank's liquidity profile. The covered bank shall maintain an NSFR of at least 100.0 percent at



all times. Compliance with this requirement was phased-in effective July 1, 2018, with full implementation of the minimum NSFR on January 1, 2019.

On March 15, 2019, the BSP issued Circular No. 1034 which approved the extension of the observation period for the Basel III Framework on Liquidity Standards - NSFR for subsidiary banks/quasi-banks.

The implementation of the minimum NSFR shall be phased in to help ensure that the covered banks/QBs can meet the standard through reasonable measures without disrupting credit extension and financial market activities. In order to facilitate compliance, covered banks/QBs shall undergo an observation period before the NSFR becomes a minimum requirement. Subsidiary banks/QBs of U/KBs shall be subject to an NSFR floor of seventy percent (70.00%) during the observation period. Starting January 1, 2020, the minimum NSFR for subsidiary banks/quasi-banks of universal and commercial banks (UBs/KBs) shall be 100.00%. As of December 31, 2023 and 2022, the NSFR as reported to the BSP is at 139.01% and 148.49%, respectively.

Basel III Countercyclical Capital Buffer

On December 6, 2018, the BSP issued Circular No. 1024 covering the Philippine adoption of the Basel III Countercyclical Capital Buffer (CCyB) which imposed the following capital buffers:

- Capital Conservation buffer (CCB) of two and a half percent (2.50%); and
- Countercyclical capital buffer (CCyB) of zero percent (0.00%) subject to upward adjustment to a rate determined by the Monetary Board of the BSP when systemic conditions warrant but not to exceed two and a half percent (2.50%). Any increase in the CCyB rate shall be effective 12 months after its announcements. Decreases shall be effective immediately.

The prescribed ratios shall be maintained at all times.

22. Net Service Fees and Commission Income

This account consists of:

	2023	2022	2021
Service Fees and Commission			
Income			
Credit-related fees and			
commissions	₽1,140,696,592	₽1,114,725,360	₽1,056,749,812
Deposit-related and other fees			
received (Note 29)	605,852,203	571,145,496	478,174,952
Trust fees	46,194,120	46,971,038	46,202,084
	1,792,742,915	1,732,841,894	1,581,126,848
Service Fees and Commission			
Expense			
Commissions	59,629,263	45,200,420	42,225,973
Brokerage	5,954,675	6,108,650	5,590,759
	65,583,938	51,309,070	47,816,732
Net Service Fees and			
Commission Income	₽1,727,158,977	₽1,681,532,824	₽1,533,310,116



23. Miscellaneous Income

This account consists of:

	2023	2022	2021
Recovery of charged-off assets	₽311,361,694	₽339,337,767	₽360,147,032
Insurance commission income	85,545,555	202,199,914	110,057,949
Rental income (Notes 12, 25			
and 29)	48,255,017	45,235,373	43,767,739
Others (Notes 9 and 29)	137,698,703	191,002,283	186,458,085
	₽582,860,969	₽777,775,337	₽700,430,805

Rental income arises from the lease of properties and safety deposit boxes of the Bank.

Other miscellaneous income includes renewal fees, checkbook charges, break funding cost and other miscellaneous income. Accretion of modified loans amounted to P70.1 million, P107.0 million and P134.6 million in 2023, 2022 and 2021, respectively (Note 9).

24. Retirement Benefits

The Bank has a funded, noncontributory defined benefit plan covering substantially all of its employees. The benefits are based on years of service and final compensation.

The plan administered by the Retirement Committee is composed of five (5) members appointed by the BOD of the Bank. The Retirement Committee has all the powers necessary or useful in the discharge of its duties of administration including, but not limited to determining the rights of Members under the Plan. The Retirement Committee may adopt such rules and regulations as it deems necessary and desirable, including those governing the establishment of procedures, the use of necessary forms, and the setting up of minimum periods where notice is required. The Retirement Committee may seek advice of counsel, and may appoint an independent accountant to audit the Plan and actuary to value the plan periodically, whose professional fees and expenses may be charged to the Fund.

Under the existing regulatory framework, RA No. 7641, *Retirement Pay Law*, requires a provision for retirement pay to qualified private sector employees in the absence of any retirement plan in the entity, provided however that the employee's retirement benefits under any collective bargaining and other agreements shall not be less than those provided under the law. The law does not require minimum funding of the plan.

The date of the latest actuarial valuation is December 31, 2023.

The amounts of pension expense included in 'Compensation and fringe benefits' in the statements of income follow:

	2023	2022
Current service cost	₽226,594,870	₽227,706,990
Net interest cost	(25,701,492)	(20,012,154)
	₽200,893,378	₽207,694,836



The net retirement liability/retirement asset shown under 'Other liabilities'/'Other assets' recognized in the Bank's statements of condition follows (in thousands):

_							2023					
							Remeasureme	nts in other comprehe	nsive income			
			Net benefit cost		_	Return on plan assets (excluding amount	Actuarial changes arising from	Actuarial changes arising from changes	Actuarial changes arising from changes			
	January 1,	Current	Net		Benefits	included in	experience	in demographic	in financial		Contribution	December 31,
	2023	service cost	Interest	Subtotal	paid	net interest)	adjustments	assumptions	assumptions	Subtotal	by employer	2023
Present value of defined benefit												
obligation	₽3,184,063	₽226,595	₽ 215,671	₽442,266	(₽243,768)	₽-	₽48,880	₽-	₽419,956	₽468,836	₽-	₽3,851,397
Fair value of plan assets	(3,387,473)	-	(241,373)	(241,373)	243,768	38,699	-	-	-	38,699	(264,000)	(3,610,379)
Net retirement liability (Note 19)	(₽203,410)	₽226,595	(₽25,702)	₽200,893	₽-	₽38,699	₽48,880	₽-	₽419,956	₽507,535	(₽264,000)	₽241,018

_	2022											
							Remeasureme	nts in other comprehen	sive income			
			Net benefit cost			Return on plan assets (excluding amount	Actuarial changes arising from	Actuarial changes arising from changes	Actuarial changes arising from changes			
	January 1, 2022	Current service cost	Net Interest	Subtotal	Benefits paid	included in net interest)	experience adjustments	in demographic assumptions	in financial assumptions	Subtotal	Contribution by employer	December 31, 2022
Present value of defined benefit					·	,	·		*		* * *	
obligation	₽3,113,055	₽227,707	₽147,479	₽375,186	(₽258,642)	₽-	₽89,847	₽-	(₽135,383)	(₽45,536)	₽-	₽3,184,063
Fair value of plan assets	(3,354,894)	-	(167,491)	(167,491)	258,642	199,720	-	-	-	199,720	(323,450)	(3,387,473)
Net retirement asset (Note 14)	(₽241,839)	₽227,707	(₱20,012)	₽207,695	₽-	₽199,720	₽89,847	₽-	(₱135,383)	₽154,184	(₱323,450)	(₱203,410)

The maximum economic benefit available is a combination of expected refunds from the plan and reductions in future contributions.

The Bank expects to contribute ₱267.3 million to its noncontributory defined benefit plan in 2024.



	2023	2022
Investment in debt securities		
Government	₽2,451,193,421	₽1,910,076,151
Private	920,955,224	559,534,342
Special deposit account	85,080,009	783,385,635
Unit Investment Trust Fund (UITF)	44,473,708	42,561,098
Investment in equity securities	88,278,813	77,507,699
Other assets	23,509,325	17,327,104
	3,613,490,500	3,390,392,029
Other liabilities	3,111,617	2,919,504
	₽3,610,378,883	₽3,387,472,525

The fair values of plan assets by each class as at the statements of condition date are as follows:

The person exercising voting right for the foregoing equity instruments is currently a senior officer of the Bank.

The principal actuarial assumptions used in determining retirement liability as of December 31, 2023 and 2022 are shown below:

	2023	2022
Discount rate	6.06%	7.11%
Turnover rate	3.63%, 10.23%	3.63%, 10.23%
Future salary increases	6.00%	5.50%

The sensitivity analysis below has been determined based on reasonably possible changes of each significant assumption on the defined benefit obligation as of the end of the reporting period, assuming all other assumptions were held constant:

	December	31, 2023	December 31, 2022		
	Possible	Increase	Possible	Increase	
	Fluctuations	(decrease)	Fluctuations	(decrease)	
Discount rate	+1.00%	(₽273,484,652)	+1.00%	(₽220,438,919)	
	-1.00%	309,243,597	-1.00%	248,784,290	
Turnover rate	+1.00%	(41,410,835)	+1.00%	(4,330,091)	
	-1.00%	46,374,122	-1.00%	4,161,186	
Future salary increase rate	+1.00%	325,011,656	+1.00%	265,814,360	
-	-1.00%	(292,242,782)	-1.00%	(239,077,385)	

The Retirement Committee ensures that there will be sufficient assets to pay pension benefits as they fall due and maintains the plan on an actuarially sound basis considering the benefits to members.

Shown below is the maturity analysis of the undiscounted benefit payments:

	2023	2022
Less than one year	₽331,506,031	₽282,910,375
One to less than five years	1,611,315,196	1,407,715,193
Five to less than 10 years	2,435,184,665	2,246,907,514
10 to less than 15 years	3,182,649,515	2,719,152,541
15 to less than 20 years	2,463,811,385	2,489,207,065
20 years and above	1,993,633,106	1,744,550,715



The average duration of the expected benefit payments at the statement of condition date is 9.57 years.

25. Leases

The Bank leases the premises occupied by its branches for periods ranging from 1 to 30 years renewable under certain terms and conditions. Various lease contracts include escalation clauses, most of which bear an annual rent increase of 10.00%.

As of December 31, 2023 and 2022, the carrying amounts of lease liabilities (included in 'Other Liabilities' in Note 19) are as follows:

	2023	2022
Balance at beginning of year	₽1,322,931,895	₽1,278,685,842
Additions	312,921,930	523,368,707
Accretion of interest	78,902,394	79,873,386
Payments	(533,555,296)	(558,996,040)
	₽1,181,200,923	₽1,322,931,895

The Bank recognized interest expense on lease liabilities (included in 'Interest expense' in the statements of income) amounting to ₱78.9 million, ₱79.9 million and ₱85.2 million in 2023, 2022 and 2021, respectively, rent expense from short-term leases and leases of low-value assets amounting (included in 'Occupancy and equipment-related costs' in the statements of income) to ₱111.9 million in 2023, ₱116.2 million in 2022 and ₱130.9 million in 2021.

Future minimum rentals payable under non-cancelable operating leases are as follows:

	2023	2022
Within one year	₽428,533,488	₽469,115,714
After one year but not more than five years	822,505,612	918,298,112
More than five years	110,940,089	145,925,243
	₽1,361,979,189	₽1,533,339,069

The Bank has also entered into commercial property leases on its surplus office space. These non-cancelable leases have remaining non-cancelable lease terms between 1 and 5 years. As of December 31, 2023 and 2022, there is no contingent rental income. Rental income of the Bank related to these property leases amounting to P48.3 million, P44.1 million, and P42.4 million in 2023, 2022 and 2021, respectively are shown under 'Miscellaneous income' in the statements of income (Notes 12 and 23).

Future minimum rentals receivable under non-cancelable operating leases are as follows:

	2023	2022
Within one year	₽17,577,256	₽39,072,786
After one year but not more than five years	20,901,344	38,478,565
	₽38,478,600	₽77,551,351



26. Miscellaneous Expenses

This account consists of:

	2023	2022	2021
Information technology (Note 29)	₽424,653,503	₽407,689,037	₽375,290,002
Insurance (Note 29)	388,308,751	453,534,299	550,608,756
Litigation	242,115,429	429,974,439	442,289,577
Communications	134,362,180	147,148,701	167,554,452
Repairs and maintenance (Note 12)	116,111,217	171,424,078	110,147,726
Fines, penalties and other charges	86,521,098	206,509,947	150,222,885
Supervision and examination fees	73,281,388	75,405,438	75,845,625
Transportation and traveling	57,354,683	52,967,086	50,559,908
Advertising	52,841,936	22,092,410	11,076,666
Stationery and supplies	41,097,311	82,824,439	46,355,039
Management and professional fees	25,393,062	25,473,105	23,048,029
Training and seminars	14,607,368	26,880,748	2,449,846
Banking activities expenses	12,585,850	9,360,794	4,642,771
Donations and charitable			
contributions	11,148,601	7,122,605	6,812,000
Membership fees and dues	2,937,377	2,699,211	3,827,410
Others	7,526,954	9,614,270	61,472,300
	₽1,690,846,708	₽2,130,720,607	₽2,082,202,992

Insurance expense includes premiums paid to the Philippine Deposit Insurance Corporation (PDIC) amounting to ₱388.3 million, ₱429.2 million, and ₱412.9 million in 2023, 2022 and 2021, respectively.

Other expenses include entertainment, amusement and recreation (EAR), rewards and incentives, meeting allowance, sponsorship expenses, home free loan expenses, appraisal fees and notarial fees. These also include payments to union members amounting to P9.5 million, P9.4 million and P10.1 million in 2023, 2022 and 2021, respectively, for the successful completion of the collective bargaining agreement.

27. Income and Other Taxes

Under Philippine tax laws, the Bank is subject to percentage and other taxes (presented as 'Taxes and licenses' in the statements of income) as well as income taxes. Percentage and other taxes paid consist principally of gross receipts tax (GRT) and documentary stamp tax (DST). Income taxes include corporate income tax, further discussed below, and final taxes paid at the rate of 20.00%, which is a final withholding tax on gross interest income from government securities and other deposit substitutes.

On March 26, 2021, RA No. 11534, otherwise known as Corporate Recovery and Tax Incentives for Enterprises (CREATE) Act was signed into law. CREATE reduced the RCIT rate from 30.00% to 25.00% effective July 1, 2020. With the implementation of this Act, the allowable deduction for interest expense was reduced from 33% to 20.00% of the interest income subject to final tax.

The regulations also provide for MCIT of 2.00% (prior to CREATE) and 1.00% from (July 1, 2020 to June 30, 2023 before reverting to 2.00%) on modified gross income and allow a NOLCO. The MCIT and NOLCO may be applied against the Bank's income tax liability and taxable income, respectively, over a three-year period from the year of inception. For the taxable years 2020, 2021 and 2022, the



NOLCO incurred can be carried over as a deduction for the next five (5) consecutive taxable years, pursuant to Revenue Regulation (RR) No. 25-2020.

The deferred tax assets and liabilities as of December 31, 2020 were also remeasured using the lower RCIT rate of 25.00%. These reductions were recognized in the 2021 financial statements.

Starting July 1, 2008, the Optional Standard Deduction (OSD) equivalent to 40.00% of gross income may be claimed as an alternative deduction in computing for the RCIT. The Bank elected to claim itemized expense deductions instead of the OSD in computing for the RCIT in 2022 and 2021.

Current tax regulations also provide for the ceiling on the amount of EAR expense that can be claimed as a deduction against taxable income. Under the regulations, EAR expense allowed as a deductible expense for a service company is limited to the actual EAR paid or incurred but not to exceed 1.00% of net revenue.

FCDU offshore income (income from non-residents) is tax-exempt while gross onshore income (income from residents) is subject to 10.00% income tax. In addition, interest income on deposit placements with other FCDUs and OBUs is taxed at 15.00% in 2023 and 2022. Under current tax regulations, the income derived by the FCDU from foreign currency transactions with non-residents, OBUs, local commercial banks, including branches of foreign banks, is tax-exempt while interest income on foreign currency loans from residents other than OBUs or other depository banks under the expanded system is subject to 10.00% income tax.

	2023	2022	2021
Current:			
Final tax	₽1,131,814,810	₽709,425,111	₽356,565,831
Current income tax	76,759,110	73,891,205	(44,382,280)
	1,208,573,920	783,316,316	312,183,551
Deferred	(850,610,415)	335,219,072	1,414,071,157
	₽357,963,505	₽1,118,535,388	₽1,726,254,708

Provision for income tax consists of:

Net deferred tax assets consist of the following tax effects:

	2023	2022
Deferred tax assets on:		
Retirement benefit obligation	₽376,391,576	₽249,507,924
Unamortized pension cost contribution	149,120,044	158,720,206
Accumulated depreciation of assets foreclosed		
or dacioned	103,472,613	97,763,184
Allowance for credit and impairment losses	952,022,697	66,874,352
Net effect of lease liabilities and ROU assets	48,590,683	54,055,554
Loan modification	21,513,010	46,215,270
Net unrealized gain on fair value of FVOCI	3,867,981	4,618,954
Unrealized foreign exchange gains	334,414	1,984,235
	1,655,313,018	679,739,679
Deferred tax liabilities on:		
Net unrealized gain on investment properties	(397,705,408)	(399,626,135)
	(397,705,408)	(399,626,135)
	₽1,257,607,610	₽280,113,544



Income tax effect credited (debited) in OCI amounted to ₱126.9 million, ₱38.5 million, and (₱48.4 million) (excluding impact of CREATE) in 2023, 2022, and 2021, respectively.

As of December 31, 2023 and 2022, the Bank did not recognize deferred tax assets on the following temporary differences:

	2023	2022
Allowance for credit and impairment losses	₽2,708,935,506	₽5,981,653,248
Excess MCIT over RCIT	-	70,226,677
	₽2,708,935,506	₽6,051,879,925

The Bank believes that it is not reasonably probable that the tax benefits of these temporary differences will be realized in the future.

Details of the excess MCIT over RCIT credits of the Bank follow:

	Amount	Used/Expired	Balance	Expiry Year
2021	₽34,998,663	₽34,998,663	₽-	2024
2022	35,228,014	35,228,014	_	2025
	₽70,226,677	₽70,226,677	₽-	_

The reconciliation between the statutory income tax and effective income tax follows (in thousands):

	2023	2022	2021
Statutory income tax	₽1,222,256	₽1,199,241	₽816,437
Tax effects of:			
Change in unrecognized DTA	(888,406)	(137,478)	1,073,320
Non-taxable, tax-paid and tax-			(425,082)
exempt income	(307,780)	(245,782)	(425,082)
Nondeductible expenses	306,566	233,564	161,201
Effect of change in tax rate	-	_	174,295
FCDU income	(11,467)	(74,895)	(87,686)
Others	36,795	143,885	13,770
Effective income tax	₽ 357,964	₽1,118,535	₽1,726,255

28. Earnings Per Share

The following table presents information used to calculate basic EPS:

	2023	2022	2021
a. Net income	₽4,531,061,864	₽3,678,428,259	₽1,539,492,720
b. Weighted average number of common shares for basic			
earnings per share	426,859,416	426,859,416	426,859,416
c. Basic/Diluted EPS (a/b)	₽10.61	₽8.62	₽3.61

As of December 31, 2023, 2022 and 2021, there were no potential common shares with dilutive effect on the basic EPS of the Bank.



29. Related Party Transactions

Parties are considered to be related if 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 Bank's related parties are as follows:

- Bank's Directors, Officers, Stockholders and their Related Interests (DOSRI) as defined per BSP's existing DOSRI rules and regulations;
- Close Family Members (i.e., second degree relatives) of the Bank's Directors, Officers with rank of SVP and up, and Individual Substantial Stockholders;
- Bank's Subsidiaries and Affiliates as defined per BSP's existing rules and regulations on lending to subsidiaries and affiliates;
- Any party that the Bank exerts direct or indirect control over or that exerts direct or indirect control over the Bank;
- Subsidiaries, Affiliates and Special Purpose Entities (SPEs) of any party that the Bank exerts direct or indirect control over or that exerts direct or indirect control over the Bank;
- Corresponding Persons in Affiliated Companies as defined in the Bank's Related Party Transaction (RPT) Policy; and
- Any natural person or juridical entity whose interest may pose potential conflict with the Bank's interest.

The Bank has several business relationships with related parties. The terms of the transactions with such parties are listed below on substantially the same terms, including interest and collateral, as those prevailing at the time for comparable transactions with other parties, and are usually settled in cash. These transactions also did not involve more than the nominal risk of collectability or present other unfavorable conditions.

Transactions with the Retirement Plan

On December 20, 2012, the SEC issued Memorandum Circular No. 12 providing for guidelines on the disclosure of transactions with retirement benefit funds. Under said circular, a reporting entity shall disclose information about any transaction with a related party (retirement fund, in this case) and outstanding balances necessary for an understanding of the potential effect of the relationship on the financial statements.

Under PFRS, certain post-employment benefit plans are considered as related parties. The Bank has business relationships with its retirement plan pursuant to which it provides trust and management services to the said plan. The retirement plan of the employees of the Bank is being managed and maintained by the Trust Division of the Bank. The total fair value of the retirement fund as of December 31, 2023 and 2022 amounted to $\mathbb{P}3.6$ billion and $\mathbb{P}3.4$ billion, respectively. The details of the assets of the fund as of December 31, 2023 and 2022 are disclosed in Note 24.

The following table shows the amount of outstanding balances of related party transactions of the Bank with the retirement plan of the employees of the Bank as of December 31, 2023 and 2022:

		2023	
		Elements of Transaction	
Related Party	Nature of Transaction	Statement of Condition	Statement of Income
Philippine Savings Bank	Savings Deposit	₽5,081,077	₽_
	Investment in Money Market Fund*	44,473,708	-
	Income from UITF**	_	1,913,824
	Interest income	-	15,523
First Metro ETF	Equity investment***	25,255,881	_
*Includes fair value gains of ₽2.0	million		
**Includes fair value gains of ₽1.	5 million		

***Includes fair value loss of ₽1.7 million



		2022	
		Elements of Tra	nsaction
Related Party	Nature of Transaction	Statement of Condition	Statement of Income
Philippine Savings Bank	Savings Deposit	₽15,941,513	₽-
	Investment in Money Market Fund*	42,561,098	_
	Income from UITF**	_	572,585
	Interest income	_	24,291
First Metro ETF	Equity investment***	24,837,819	_
*Includes fair value gains of ₽0.1	million		
**Includes fair value loss of ₽0.0	4 million		
***Includes fair value loss of ₽0.	35 million		

Transactions relating to the Bank's retirement plan are approved by its Retirement Committee. The voting right over the investments in the Bank's capital stocks is exercised by a member of the Retirement Committee as approved by all members of the Retirement Committee, whom are senior officers of the Bank.

Remunerations of Directors and Other Key Management Personnel

Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the Bank, directly or indirectly. The Bank considers the members of the Management Committee to constitute key management personnel for purposes of PAS 24, *Related Party Disclosures*.

Total remunerations of key management personnel (covering assistant vice presidents and up) included under 'Compensation and fringe benefits' in the statements of income are as follows:

	2023	2022
Short-term employee benefits	₽399,163,834	₽369,283,571
Post-employment pension benefits	2,694,653	1,272,282
	₽401,858,487	₽370,555,853

Short-term employee benefits include salaries and other non-monetary benefits.

Remunerations given to directors, as approved by the Board Remuneration Committee, amounted to ₱19.1 million, ₱21.5 million, and ₱22.1 million in 2023, 2022, and 2021, respectively.

The Bank also provides banking services to directors and other key management personnel and persons connected to them.

Other Related Party Transactions

Other related party transactions of the Bank by category of related party are presented below. The following tables show the amount and outstanding balances included in the financial statements (in thousands):

			December 31, 2023
	Amount/	Outstanding	
Category	Volume	Balance	Nature, Terms and Conditions
Parent Company			
Due from other banks	(₽462,999)	₽1,129,054	Short term peso and foreign-currency denominated deposits with fixed rates ranging from 0.00% to 5.00%
Financial assets at amortized cost	-	60,000	Pledged for security of payroll account with MBTC
Interbank loans receivable		-	Peso denominated lending with fixed interest rate ranging from
Placements	27,000,000		6.19% to 6.41% maturities ranging from 1 to 5 days, secured -
Maturities	(27,000,000)		Php 0.00
Accounts receivable	2,118	3,424	Outstanding ATM service fees, rental and utility receivables, non- interest bearing; no impairment
Miscellaneous assets	857	857	Security deposits on lease contracts
Miscellaneous liabilities	1,189	3,558	Advance payments of security deposits from various tenants

(Forward)



			December 31, 2023
—	Amount/	Outstanding	
Category	Volume	Balance	Nature, Terms and Conditions
Deposit liabilities	₽- (129,127)	₽36,782	Short term peso and foreign-currency denominated deposits
Accrued other expense payable Interest income	(128,137) 9,717	25,303	Outstanding information technology expense payable Income on deposits and interbank loans receivables
Rental income	9,039	_	Income from leasing agreements with various lease terms ranging
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		from 1 to 5 years
Rent expense	122	-	Payment of rent
Information technology expense	112,411	-	Payment of information technology transactions
Securities transactions	(0.000		
Outright purchases	60,000	-	Outright purchase of FVOCI investments
Joint Venture			
Investment in a joint venture	27,564	843,849	Outstanding balance of capital investment in SMFC
Dividends from joint venture	57,600	-	Dividends from SMFC
Accounts receivable Deposit liabilities	(716) 313,170	285 389,051	Outstanding rental and utility receivables, non-interest bearing Short term peso time-deposits deposits with annual fixed rates
Deposit natifities	515,170	567,051	ranging from 5.50% to 5.75%
Miscellaneous liabilities	_	7,861	Advance payment of security deposits
Rental income	12,204		Income from leasing agreements
Interest expense	20	-	Interest on deposit liabilities
Other Related Parties (DOSRI/Indirect)			
Receivable from customers		1.141.082	Peso denominated lending with interest rates ranging from 3.00% to
Placements	950,000		4.83% with maturity terms of 14 days to 5 years (excluding key
Maturities	(951,433)	-	personnel); mostly unsecured, with ECL
Miscellaneous assets	4,138	4,138	5 1
Accounts receivable	372	1,045	5
Prepaid insurance	(2,220)	1 226	interest bearing Payment of various motor car vehicles, fire, money, security, payroll
riepard insurance	(2,220)	4,220	and robbery insurance
Deposit liabilities	225,907	3,767,112	Demand, savings and short term peso and foreign currency time
1	,	, ,	deposits with fixed rates ranging from 0.00% to 2.00%
Accrued other expense payable	(705)	446	Outstanding group life insurance
Accounts payable	(8,304)	(455)	Various personal and car insurance payable
Miscellaneous liabilities	2,905	4,777	Advance payment of security deposits
Rental income	42,771	-	8 8
Insurance expense	29,846	-	Payment of insurance premium
Interest expense	244	-	
Rent expense	165	-	Payment of rent expense to various lessors
Securities transactions	236,792		Outsight muchase of Financial Access at amountized cost
Outright purchases	230,792	-	Outright purchase of Financial Assets at amortized cost
Key Personnel			
Receivables from customers		13,914	Unsecured, no impairment, with annual
Availments	2,975	-	fixed interest rates of 6.00%
Maturities	(557)	-	and maturities ranging from 2 to 10 years
Interest income	1,038	-	Interest income from loans
=			December 31, 2022
	Amount/	Outstanding	
Category	Volume	Balance	Nature, Terms and Conditions
Parent Company Due from other banks	₽485,169	₽1,592,053	Short term ness and foreign_currency denominated denosite with
Due nom outer banks	F=03,109	F1,372,033	Short term peso and foreign-currency denominated deposits with fixed rates ranging from 0.00% to 5.00%
Financial assets at amortized cost	60,000	60,000	Pledge for security of payroll account with MBTC in 2022
Financial assets at FVOCI	(59,718)		Pledge for security of payroll account with MBTC in 2021
Accounts receivable (payable)	(4,483)	1,306	
		-	interest bearing; no impairment
Miscellaneous assets	(1,948)	-	Security deposits on lease contracts
Miscellaneous liabilities	(3,550)	2,369	
Accrued other expense payable	63,037	153,440	Outstanding information technology expense payable, charges on
Dentel in come	12.050		current and savings accounts processing
Rental income	13,056	-	Income from leasing agreements with various lease terms ranging from 2 to 5 years
Information technology expense	121,493	_	Payment of information technology transactions
Trading and security loss	4	_	Loss from securities transactions
Securities transactions			
Outright purchases	5,576,850	-	Outright purchase of FVTPL, AC and FVOCI investments
Outright sales	(104,000)	-	Outright sale of FVTPL and FVOCI investments
Joint Vonturo			
Joint Venture Investment in a joint venture	53,359	816,285	Outstanding balance of capital investment in SMFC
Dividends from joint venture	30,059	010,283	Dividends from SMFC
Accounts receivable	30,039 96	1,001	Outstanding rental and utility receivables, non-interest bearing
Deposit liabilities	61,881	75,881	Demand and short-term peso time-deposits deposits with annual
-	,		fixed rates of 1.25%



			December 31, 2022
=	Amount/	Outstanding	
Category	Volume	Balance	Nature, Terms and Conditions
Miscellaneous liabilities	₽_	₽7,861	Advance payment of security deposits
Rental income	17,876	-	Income from leasing agreements
Interest expense	28	-	Interest on deposit liabilities
Other Related Parties (DOSRI/Indirect)			
Receivable from customers	-	1,142,515	Peso denominated lending which earns 3.00% to 7.50% fixed daily
Placements	955,000	-	interest rate with maturity terms ranging from 14 days to 10 years
Maturities	967,797	-	(excluding key personnel); mostly unsecured, with ECL
Miscellaneous assets	(2,949)	-	3 months advance security deposits
Accounts receivable	(1,112)	673	Outstanding ATM service fees, rental and utility receivables, non- interest bearing
Prepaid expense	(5,782)	6,446	Payment of various motor car vehicles, fire, money, security, payroll and robbery insurance
Deposit liabilities	(4,418,680)	3,541,205	Demand, savings and short-term peso and foreign currency time deposits with fixed rates ranging from 0.00% to 2.00%
Accrued other expense payable	-	1,151	Outstanding group life insurance
Accounts payable	7,480	7,849	Various personal and car insurance payable
Miscellaneous liabilities	-	1,872	Advance payment of security deposits from various tenants
Interest income	47,171	-	Income on receivables from customers and interbank loans receivables
Trading and securities loss	43	-	Gain from securities transactions
Rental income	8,100	-	Income from leasing agreements with various lease terms
Bank commission	437	-	Commission income on ATM service fees
Miscellaneous income	937	-	Service income received from insourcing agreements
Insurance expense	52,758	-	Payment of insurance premium
Interest expense	541	-	Interest on deposit liabilities
Rent expense	(65)	-	Payment of rent expense to various lessors
Securities transactions		-	
Outright purchases	2,000,000	-	Outright purchase of FVTPL and FVOCI investments
Outright sales	(150,000)	-	Outright sale of FVTPL and FVOCI investments
Key Personnel			
Receivables from customers	-	11,496	Unsecured, no impairment, with annual fixed interest rates
Availments	2,864	-	6.00% and maturities ranging from 2 to 10 years
Maturities	(2,436)	-	
Interest income	1,032		Interest income from loans

			December 31, 2021
	Amount/	Outstanding	
Category	Volume	Balance	Nature, Terms and Conditions
Parent Company			
Due from other banks	(₱267,443)	₽1,106,884	Short term peso and foreign-currency denominated deposits with fixed rates ranging from 0.00% to 5.00%
Financial assets at FVOCI	-	59,718	Pledged for security of MBTC's payroll account with the Bank.
Accounts receivable (payable)	7,698	5,789	Outstanding ATM service fees, rental and utility receivables, non- interest bearing; no impairment
Miscellaneous assets	114	1,948	Security deposits on lease contracts
Miscellaneous liabilities	-	5,919	Advance payments of security deposits from various tenants
Accrued other expense payable	21,819	90,403	Outstanding information technology expense payable, charges on current and savings accounts processing
Rental income	12,099	-	Income from leasing agreements with various lease terms ranging from 2 to 5 years
Miscellaneous income	22,033	-	Service income received from collection services
Information technology expense	154,170	-	Payment of information technology expenses
Trading and security loss Securities transactions	(3,242)	-	Loss from securities transactions
Outright purchases	11,770,583	-	Outright purchase of FVTPL, AC and FVOCI investments
Outright sales	(150,000)	-	Outright sale of FVTPL and FVOCI investments
Joint Venture			
Investment in a joint venture	57,449	762,926	Outstanding balance of capital investment in SMFC; movements in outstanding balance pertain to share in net income and other comprehensive income less dividends received
Dividends from joint venture	11,580	-	Dividends from SMFC
Accounts receivable	688	905	Outstanding rental and utility receivables, non-interest bearing
Deposit liabilities	(474,007)	14,000	Demand and short-term peso time deposits with annual fixed rates of 1.25%
Miscellaneous liabilities	7,861	7,861	Payment of security deposits
Rental income	16,288	-	meenie nemi ieusing ugreemenis
Miscellaneous income	6,882	-	Utilities and rental charges
Interest expense	66	-	Interest on deposit liabilities

(Forward)



	December 31, 2021					
-	Amount/	Outstanding				
Category	Volume	Balance	Nature, Terms and Conditions			
Other Related Parties (DOSRI/Indirect)						
Receivable from customers	₽	₽1,155,312	Loans granted bear interest of ranging 3.0% to 10.50% with terms			
Placements	1,159,611	-	from 12 to 60 months (excluding key personnel); mostly			
Maturities	1,176,688	-	unsecured; no impairment			
Miscellaneous assets	353	2,949	Three months advance security deposits			
Accounts receivable	(4,908)	1,785	Outstanding ATM service fees, rental and utility receivables, non- interest bearing			
Prepaid expense	5,455	12,228	Payment for various motor car vehicles, fire, money, security, payroll and robbery insurance			
Deposit liabilities	7,044,834	7,959,885	Demand, savings and short-term peso and foreign currency time deposits with fixed rates ranging from 0.00% to 2.00%			
Accrued other expense payable	-	1,151	Outstanding group life insurance			
Accounts payable	368	369	Various personal and car insurance payable			
Miscellaneous liabilities	-	1,872	Advance payment of security deposits from various tenants			
Interest income	67,649	-	Income on receivables from customers and interbank loans receivables			
Trading and securities loss	499	-	Loss from securities transactions			
Rental income	7,785	-	Income from leasing agreements with various lease terms			
Bank commission	1,936	-	Commission income on ATM service fees			
Miscellaneous income	3,751	-	Service income received from insourcing agreements			
Insurance expense	60,997	-	Payment of insurance premium			
Interest expense	1,075	-	Interest on deposit liabilities			
Rent expense	1,950	-	Payment of rent expense to various lessors			
Securities transactions						
Outright purchases	3,269,725	-	Outright purchase of FVTPL and FVOCI investments			
Outright sales	(50,000)	-	Outright sale of FVTPL and FVOCI investments			
Key Personnel						
Receivables from customers	-	11,068	Unsecured, no impairment, with annual fixed interest			
Availments	3,699	-	rates of 6.00% and maturities ranging from 2 to 10 years			
Maturities	(1,444)	-	Utilities and rental charges			
Interest income	824	-	Interest income from loans			

30. Trust Operations

Securities and other resources held by the Bank in fiduciary or agency capacity for its customers are not included in the accompanying statements of condition since these are not assets of the Bank.

As of December 31, 2023 and 2022, the Bank deposited government securities with carrying value of ₱123.9 million and ₱180.5 million, respectively, in compliance with trust regulations (Note 8).

In compliance with existing banking regulations, the Bank transferred from surplus to surplus reserve the amount of P2.4 million and P2.5 million, which corresponds to 10.00% of the net income realized from the Bank's Trust Department in 2023 and 2022, respectively.

31. Commitments and Contingent Liabilities

In the normal course of the Bank's operations, there are various outstanding commitments and contingent liabilities such as guarantees and commitments to extend credit, which are not reflected in the accompanying financial statements. The Bank, however, does not anticipate significant losses as a result of these transactions.



Commitments and Contingencies

The following is a summary of the Bank's commitments and contingent liabilities at their equivalent peso contractual amounts:

	2023	2022
Trust department accounts (Note 30)	₽9,295,113,015	₽8,825,860,829
Stand-by credit lines	41,100,000	122,000,000
Spot foreign exchange and contracts sale	27,685,000	27,877,500
Late deposits/payments received	290,311	3,288,413
Items held for safekeeping	215,511	240,348
Others	57,244	60,626

Also, several suits and claims, on behalf of or against the Bank in relation to its banking operations and labor-related cases are pending before the courts and quasi-judicial bodies. The Bank and its legal counsel believe that any losses arising from suits and claims which are not specifically provided for will not have a material adverse effect on the financial statements.

32. Notes to Statements of Cash Flows

The following is a summary of principal non-cash activities that relate to the analysis of the statements of cash flows:

	2023	2022	2021
Additions to chattel mortgage in			
settlement of loans (Note 14)	₽2,320,586,633	₽1,978,930,122	₽3,866,091,965
Additions to investment properties in			
settlement of loans (Note 12)	660,520,059	1,438,182,517	703,230,662
Recognition of right-of-use assets			
(Note 11) and lease liabilities			
(Note 25)	312,921,930	523,368,707	330,419,191
Fair value changes in financial assets			
at FVOCI (Note 8)	119,107,530	(38,369,287)	(13,033,150)
Cumulative translation adjustment	399	(756,081)	(485,670)

The table below provides for the changes in liabilities arising from financing activities in 2023 and 2022 (in millions):

			То	tal Liabilities
	Bills	Bonds	Lease fro	om Financing
	Payable	Payable	Liabilities	Activities
January 1, 2023	₽1,186	₽4,648	₽1,323	₽7,157
Cash flows from availments	5,068	-	-	5,068
Cash flows from settlement	(5,982)	(4,650)	(534)	(11,166)
Others	_	2	392	394
December 31, 2023	₽272	₽-	₽1,181	₽1,453



				Total Liabilities
	Bills	Bonds	Lease	from Financing
	Payable	Payable	Liabilities	Activities
January 1, 2022	₽-	₽4,633	₽1,279	₽5,912
Cash flows from availments	9,850	_	_	9,850
Cash flows from settlement	(8,664)	_	(559)	(9,223)
Others	_	15	603	618
December 31, 2022	₽1,186	₽4,648	₽1,323	₽7,157

Others include amortization of bills payable and bonds payable, additions to lease liabilities, and accretion and termination of lease liabilities.

As of December 31, 2023 and 2022, the Bank recognized allowance for credit losses from 'Due from other banks' amounting to $\mathbb{P}1.2$ million and $\mathbb{P}14.7$ million, respectively.

33. Offsetting of Financial Assets and Liabilities

PFRS 7 requires the Bank to disclose information about rights of offset and related arrangements (such as collateral posting requirements) for financial instruments under an enforceable master netting agreements or similar arrangements. The effects of these arrangements are disclosed in the succeeding table.

Financial assets

As of December 31, 2023 and 2022, there were no derivative assets.

Gross carrying accordance with statement of Fair value of Fair value of Fair value of mounts (before the offsetting condition financial financial financial period by type [a] Fair value of Fair value of Fair value of Fair value of instruments collateral [c-d period by type [a] SPURA (Note 7) P6,989,635,680 P- P6,989,635,680 P- P6,989,635,680 December 31, 2022 Effect of remaining rights of set-off (including rights to set-off (including rights to set-off financial collateral) that do not meet PAS 32 offsetting offset in presented in gross carrying accordance with statement of Fair value of Gross carrying accordance with statement of Fair value of			Gross amounts offset in	Net amount presented in	Effect of remai set-off (includin off financial co do not meet PA crite	g rights to set- bllateral) that S 32 offsetting	
SPURA (Note 7) P6,989,635,680 P- P6,989,635,680 P- P6,989,635,680 December 31, 2022 Effect of remaining rights of set-off (including rights to set-off financial collateral) that Gross amounts Net amount do not meet PAS 32 offsetting Gross carrying accordance with statement of Fair value of Financial assets recognized amounts (before the offsetting) condition Financial financial Net exposur at the end of reporting	at the end of reporting	amounts (before offsetting)	accordance with the offsetting criteria	statement of condition [a-b]	instruments	financial collateral	Net exposure [c-d] [e]
Effect of remaining rights of set-off (including rights to set- off financial collateral) that Gross amounts Net amount offset in Net amount presented in S2 offsetting Gross carrying accordance with offsetting statement of condition Fair value of Financial Financial assets recognized amounts (before offsetting) criteria [a-b] instruments collateral [c-d]			₽-	₽6,989,635,680	₽-	₽6,989,635,680	₽-
Gross amounts Net amount off financial collateral) that Gross amounts Net amount do not meet PAS 32 offsetting offset in presented in criteria Financial assets recognized amounts (before the offsetting at the end of reporting offsetting) criteria			Decer	nber 31, 2022			
offset in presented in criteria Gross carrying accordance with statement of Fair value of Financial assets recognized amounts (before the offsetting condition Financial financial at the end of reporting offsetting) criteria [a-b] instruments collateral [c-d]					set-off (includin off financial c	g rights to set- ollateral) that	
Frintee of Fair value of Fair value of Fair value of Fair value of Statement of Triancial assets recognized amounts (before the offsetting condition Financial financial Net exposur at the end of reporting offsetting) criteria [a-b] instruments collateral [c-d]						U	
at the end of reporting offsetting) criteria [a-b] instruments collateral [c-d]		Gross carrying					
		amounts (before	the offsetting	condition	Financial	financial	Net exposure
period by type [a] [b] [c] [d] [e]		L)					
SPURA (Note 7) ₱2.651,203,416 ₱- ₱2.651,203,416 ₱- ₱2.651,203,416							[e] ₽–

Financial liabilities As of December 31, 2023 and 2022, there were no outstanding foreign currency swaps and forwards.

		Decer	mber 31, 2023			
		Gross amounts offset in	Net amount presented in	Effect of remain set-off (including off financial co do not meet PAS criter	g rights to set- llateral) that 5 32 offsetting	
	Gross carrying	accordance with	statement of		Fair value of	
Financial assets recognized	amounts (before	the offsetting	condition	Financial	financial	Net exposure
at the end of reporting	offsetting)	criteria	[a-b]	instruments	collateral	[c-d]
period by type	[a]	[b]	[c]	[d]		[e]
SSURA (Note 17)	₽271,896,461	₽-	₽271,896,461	₽-	₽271,896,461	₽-





34. Subsequent Events

Cash Dividend Declaration

On January 18, 2024, the BOD of the Bank approved the declaration of a 7.50% regular cash dividend for the fourth quarter of 2023 for stockholders on record as of February 2, 2024 amounting to \neq 320.1 million or \neq 0.75 per share, to be paid on February 19, 2024.

35. Approval for the Release of the Financial Statements

The accompanying comparative financial statements by the Bank were authorized for issue by the BOD on February 22, 2024.

36. Supplementary Information Required Under Section 174 of the Manual of Regulations for Banks (MORB)

Financial Performance

The following basic ratios measure the financial performance of the Bank:

	2023	2022	2021
Return on average equity	11.72%	10.21%	4.44%
Return on average assets	1.80%	1.40%	0.64%
Net interest margin on average			
earning assets	5.18%	4.66%	5.81%
Current ratio	48.89%	62.41%	65.57%
Debt-to-equity ratio	4.94:1	6.11:1	6.50:1
Asset-to-equity ratio	5.94:1	7.11:1	7.50:1
Interest rate coverage ratio	1.84:1	2.52:1	2.51:1

Capital Instruments Issued

The Bank considers common stock as capital instruments eligible as Tier 1 and Tier 2 capital as of December 31, 2023 and 2022.

Significant Credit Exposures as to Industry/Economic Sector

Loan concentration as to economic activity follows (gross of unearned discounts, modification loss and allowance for credit losses):

7,667,226,340	62.01%	₽63,639,932,112	57.03%
5,589,283,371	29.21%	37,408,126,369	33.52%
2,345,575,404	1.87%	2,017,598,092	1.81%
1,435,041,015	1.15%	1,278,001,269	1.15%
1,014,270,488	0.81%	1,340,454,353	1.20%
894,812,501	0.71%	913,034,694	0.82%
607,830,158	0.49%	611,326,312	0.55%
564,461,629	0.45%	567,888,302	0.51%
313,279,519	0.25%	329,226,111	0.30%
	6,589,283,371 2,345,575,404 1,435,041,015 1,014,270,488 894,812,501 607,830,158 564,461,629	6,589,283,371 29.21% 2,345,575,404 1.87% 1,435,041,015 1.15% 1,014,270,488 0.81% 894,812,501 0.71% 607,830,158 0.49% 564,461,629 0.45%	6,589,283,37129.21%37,408,126,3692,345,575,4041.87%2,017,598,0921,435,041,0151.15%1,278,001,2691,014,270,4880.81%1,340,454,353894,812,5010.71%913,034,694607,830,1580.49%611,326,312564,461,6290.45%567,888,302

(Forward)



	2023	%	2022	%
Accommodation and food service activities	₽194,468,882	0.16%	₽189,313,909	0.17%
Professional, scientific and technical activities	150,632,271	0.12%	132,444,731	0.12%
Education	130,242,629	0.10%	118,663,386	0.11%
Information and communication	95,851,435	0.08%	75,489,198	0.07%
Human health and social work activities	90,240,508	0.07%	112,016,707	0.10%
Arts, entertainment and recreation	78,518,459	0.06%	72,203,103	0.06%
Agriculture, forestry and fishing	75,789,773	0.06%	70,896,310	0.06%
Water supply, sewerage, waste management and				
remediation activities	65,529,418	0.05%	43,296,906	0.04%
Mining and quarrying	5,659,929	0.00%	4,705,062	0.00%
Others	2,883,292,726	2.30%	2,663,873,735	2.39%
	₽125,202,006,455	100.00%	₽111,588,490,661	100.00%

Others relate to other service activities including the activities of membership organizations, repair of computers, personal and household goods and a variety of personal service activities not covered elsewhere in the classification above.

Breakdowns of Total Loans as to Security

The breakdown of loans and receivables from customers (gross of unearned discounts, modification loss and allowance for credit losses) as to secured and unsecured and as to type of security follows:

	2023	%	2022	%
Secured by:				
Chattel	₽59,765,850,197	47.74%	₽50,754,005,073	45.48%
Real estate	30,985,023,151	24.75%	30,172,737,600	27.04%
Deposit hold-out	597,581,973	0.48%	597,964,616	0.54%
	91,348,455,321	72.96%	81,524,707,289	73.06%
Unsecured	33,853,551,134	27.04%	30,063,783,372	26.94%
	₽ 125,202,006,455	100.00%	₽111,588,490,661	100.00%

Breakdown of Total Loans as to Status

Details of non-performing loans (NPL) follow:

	2023	2022
Secured	₽3,240,010,197	₽2,882,518,252
Unsecured	1,157,125,833	1,154,927,621
	₽4,397,136,030	₽4,037,445,873

Generally, NPLs refer to loans, investments, receivables, or any financial asset, even without any missed contractual payments, that satisfy any of the following conditions:

- 1. Impaired under existing accounting standards;
- 2. Classified as doubtful or loss;
- 3. In litigation, and/or;
- 4. There is evidence that full repayment of principal and interest is unlikely without foreclosure of collateral, if any.

All other loans, even if not considered impaired, shall be considered non-performing if any principal and/or interest are:

- 1. Unpaid for more than ninety (90) days from contractual due date, or accrued interests for more than ninety (90) days have been capitalized, refinanced, or delayed by agreement.
- 2. Microfinance and other small loans with similar credit characteristics shall be considered non-performing after contractual due date or after it has become past due.
- 3. Restructured loans shall be considered non-performing. However, if prior to restructuring, the loans were categorized as performing, such classification shall be retained.



The NPLs of the Bank not fully covered by allowance for credit losses follow:

	2023	2022
Total NPLs	₽4,397,136,030	₽4,037,445,873
Less NPLs fully covered by allowance for credit		
losses	1,040,506,478	977,859,235
	₽3,356,629,552	₽3,059,586,638

Restructured loans as of December 31, 2023 and 2022 amounted to P155.2 million and P98.8 million, respectively. The Bank's loan portfolio includes non-risk loans as defined under BSP regulations totaling P0.6 billion as of December 31, 2023 and 2022.

Information on Related Party Loans

As required under existing BSP rules and regulations, the Bank discloses loans and other credit accommodations granted to its DOSRI. These loans and other credit accommodations were made substantially on the same terms as with other individuals and businesses of comparable risks and were subject of prior BOD approval and entailing BSP reportorial requirements.

Existing banking regulations also limit the total amount of credit exposure to each of the Bank's DOSRIs, at least 70.00% of which must be secured, to the total of their respective deposits and book value of their respective unencumbered deposits and, if any, book value of their respective paid-in capital contribution in the Bank. In the aggregate, the Bank's total credit exposure to all its DOSRIs should not exceed its net worth or 15.00% of its total loan portfolio, whichever is lower, with any unsecured portion thereof not exceeding the lower between 30.00% of the aggregate limit or of the total actual exposure. However, loans and other credit accommodations to DOSRIs that are secured by assets considered by the BSP as non-risk are exempt from these ceilings. As of December 31, 2023 and 2022, the Bank's credit exposures to DOSRI are within the said regulatory limits.

BSP Circular No. 423 dated March 15, 2004, as amended by BSP Circular No. 914 dated June 23, 2016, provide the rules and regulations governing credit exposures to DOSRI. The following table shows information relating to the loans, other credit accommodations and guarantees classified as DOSRI accounts under regulations existing prior to BSP Circular No. 423 and new DOSRI loans and other credit accommodations granted under said circular as of December 31, 2023 and 2022 (in thousands):

	2023		2	2022
-	DOSRI	Related	DOSRI	Related
	Loans	Party Loans	Loans	Party Loans
Total outstanding loans	₽191,082	₽1,146,082	₽199,011	₽1,154,011
Percent of DOSRI/Related Party loans to total loan portfolio	0.17%	1.03%	0.18%	1.03%
Percent of unsecured DOSRI/Related Party loans to total DOSRI/Related Party loans	98.35%	99.73%	95.04%	99.15%
Percent of past-due DOSRI/Related Party loans to total DOSRI/Related Party loans	0.00%	0.00%	0.00%	0.00%
Percent of non-performing DOSRI/Related Party loans to total DOSRI/Related Party loans	0.00%	0.00%	0.00%	0.00%

Total interest income from DOSRI loans amounted to ₱3.9 million in 2023, ₱4.6 million in 2022 and ₱4.7 million 2021.



Aggregate Amount of Secured Liabilities and Assets Pledged as Security

As of December 31, 2023 and 2022, investment securities at amortized cost include Bureau of Treasury bonds pledged by the Bank to MBTC to secure its payroll account with the Bank, with total carrying value of P60.0 million and P60.1 million, respectively.

Commitments and Contingencies

The following is a summary of the Bank's commitments and contingent liabilities at their equivalent peso contractual amounts:

	2023	2022
Trust department accounts (Note 30)	₽9,295,113,015	₽8,825,860,829
Stand-by credit lines	41,100,000	122,000,000
Spot foreign exchange and contracts sale	27,685,000	27,877,500
Late deposits/payments received	290,311	3,288,413
Items held for safekeeping	215,511	240,348
Others	57,244	60,626

37. Report on the Supplementary Information Required Under Revenue Regulations (RR) No. 15-2010

On November 25, 2010, the BIR issued RR No. 15-2010 to amend certain provisions of RR No. 21-2002. The regulations provide that starting 2010, the notes to financial statements shall include information on taxes, duties and license fees paid or accrued during the taxable year.

The Bank reported and/or paid the following types of taxes for the year:

Taxes and Licenses

For the taxable year ended December 31, 2023, taxes and licenses of the Bank consist of:

Gross receipts tax	₽976,158,644
Documentary stamps tax	605,573,537
Local taxes	82,799,112
Fringe benefit tax	7,995,688
	₽1,672,526,981

Withholding Taxes

As of December 31, 2023, total remittances and balance of withholding taxes are as follows:

	Total	
	Remittances	Balance
Withholding taxes on compensation and benefits	₽439,968,847	₽22,494,515
Final withholding taxes	944,649,047	84,016,500
Expanded withholding taxes	100,015,580	10,261,114
	₽1,484,633,474	₽116,772,129

Tax Assessment

The Bank has no ongoing tax assessment as of December 31, 2023.





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INDEPENDENT AUDITOR'S REPORT ON SUPPLEMENTARY SCHEDULES

The Stockholders and the Board of Directors Philippine Savings Bank PSBank Center 777 Paseo de Roxas corner Sedeño Street Makati City

We have audited in accordance with Philippine Standards on Auditing, the financial statements of Philippine Savings Bank (the Bank) as at December 31, 2023 and 2022 and for each of the three years in the period ended December 31, 2023, included in this Form 17-A, and have issued our report thereon dated February 22, 2024. Our audits were made for the purpose of forming an opinion on the basic financial statements taken as a whole. The schedules listed in the Index to the Financial Statements and Supplementary Schedules are the responsibility of the Bank's management. These schedules are presented for purposes of complying with the Revised Securities Regulation Code Rule 68, and are not part of the basic financial statements. These schedules have been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, fairly state, in all material respects, the information required to be set forth therein in relation to the basic financial statements taken as a whole.

SYCIP GORRES VELAYO & CO.

Veronica Mae A. Arce Partner CPA Certificate No. 0117208 Tax Identification No. 234-282-413 BOA/PRC Reg. No. 0001, August 25, 2021, valid until April 15, 2024 BIR Accreditation No. 08-001998-135-2021, November 10, 2021, valid until November 9, 2024 PTR No. 10079902, January 5, 2024, Makati City

February 22, 2024



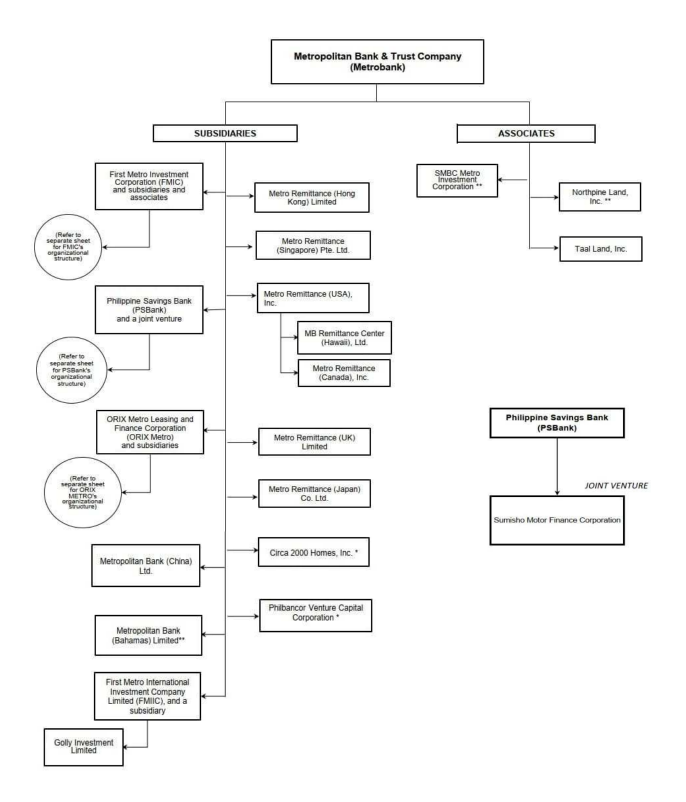
PHILIPPINE SAVINGS BANK INDEX TO THE FINANCIAL STATEMENTS AND SUPPLEMENTARY SCHEDULES

- I. Reconciliation of Retained Earnings Available for Dividend Declaration (Annex 68-D)
- II. Map of the Relationships of the Companies within the Group
- III. Supplementary Schedules Required by Annex 68-J
 - A. Financial Assets
 - B. Amounts Receivable from Directors, Officers, Employees, Related Parties and Principal Stockholders (Other than Related Parties)
 - C. Amounts Receivable from Related Parties which are Eliminated During the Consolidation of Financial Statements
 - D. Long-term Debt
 - E. Indebtedness to Related Parties (Long-Term Loans from Related Companies)
 - F. Guarantees of Securities of Other Issuers
 - G. Capital Stock

PHILIPPINE SAVINGS BANK RECONCILIATION OF RETAINED EARNINGS AVAILABLE FOR DIVIDEND DECLARATION (ANNEX 68-D) AS OF DECEMBER 31, 2023

Unappropriated Retained Earnings, beginning of reporting period Less: Category B: Items that are directly debited to Unappropriated Retained Earnings		₽19,360,774,280
Dividend declaration during the reporting period	(1,280,578,248)	
Retained Earnings appropriated during the reporting period	(2,419,758)	(1,282,998,006)
Unappropriated Retained Earnings, as adjusted Add/Less: Net Income (loss) for the current year		18,077,776,274 4,531,061,864
Less: Category C.1: Unrealized income recognized in the profit or loss during the reporting period (net of tax) Equity in net income of associate/joint venture, net of		
dividends declared	28,740,923	
Unrealized foreign exchange gains (losses), except those attributable to cash and cash equivalents Unrealized fair value adjustment (mark-to-market gains) of	(1,003,240)	
financial instruments at fair value through profit or loss (FVTPL)	1,322,352	
Unrealized fair value gain of Investment Property	1,193,116,225	
Sub-total		1,222,176,260
Add: Category C.3: Unrealized income recognized in profit or loss in prior periods but reversed in the current		
reporting period (net of tax)		
Reversal of previously recorded foreign exchange gain, except those attributable to cash and cash equivalents Reversal of previously recorded fair value adjustment	(5,952,704)	
(mark-to-market gains) of financial instruments at fair value through profit or loss (FVTPL)	(6,620)	
Reversal of previously recorded fair value gain of	1,198,878,404	
Investment Property Sub-total	1,198,878,404	1 103 010 000
Adjusted Net Income/Loss		<u>1,192,919,080</u> 4,501,804,684
Add/Less: Category F: Other items that should be excluded		
from the determination of the amount of available for		
dividends distribution		
Net movement of deferred tax asset not considered in the		
reconciling items under the previous categories		(850,339,510)
Total Retained Earnings, end of the reporting period available for dividend		₽21,729,241,448
		1 21, 1 27, 271, 470

PHILIPPINE SAVINGS BANK MAP OF THE RELATIONSHIPS OF THE COMPANIES WITHIN THE GROUP AS OF DECEMBER 31, 2023



* In process of dissolution ** In process of liquidation

PHILIPPINE SAVINGS BANK SUPPLEMENTARY SCHEDULES REQUIRED BY ANNEX 68-J SCHEDULE A – FINANCIAL ASSETS AS OF DECEMBER 31, 2023

Name of Issuing Entity and Association of Each Issue (i)	Number of Shares or Principal Amount of Bonds and Notes	Amount shown in the Statement of Condition (ii)	Valued based on Market Quotation at End of Reporting Period (iii)	Interest Income Accrued as at End of Reporting Period
Fair Value through Profi	t or Loss (FVTPL)	Investments		
Government Bonds	400,046,521	₽414,298,313	₽414,298,313	₽9,565,253
Financial Assets at Fair V Debt Securities Government Bonds	Value through Oth	er Comprehensive Inc	ome (FVOCI)	
Peso-denominated	51,000,000,000	₽50,889,402,209	₽50,889,402,209	₽-
Treasury Notes				
Peso-denominated Private Corporation	1,750,606,467	1,809,726,638	1,809,726,638	40,993,209
Peso-denominated	1,650,000,000	1,633,147,238	1,633,147,238	14,988,335
	54,400,606,467	54,332,276,085	54,332,276,085	55,981,544
Equity Securities	6,594,720	27,417,546	27,417,546	_
	54,407,201,187	₽54,359,693,631	₽54,359,693,631	₽55,981,544
Investment Securities at Government Bonds Dollar-denominated	Amortized Cost 9,165,506,840	₽11,401,610,963	₽11,401,610,963	₽279,718,326
Treasury Notes Peso-denominated	16,523,557,000	16,474,351,855	16,474,351,855	171,581,376
Private Corporation	1 200 020 000	1 206 620 802	1 206 620 802	10 202 226
Peso-denominated	1,399,980,000	1,396,629,892	1,396,629,892	10,802,286
Dollar-denominated	611,838,500	620,575,333	620,575,333 B20 803 168 043	8,780,557
	27,700,882,340	₽29,893,168,043	₽29,893,168,043	₽470,882,545
	82,508,130,048	₽84,667,159,987	₽84,667,159,987	₽536,429,342

Each issue shall be stated separately, except that reasonable grouping, without enumeration may be made of

 (a) securities issued or guaranteed by the Philippine Government or its agencies and (b) securities issued by
 others for which the amounts in the aggregate are not more than two per cent of total assets.

(ii) State the basis of determining the amounts shown in the column. This column shall be totaled to correspond to the respective Statements of Condition caption or captions.

(iii) This column may be omitted if all amounts that would be shown are the same as in the immediate preceding column.

PHILIPPINE SAVINGS BANK

SUPPLEMENTARY SCHEDULES REQUIRED BY ANNEX 68-J SCHEDULE B – AMOUNTS RECEIVABLE FROM DIRECTORS, OFFICERS, EMPLOYEES, RELATED PARTIES, AND PRINCIPAL STOCKHOLDERS (OTHER THAN RELATED PARTIES) AS OF DECEMBER 31, 2023

Name and Designation of Debtor (i)	Balance at Beginning of the Period	Additions	Amounts Collected (ii)	Amounts Written-off (iii)	Current	Not Current	Balance at End of Period	
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NONE TO REPORT

Note: Transactions to these parties are made in the ordinary course of business.

- (ii) If collection was other than in cash, explain.
- (iii) Give reasons for write-off.

⁽i) Show separately accounts receivables and note receivable. In case of notes receivable, indicate pertinent information such as the due date, interest rate, terms or repayment and collateral, if any.

PHILIPPINE SAVINGS BANK

SUPPLEMENTARY SCHEDULES REQUIRED BY ANNEX 68-J SCHEDULE C – AMOUNTS RECEIVABLE FROM RELATED PARTIES WHICH ARE ELIMINATED DURING THE CONSOLIDATION OF FINANCIAL STATEMENTS AS OF DECEMBER 31, 2023

Name and Designation of debtors	Balance at Beginning of Period	Additions	Amounts Collected (i)	Amounts Written Off (ii)	Current	Not Current	Balance at End of Period
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NOT APPLICABLE

- (i) If collection was other than in cash, explain.
- (ii) Give reasons for write off.

PHILIPPINE SAVINGS BANK SUPPLEMENTARY SCHEDULES REQUIRED BY ANNEX 68-J SCHEDULE D – LONG-TERM DEBT AS OF DECEMBER 31, 2023

		Amount shown under Caption "Current Portion of Long-Term Debt" in related	Amount shown under Caption "Long-Term Debt" in related		
Title of Issue and	Amount	Statement of	Statement of		
Type of Obligation	Authorized by	Condition	Condition	Interest	
(i)	Indenture	(ii)	(iii)	Rate	Maturity Date

NOT APPLICABLE

- (i) Include in this column each type of obligation authorized.
- (ii) This column is to be totaled to correspond to the related Statements of Condition caption.
- (iii) Include in this column details as to interest rates, amounts or number of periodic installments, and maturity dates.

PHILIPPINE SAVINGS BANK SUPPLEMENTARY SCHEDULES REQUIRED BY ANNEX 68-J SCHEDULE E – INDEBTEDNESS TO RELATED PARTIES (LONG-TERM LOANS FROM RELATED COMPANIES) AS OF DECEMBER 31, 2023

Name of Related Party	Balance at Beginning	Balance at the End of Period
(i)	of Period	(ii)

NONE TO REPORT

⁽i) The related parties named shall be grouped as in Schedule C. The information called for shall be stated separately for any persons whose investments were shown separately in such related schedule.

⁽ii) For each affiliate named in the first column, explain in a note hereto the nature and purpose of any material increase during the period that is in excess of ten per cent (10%) of the related balance at either the beginning or end of the period.

PHILIPPINE SAVINGS BANK

SUPPLEMENTARY SCHEDULES REQUIRED BY ANNEX 68-J SCHEDULE F – GUARANTEES OF SECURITIES OF OTHER ISSUERS AS OF DECEMBER 31, 2023

Name of Issuing Entity of	Title of Issue of	Total Amount		
Securities Guaranteed by	each Class of	Guaranteed and	Amount Owned by	Nature of
the Company for which this	Securities	Outstanding	Person for which	Guarantee
Statement is filed	Guaranteed	(i)	Statement is Filed	(ii)

NONE TO REPORT

⁽i) Indicate in a note any significant changes since the date of the last Statements of Condition filed. If this schedule is filed in support of Consolidated Financial Statements, there shall be set forth guarantees by any person included in the consolidation except such guarantees of securities which are included in the Consolidated Statements of Condition.

⁽ii) There must be a brief statement of the nature of the guarantee, such as "Guarantee of principal and interest", "Guarantee of interest", or "Guarantee of dividends". If the guarantee is of interest, dividends, or both, state the annual aggregate amount of interest or dividends so guaranteed.

PHILIPPINE SAVINGS BANK SUPPLEMENTARY SCHEDULES REQUIRED BY ANNEX 68-J SCHEDULE G – CAPITAL STOCK AS OF DECEMBER 31, 2023

Title of Issue (i)	Number of Shares Authorized	Number of Shares Issued and Outstanding as shown under related Statement of Condition Caption	Number of Shares Reserved for Options, Warrants, Conversion and Other Rights	Number of Shares Held by Related Parties (ii)	Directors, Officers, and Employees	Others (iii)
Common Stock -						
P10 par value	600,000,000	426,859,416	—	377,279,068	4,457,668	45,122,680

(i) Include in this column each type of issue authorized.

(ii)	Related Parties referred to include persons for which separate financial statements are filed and those
	included in consolidated financial statements, other than the issuer of the particular security.

(iii) Indicate in a note any significant changes since the date of the last Statements of Condition filed.



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INDEPENDENT AUDITOR'S REPORT ON COMPONENTS OF FINANCIAL SOUNDNESS INDICATORS

The Stockholders and the Board of Directors Philippine Savings Bank PSBank Center 777 Paseo de Roxas corner Sedeño Street Makati City

We have audited in accordance with Philippine Standards on Auditing, the financial statements of Philippine Savings Bank (the Bank) as at December 31, 2023 and 2022 and for each of the three years in the period ended December 31, 2023 and have issued our report thereon dated February 22, 2024. Our audits were made for the purpose of forming an opinion on the basic financial statements taken as a whole. The Supplementary Schedule on Financial Soundness Indicators, including their definitions, formulas, calculation, and their appropriateness or usefulness to the intended users, are the responsibility of the Bank's management. These financial soundness indicators are not measures of operating performance defined by Philippine Financial Reporting Standards (PFRSs) and may not be comparable to similarly titled measures presented by other companies. This schedule is presented for the purpose of complying with the Revised Securities Regulation Code Rule 68 issued by the Securities and Exchange Commission and is not a required part of the basic financial statements prepared in accordance with PFRSs. The components of these financial soundness indicators have been traced to the Bank's financial statements as at December 31, 2023 and 2022 and for each of the three years in the period ended December 31, 2023 and no material exceptions were noted.

SYCIP GORRES VELAYO & CO.

Veronica Mae A. Arce Partner CPA Certificate No. 0117208 Tax Identification No. 234-282-413 BOA/PRC Reg. No. 0001, August 25, 2021, valid until April 15, 2024 BIR Accreditation No. 08-001998-135-2021, November 10, 2021, valid until November 9, 2024 PTR No. 10079902, January 5, 2024, Makati City

February 22, 2024



PHILIPPINE SAVINGS BANK

SUPPLEMENTARY SCHEDULE ON FINANCIAL SOUNDNESS INDICATOR (ANNEX 68-E) FOR THE YEARS ENDED DECEMBER 31, 2023 AND 2022

	December 31, 2023	December 31, 2022
PROFITABILITY RATIOS		
Return on Assets		
Net Income	1.80%	1.40%
Average Total Resources		
Return on Equity		
Net Income	11.72%	10.21%
Average Stockholders' Equity		
Net Interest Margin		
Net Interest Income	5.18%	4.66%
Average Earning Assets		
Cost to Income Ratio		
Operating Expenses Excluding Provision		
for Impairment and Credit Losses and Income Taxes	58.89%	60.06%
Net Interest Income + Operating Income		
SOLVENCY RATIOS		
Debt to Equity Ratio		
Total Liabilities	4.94:1	6.11:1
Total Stockholders' Equity		
Asset-to-Equity Ratio		
_Total Assets	5.94:1	7.11:1
Total Stockholders' Equity		
Interest Rate Coverage Ratio		
Earnings Before Interest and Taxes	1.84:1	2.52:1
Interest Expense		
LIQUIDITY RATIOS		
Liquidity/Current Ratio		
Current Assets	48.89%	62.41%
Current Liabilities		
Loans to Deposit Ratio	65.97%	52.11%
Gross Loans* Total Deposits	03.9770	32.1170
I otal Deposits		
Capital Adequacy Ratio		
Total Qualifying Capital	24.46%	24.85%
Total Risk-Weighted Assets		

*Loans and receivables, net of unearned discounts and capitalized interest (before allowance for credit losses)

PHILIPPINE SAVINGS BANK EVENTS REPORTED UNDER FORM 17-C (Reports filed during the year 2023)

No.	Particulars	Date Reported
1	PSBank reported the following information as of December 31, 2022:	January 18, 2023
	1. Top 20 Stockholders	
	2. Top 100 Stockholders	
	3. Statement of Beneficial Ownership	
	4. Summary Report on Distribution of Stockholdings by Nationality	
	5. List of Major PSBank Stockholders Owning 5% or more	
	6. List of Stockholders and their Stockholdings	
	7. Changes in Stockholdings of Stockholders	
2	PSBank reported that the Board of Directors, in its meeting held on 26 January 2023,	January 27, 2023
	passed a resolution declaring a 7.5% Regular Cash Dividend for the fourth quarter of	
	2021 amounting to Php 320.14 million equivalent to Php 0.75 per share. This will be	
	payable to all common stockholders of record as of the Record Date of 10 February 2023	
	and will be paid no later than the Payment Date of 27 February 2023.	
3	PSBank reported that the Board of Directors, in its meeting held on 26 January 2023,	January 27, 2023
	passed a resolution on the following:	-
	1) Scheduling of the Annual Stockholders Meeting on April 27, 2023 at Three o'clock	
	in the afternoon (3:00 PM);	
	2) Conduct of meeting will be via CISCO WEBEX, a secure online/virtual meeting	
	application platform and shall be pursuant to all applicable SEC regulations;	
	3) Setting March 10, 2023 as the Record Date for determining stockholders entitled to	
	notice and to vote in the Meeting; and	
	4) Granting of authority to Mr. Jose Vicente L. Alde, PSBank President, to change the	
	date, time, place and/or mode of conduct of the Meeting as well as the record date	
	and to decide on such other related matters as may be required by the regulators and	
	other exigencies; and to sign, execute and deliver any and all documents and to do	
	and perform any and all acts as may be necessary to carry into effect the intents and	
	purposes of the foregoing.	
4	PSBank reported the attendance of the Board of Directors with a corresponding	January 27, 2023
•	certification issued by our Corporate Secretary, Mr. Perfecto Ramon Z. Dimayuga, Jr. and	Junuary 27, 2023
	also the attendance of the Principal / Key Officers of Philippine Savings Bank in the	
	Corporate Governance Seminars / Webinars held for the year 2022.	
5	PSBank reported its financial results for year-end 2022.	March 1, 2023
6	In compliance with the SEC Notice dated March 13, 2023 on the alternative mode for	April 3, 2023
0	distributing and providing copies of the Notice of Meeting, Information Statement, and	April 5, 2025
	other documents in connection with the holding of Annual Stockholders' Meeting	
	("ASM") for 2023, PSBank reported that the 2023 Notice of Annual Stockholders'	
	Meeting was published in two (2) newspapers of general circulation (print and online) on March 30 and 31, 2023. Accordingly, the same had been disclosed to the Philippine Stock	
7	Exchange (PSE) pursuant to applicable PSE regulations.	A 11.0.4 00000
7	PSBank reported the following information as of March 31, 2023:	April 24, 2023
	1. Top 20 Stockholders	
	2. Top 100 Stockholders	
	3. Statement of Beneficial Ownership	
	4. Summary Report on Distribution of Stockholdings by Nationality	
	5. List of Major PSBank Stockholders Owning 5% or more	
	6. List of Stockholders and their Stockholdings	
	7. Changes in Stockholdings of Stockholders	
8	PSBank reported that the Board of Directors, in its meeting held on 27 April 2023, passed	April 28, 2023
	a resolution declaring a 7.5% Regular Cash Dividend for the first quarter of 2023	
	amounting to Php 320.14 million equivalent to Php 0.75 per share. This will be payable to	
	all common stockholders as of the Record Date of 15 May 2023 and will be paid no later	
	than the Payment Date of 29 May 2023.	
9	PSBank reported the results of its Annual Stockholders' Meeting held on 27 April 2023.	April 28, 2023
10	PSBank reported the results of its Organizational Meeting held on 27 April 2023.	April 28, 2023
	PSBank reported its financial results for the first quarter of 2023.	May 8, 2023
11		
11	PSRank reported the resignation of Mr. Higinio () Macadaeg. In as independent director	
11 12	PSBank reported the resignation of Mr. Higinio O. Macadaeg, Jr. as independent director due to personal reasons effective immediately.	July 17, 2023
	PSBank reported the resignation of Mr. Higinio O. Macadaeg, Jr. as independent director due to personal reasons effective immediately. PSBank reported the following information as of June 30, 2023:	July 17, 2023 July 18, 2023

No.	Particulars	Date Reported
	2. Top 100 Stockholders	
	3. Statement of Beneficial Ownership	
	4. Summary Report on Distribution of Stockholdings by Nationality	
	5. List of Major PSBank Stockholders Owning 5% or more	
	6. List of Stockholders and their Stockholdings	
	7. Changes in Stockholdings of Stockholders	
14	PSBank reported that the Board of Directors, in its meeting held on 20 July 2023, passed a resolution declaring a 7.5% Regular Cash Dividend for the second quarter of 2023 amounting to Php 320.14 million equivalent to Php 0.75 per share. This will be payable to	July 25, 2023
	all common stockholders as of the Record Date of 04 August 2023 and will be paid no later than the Payment Date of 22 August 2023.	
15	PSBank reported its financial results for the first half of 2023.	August 7, 2022
15		August 7, 2023
16	PSBank reported the information regarding Philippine Savings Bank's (PSBank) Issuer Rating with Philippine Rating Services Corporation (Philratings)	August 14, 2023
17	PSBank reported that the Board of Directors, in its meeting held on August 24, 2023, passed a resolution approving the appointment, via secondment, for a maximum period of five (5) years from 01 September 2023 to 31 August 2028, of parent-Metrobank's First Vice President (FVP) Elmer K. Mercado as the Bank's Deputy Treasurer from 01 September 2023 to 31 December 2023 and Treasurer/Treasury Group Head from 01 January 2024 to 31 August 2028.	August 29, 2023
18	PSBank reported that the Board of Directors, in its meeting held on September 21, 2023, passed a resolution approving the following matters as endorsed by the Bank's Corporate Governance Committee (CGC):	September 22, 2023
	 Election of Mr. Ronald Luis S. Goseco as Independent Director, subject to the required confirmation by the Bangko Sentral ng Pilipinas with his existing interlocking positions; and, Approximate of Mr. Conserve of the Bankle Bankle Director. 	
	2. Appointment of Mr. Goseco as Chairman of the Bank's Risk Oversight Committee and Member of the Audit and Related Party Transactions Committees.	
	Mr. Goseco will serve the remaining unexpired term and fill in the vacant committee seats	
	left by former Independent Director Higinio O. Macadaeg, Jr.	
19	 PSBank reported the following information as of September 30, 2023: 1. Top 20 Stockholders 2. Top 100 Stockholders 3. Statement of Beneficial Ownership 4. Summary Report on Distribution of Stockholdings by Nationality 5. List of Major PSBank Stockholders Owning 5% or more 6. List of Stockholders and their Stockholdings 7. Changes in Stockholdings of Stockholders 	October 17, 2023
20	PSBank reported that the Board of Directors, in its meeting held on 19 October 2023,	October 20, 2023
20	passed a resolution declaring a 7.5% Regular Cash Dividend for the third quarter of 2023 amounting to Php 320.14 million equivalent to Php 0.75 per share. This will be payable to all common stockholders as of the Record Date of 08 November 2023 and will be paid no later than the Payment Date of 20 November 2023.	000000 20, 2023
21	PSBank reported its financial results for third quarter of 2023.	November 6, 2023
22	PSBank reported that the Board of Directors, in its regular Board meeting on December 14, 2023, approved the appointment of Senior Vice President & Controller/Finance Group Head Leah M. Zamora concurrently as the Bank's new Corporate Secretary effective 01 January 2024. She will serve the remaining unexpired term of incumbent Senior Vice	December 18, 2023
	President & Corporate Secretary Perfecto Ramon Z. Dimayuga, Jr., who will be retiring by 31 December 2023.	
23	PSBank reported the retirement of Senior Vice President and Marketing Group Head Emmanuel A. Tuazon effective 1 January 2024.	December 27, 2023

REPUBLIC OF THE PHILIPPINES) MAKATI CITY) S.S

CERTIFICATION OF INDEPENDENT DIRECTOR

I, EDUARDO A. SAHAGUN, 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 **Philippine Savings Bank** and have been its independent director since <u>April 2017</u>.

2. I am affiliated with the following companies or organizations (including Government – Owned and Controlled Corporations) :

COMPANY/ ORGANIZATION	POSITION/ RELATIONSHIP	PERIOD OF SERVICE
UNION GALVASTEEL CORPORATION	MEMBER, BOARD OF DIRECTORS	2010 to present
UNION GALVASTEEL CORPORATION	PRESIDENT & CEO	2017 to present
PHINMA PROPERTY HOLDINGS CORPORATION	MEMBER, BOARD OF DIRECTORS	2016 to present
EDCOMMERCE CORPORATION	CHAIRMAN	2017 to present
PHINMA SOLAR ENERGY CORPORATION	PRESIDENT AND CEO	2017 to present
PHILCEMENT CORPORATION	PRESIDENT AND CEO	2017 to present
PHINMA FOUNDATION INC.	MEMBER, BOARD OF TRUSTEES	2019 to present
T-O INSURANCE BROKERS, INC.	MEMBER, BOARD OF DIRECTORS	2019 to present
PHINMA CORPORATION	MEMBER, BOARD OF DIRECTORS	2021 to present
SONG LAM CEMENT JOINT STOCK COMPANY	MEMBER, BOARD OF DIRECTORS	2021 to present
CAGAYAN DE ORO COLLEGE, INC.	MEMBER, BOARD OF DIRECTORS	2021 to present
FIRST BATANGAS HOTEL CORPORATION	MEMBER, BOARD OF DIRECTORS	2021 to present

3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of <u>Philippine Savings Bank</u>, as provided for in Section 38 of the Securities Regulation Code, its implementing Rules and Regulations and other SEC issuances.

4. I am related to the following director/ officer/ substantial shareholder of (<u>covered</u> <u>company and its subsidiaries and affiliates</u>) other than the relationship provided under Rule 38.2.3 of the Securities Regulation Code. (where applicable):

NAME OF DIRECTOR/ OFFICER/ SUBSTANTIAL SHAREHOLDER	COMPANY	NATURE OF RELATIONSHIP
N/A	N/A	N/A

5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding / I disclose that I am the subject of the following criminal/ administrative investigation or proceeding (as the case may be):

OFFENSE CHARGED/ INVESTIGATED	TRIBUNAL OR AGENCY INVOLVED	STATUS
N/A	N/A	N/A

6. (For those in government service/ affiliated with a government agency or GOCC) I have the required written permission or consent from the <u>N/A</u> to be an independent director in <u>N/A</u>, pursuant to the Office of the President Memorandum Circular No. 17 and Section 12, Rule XVIII of the Revised Civil Service Rules.

7. 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.

8. I shall inform the Corporate Secretary of <u>Philippine Savings Bank</u> of any changes in the abovementioned information within five days from its occurrence.

MAR 06 2024, MAKATI CITY Done, this _____ day of ____, at Eduardo A. Sahagun Affiant

SUBSCRIBED AND SWORN TO before me this _____ day of _____ day of ______ day of ______ issued on ^______

at

..

Doc. No. 920 Page No. 05 Book No. Of Series of 2024.

ATTY. ROI AASANGYA, JR.

ROLL NO. 45164 NOTARY PUBLIC FOR MAKATI CITY APPOINTMENT NO. M-028 UNTIL DECEMBER 31, 2024 MCLE COMPLIANCE NO. VII-0005549 APRIL 14, 2025 IBP LIFETIME NO. 018563. 01/03/2018 MAKATI CITY PTR NO. 10073915. 01/02/2024 MAKATI CITY MEZZANINE FLR. PSBANK CENTER NO. 777 PASEO DE ROXAS COR. SEDENO ST. MAKATI CITY TEL NO. (02)8511-8042

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

CERTIFICATION OF INDEPENDENT DIRECTOR

I, FRANCISCO S. MAGSAJO, JR., 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 **Philippine Savings Bank** and have been its independent director since <u>April 2021</u>.

2. I am affiliated with the following companies or organizations (including Government – Owned and Controlled Corporations):

COMPANY/ ORGANIZATION	POSITION/ RELATIONSHIP	PERIOD OF SERVICE
PHILIPPINE VETERANS BANK	DIRECTOR	2019 to present
INTERVEST PROJECTS, INC.	DIRECTOR	2019 to present
INTERVEST INSURANCE AGENCY, INC.	DIRECTOR	2019 to present

3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of <u>Philippine Savings Bank</u>, as provided for in Section 38 of the Securities Regulation Code, its implementing Rules and Regulations and other SEC issuances.

4. I am related to the following director/ officer/ substantial shareholder of (<u>covered</u> <u>company and its subsidiaries and affiliates</u>) other than the relationship provided under Rule 38.2.3 of the Securities Regulation Code. (where applicable)

NAME OF DIRECTOR/ OFFICER/ SUBSTANTIAL SHAREHOLDER	COMPANY	NATURE OF RELATIONSHIP
N/A	N/A	N/A

5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding / I disclose that I am the subject of the following criminal/ administrative investigation or proceeding (as the case may be):

OFFENSE CHARGED/ INVESTIGATED	TRIBUNAL OR AGENCY INVOLVED	STATUS
N/A	N/A	N/A

6. (For those in government service/ affiliated with a government agency or GOCC) I have the required written permission or consent from the <u>N/A</u> to be an independent director in <u>N/A</u>, pursuant to the Office of the President Memorandum Circular No. 17 and Section 12, Rule XVIII of the Revised Civil Service Rules.

7. 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.

8. I shall inform the Corporate Secretary of <u>Philippine Savings Bank</u> of any changes in the abovementioned information within five days from its occurrence.

Done, this ______ day of ______, at ______MAKATI CITY Francisco S. Magsajo, Jr. Affiant MAKATI CI SUBSCRIBED AND SWORN TO before me this day of , at ID No. affiant exhibiting to me his _ j. ATTY. ROMEO S. MASANGYA. JR. POLL NO. 45164 Doc. No. 321

Doc. No. 321Page No. 466Book No. 06Series of 2024. FOLL NO. 45164 NOTARY PUBLIC FOR MAKATI CITY APPOINTMENT NO. M-028 UNTIL DECEMBER 31, 2024 MCLE COMPLIANCE NO. VII-0005549 APRIL 14, 2025 IBP LIFETIME NO. 018663. 01/03/2018 MAKATI CITY PTR NO. 10073915. 01/03/2024 MAKATI CITY MEZZANINE FLR. PSBANK CENTER NO. 777 PASEO DE ROXAS COR. SEDENO ST. MAKATI CITY TEL NO. (02)8511-8042

REPUBLIC OF THE PHILIPPINES) MAKATI CITY) S.S

CERTIFICATION OF INDEPENDENT DIRECTOR

I, RUFINO LUIS T. MANOTOK, 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 **Philippine Savings Bank** and have been its independent director since <u>April 2023</u>.

2. I am affiliated with the following companies or organizations (including Government – Owned and Controlled Corporations) :

COMPANY/ ORGANIZATION	POSITION/ RELATIONSHIP	PERIOD OF SERVICE
MANOTOK BROS., INC.	DIRECTOR	1997 to present
MANARSA HOLDINĠS CORPORATION	CHAIRMAN OF THE BOARD	2016 to present
CEBU LANDMASTERS, INC.	INDEPENDENT DIRECTOR	2017 to present
MANILA MEDICAL SERVICES, INC.	INDEPENDENT DIRECTOR	2019 to present

1. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of <u>Philippine Savings Bank</u>, as provided for in Section 38 of the Securities Regulation Code, its implementing Rules and Regulations and other SEC issuances.

2. I am related to the following director/ officer/ substantial shareholder of (<u>covered</u> <u>company and its subsidiaries and affiliates</u>) other than the relationship provided under Rule 38.2.3 of the Securities Regulation Code. (where applicable):

NAME OF DIRECTOR/ OFFICER/ SUBSTANTIAL SHAREHOLDER	COMPANY	NATURE OF RELATIONSHIP
N/A	N/A	N/A
	N	

3. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding / I disclose that I am the subject of the following criminal/ administrative investigation or proceeding (as the case may be):

OFFENSE CHARGED/ INVESTIGATED	TRIBUNAL OR AGENCY INVOLVED	STATUS
N/A	N/A	N/A

4. (For those in government service/ affiliated with a government agency or GOCC) I have the required written permission or consent from the <u>N/A</u> to be an independent director in <u>N/A</u>, pursuant to the Office of the President Memorandum Circular No. 17 and Section 12, Rule XVIII of the Revised Civil Service Rules.

5. 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.

6. I shall inform the Corporate Secretary of <u>Philippine Savings Bank</u> of any changes in the abovementioned information within five days from its occurrence.

MAR 06 2024 Done, this _____ day of ____, at _____ **Rufino Luis T. Manotok** Affiant MAR 06 2024 SUBSCRIBED AND SWORN TO before me this _____ day of _____, issued on MAKAT _, affiant exhibiting to me his ATTY. ROMEO SANGYA. JR. Doc. No. 327 POLL NO. 45164 NOTARY PUBLIC FOR MAKATI CITY Page No. 17 APPOINTMENT NO. M-028 UNTIL DECEMBER 31, 2024 Book No. Of MCLE COMPLIANCE NO. VII-0005549 APRIL 14, 2025 Series of 2024. IBP LIFETIME NO. 016663. 01/03/2018 MAKATI CITY PTR NO. 10073915. 01/02/2024 MAKATI CITY MEZZANINE FLR. PSBANK CENTER NO. 777 PASEO DE ROXAS COR. SEDENO ST. MAKATI CITY TEL NO. (02)5511-8042

REPUBLIC OF THE PHILIPPINES) MAKATI CITY) S.S

CERTIFICATION OF INDEPENDENT DIRECTOR

I, RONALD LUIS S. GOSECO, 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 **Philippine Savings Bank** and have been its independent director since <u>September 2023</u>.

2. I am affiliated with the following companies or organizations (including Government – Owned and Controlled Corporations) :

COMPANY/ ORGANIZATION	POSITION/ RELATIONSHIP	PERIOD OF SERVICE
FINEX ACADEMY	TREASURER	2018 to present
GUAGUA NATIONAL COLLEGES	CHAIRMAN	2019 to present
AUTOMATED FARE PAYMENT INC.	DIRECTOR	2022 to present
SOUTH LUZON THERMAL ENERGY, INC.	PRESIDENT	2022 to present
ETM PHILIPPINES HOLDINGS INC.	PRESIDENT	2022 to present
FINEX RESEARCH AND DEVELOPMENT FOUNDATION, INC.	TRUSTEE	2023 to present

1. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of <u>Philippine Savings Bank</u>, as provided for in Section 38 of the Securities Regulation Code, its implementing Rules and Regulations and other SEC issuances.

2. I am related to the following director/ officer/ substantial shareholder of (covered company and its subsidiaries and affiliates) other than the relationship provided under Rule 38.2.3 of the Securities Regulation Code. (where applicable):

NAME OF DIRECTOR/ OFFICER/ SUBSTANTIAL SHAREHOLDER	COMPANY	NATURE OF RELATIONSHIP
N/A	N/A	N/A
	т. — — — — — — — — — — — — — — — — — — —	

3. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding / I disclose that I am the subject of the following criminal/ administrative investigation or proceeding (as the case may be):

OFFENSE CHARGED/ INVESTIGATED	TRIBUNAL OR AGENCY INVOLVED	STATUS
N/A	N/A	N/A

4. (For those in government service/ affiliated with a government agency or GOCC) I have the required written permission or consent from the <u>N/A</u> to be an independent director in <u>N/A</u>, pursuant to the Office of the President Memorandum Circular No. 17 and Section 12, Rule XVIII of the Revised Civil Service Rules.

5. 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.

6. I shall inform the Corporate Secretary of <u>Philippine Savings Bank</u> of any changes in the abovementioned information within five days from its occurrence.

MAKATI CITY MAR 0 6 2024. Done, this _____ day of ____, at ____ S. Goseco onald uis Affiant MAR 06 2024 SUBSCRIBED AND SWORN TO before me this _____ day of _____ _, at with **N** T

, affiant exhibiting to me his

Doc. No. 32f Page No. 17 Book No. Of Series of 2024.

> ATTY. ROMEO'S. MASANGYA, JR. KOLL NO. 45164 NOTARY PUBLIC FOR MAKATI CITY APPOINTMENT NO. M-028 UNTIL DECEMBER 31, 2024 MCLE COMPLIANCE NO. VII-0005549 APRIL 14, 2025 IBP LIFETIME NO. 018563. 01/03/2018 MAKATI CITY MEZZANINE FLR. PSBANK CENTER NO. 777 PASEO DE ROXAS COR. SEDENO ST. MAKATI CITY TEL NO. (02)8511-8042

PHILIPPINE SAVINGS BANK PSBank Centre, 777 Paseo de Roxas, Makati City

LIST OF STOCKHOLDER AND THEIR STOCKHOLDINGS As of March 1, 2024

STOCKHOLDER NUMBER	NAME OF STOCKHOLDER	NO. OF SHARES	NATIONALIT
000008020	A.V. CASTILLO & SONS, INC.	SUBSCRIBED 4,114	
000000002	ABAD, LUZ A.	699	
00000003	ABALOS, MARINA S.	1,354	
000001935	ABAY, MARTIN CO	23	
000002294	ABEJO, SALUD	842	
000006476	ABELLA, PETER	836	
000002222	ABORDO, LUIS A.	397	
000000004	ABRATIQUE, FRANCISCO M.	1,191	
000000005	ABRERA, ROSALINA S.	582	
000011036	ABUEG, JOSE MARTE A. &/OR BETHINA ABUEG	943	
00000006	ACAP, MARLYN P.	699	
000011175	ACAS, LEAH S.	334	
000008910	ADAMOS, CHARITY ANNE Q.	417	
000011115	ADVINCULA, ANITA I.	306	
00000007	AFRICA, ANTONIO L.	325	
00000008	AFRICA, JOSE L.	23,961	
000009204	AGREGADO, BELLA	73	
000004728	AGREGADO, ELIZABETH V.	84	
000008944	AGRINTER CORPORATION	5	
000003146	AGUILA, SUSAN DE MESA	699	
000000580	AGUILAR, EDMOND T.	21,559	
000011120	AGUILERA, FELICIDAD	46	
000009439	AGUSTIN, RHODORA M.	120	
000011399	AH, ESTER C.	1,343	
000011398	AH, PAMELA ANN C.	1,343	
00000009	ALBANIA, PEDRO	1,026	
000003225	ALCANTARA, FEDERICO C.	382	
00000010	ALCANTARA, JOSE C.	3,015	
000011360	ALDE, JOSE VICENTE L.	111	
000009225	ALEJANDRO, IMELDA A.	69	
000008033	ALFA CREDITORS FUND	2,820	
000003237	ALFONSO, ALFONSO JOSE A.	842	
000000011	ALFONTE, DOMINADOR M.	407	
000011318		445	
000002286	ALIMURUNG, NATIVIDAD N.	280 792	
000000012	ALMAZAN, PEDRO	178	
000006085	ALUNAN, GILDA BRIGIDA C.	1,409	
000001933	AMISTOSO, MA. DULCE S.		
000009826	AMON SECURITIES CORPORATION A/C# 3	7	
000007794	AMON SECURITIES CORPORATION A/C#00100001	59	
000007833	AMON SECURITIES CORPORATION A/C#00109001	7	
000009825	AMON SECURITIES CORPORATION FAO: MARGARITA O. RECTO		
000004437	AMPIL, JR., FERNANDO R.	3 5,468	
000000013	ANAMA, FELIX D.	5,468 6,309	
	ANG GUAN PIAO	838	
000001579	ANG PO	838	
000006114	ANG, EDGARD O.	838	
000006113	ANG, ERICSON O.	838	
000006112	ANG, ERNESTO O.	838	
000003079	ANG, FE MA	838	
000001580	ANG, LEON ANG, LILY T.	947	
000003400		543	
	ANG, LUCIO T.	11,173	
000000014	ANG, MARCELINA	2,820	
000007516	ANG, PUE TIN	30	
000011182	ANG, RODOLFO M.	838	
000003276	ANG, SONIA ONG	209	
000007200	ANG, SUSAN SI	838	
000003078	ANG, TEDDY N.	84	
000010904	ANGANGCO, RAOUL R.	36	
000000015	ANGELES, CARLO G.	5,983	
000000019	ANGELES, FRANCISCO M.	5,505	

STOCKHOLDER NUMBER	NAME OF STOCKHOLDER	NO. OF SHARES SUBSCRIBED	NATIONALITY
00000022	ANGELES, IRENE G.	1	
00000023	ANGELES, JOSE C.	466	:
000000027	ANGELES, ROSA C.	21	
00000028	ANGELES, SIXTO C.	21	
000009837	ANICETO, OSCAR S. ANTONINO, ARTHUR W.	30	
000006126	ANTONIO, JR., ALBERT G.	14 142	
000005977	ANTONIO, ROBERTO VIAJE	1,097	
000011227	AQUINO, ALEX &/OR MARIA TERESA	765	
00000029	AQUINO, DIOSDADA F.	792	
000004633	AQUINO, MANOLO E.	145	
000011026	AQUINO, ROSALIE A.	1,913	
000001792	ARAGON, ADOLF BAUTISTA	1,051	
000006008	ARAULLO, JOSE G.	1,400	
000005972	ARCEBAL, DULCE DAYAN	699	
000003175	ARCIAGA, ELVIRA M.	334	
000011334	ARCINAS, BENEDICTO JOSE R.	111	
000004031	ARENAS, CARMELITA M.	1,973	
000011261	ASILO, LIWANAG D.	453	
000008599	ASPERILLA, CONSOLACION O.	106	
000006652	ASPERILLA, DOMINADOR O.	188	
000005012	ASPERILLA, SYLVIA R.	316	
000003849	ATILANO, EMMANUEL S.	2,820	
000011277	AU, OWEN NATHANIEL S.	5	
000011297	AU, OWEN NATHANIEL S. ITF LI MARCUS AU	17	
00000031	AURELIO, ELISEO G.	13,978	
000011268	AURELIO, MARGIE F.	306	
000009206	AVENA, PATRICIA G.	1,532	
000006703	AW, BASILIO Y.	842	
000006702	AW, BETTY DANTE	842	
00000032	BACANI, INOCENCIA S.	1,019	
000009187 000005791	BADURIA, JR., JOSE ANTONIO C.	919	
000001403	BAGATSING, RAMON D. BALDEROSA, BUENAFE A.	1,127	
00000033	BALDOVI, VICTORIANO F.	393	
000010031	BALLESTEROS, MA. NELIA	1,191	
000000034	BANARES, CORAZON R.	306	
000000035	BANARES, LINO B.	1,354 1,097	
000000036	BANGAYAN, SEVERINA L.	792	
000008275	BAQUIRAN, LAURA B.	79	
000006058	BAQUIRAN, SERGIO A.	2,820	
00000037	BARAZON, HERMINIA S.	1,214	;
00000038	BARCELLANO, ERLINDA R.	26	
000005954	BARCELLANO, ERLINDA R.	842	
000002443	BARCELON, TERESITA A.	871	
000011292	BARRETTO, MA. ASUNCION C.	344	
000001894	BARRETTO, MA. ROSARIO T.	115	
000011284	BARRETTO, MA. THERESA G.	3,963	
000000040	BARTOLAY, ADELINA	534	
000000041	BARTOLOME, JOSE	186	
000000042	BASA, LUZ	3,973	
000000043	BASILIO, ILUMINADA	89	
000000044	BATUGAL, ONDRICO A.	534	
000000046	BAUTISTA, BASILISA B.	1,729	
000004383	BAUTISTA, FELICISIMA	699	
	BAUTISTA, JOSE	104	
	BAUTISTA, MA. LUISA C.	3	
	BAUTISTA, PATRICIA M.	368	
	BAUTISTA, TEOFILA M.	124	
	BELMONTE, ROSE ANNE	559	
000006188	BENEDICTO, JUANITO L.	104	
	BENJAMIN CO CA & CO., INC.	202	
	BERNALDO, ANGELO D.	842	
	BERNALDO, ROSARIO S.	127	
	BERNARDO, ALLAN	152	
	BERNARDO, JR., HUMAWI	511	
	BIASON, ANA SOFIA A.	61	
000011391	BIASON, JOSE LUIS A.	62	
	BIENVENIDA, ALBERTO E.	381	

STOCKHOLDER NUMBER	NAME OF STOCKHOLDER	NO. OF SHARES SUBSCRIBED	NATIONALITY
3 000003192	BISNAR, LUISA L.	699	· · ·
4 000011400	BLANCO, OFELIA R.	100	
5 000009786	BOMBEO, KATHERINE G.	46	L.
5 000000996 7 000000049	BONA, NELSON M.	3,755	
B 000009177	BONIFACIO, LOURDES BONNEVIE, MA. LUTGARDA B.	534 91	
9 000005068	BONDAN, TINA M.	3,506	
000010598	BORJA, JR., ROBERTO C.	20	
000010695	BORRES, JUN M.	4,596	
2 000002780	BORROMEO, MILAGROS N.	838	
3 000007645	BORROMEO, VIRGINIA A.	842	
000010225	BPI T/A# 13301417	111	
5 000000525	BT BROKERAGE (PHILS.), INC.	456	
5 000010390	BT BROKERAGE (PHILS.), INC. FAO DF20617	3	
7 000003172	BUENAVENTURA, MELANIO	699	
3 000010438	BUENVIAJE, RESTITUTO C.	38	
9 000000667	BUGAYONG, FIDEL A.	21	
00000083	BUMATAY-CRUZ, ROSALINA T.	676	
1 000003457	BUNCIO, JOCELYN DY	104	
2 000003456	BUNCIO, MARTIN DY	14,121	
3 000005930	BURGOS, FISCAL FRANCISCO C.	699	
000005932	BURGOS, FRANCO E.	947	
5 000011346	CABAL AMELIA B	3,973	
5 000011328	CABAL, AMELIA B.	111	
7 000000053	CABALES, JULITA	3,177	
3 000009117	CABATIT, BONIFACIO M.	306	
000000054	CABATUANDO, JOSE A.	473	
) 000004138 L 000000055	CABILANGAN, EMMELINE &/OR LORENZO	1,120 955	
2 000011388	CABRERA, ABALEA A.	55	
000011389	CABREZA, JUAN CARLOS V. CABREZA, MARIETTA V.	55	
000006106	CAGALINGAN, ALICE GO	699	
000003566	CALACDAY, JUAN L.	1,051	
000004555	CALIXTO, LUIS I.	210	
000007067	CALIXTO, SOCORRO MARIA I.	104	
000008674	CALLEJA, ROY	852	
000002644	CALO, MARISSA S.	842	
000002238	CALUMPANG, LOURDES EMEE A.	239	
000009747	CAM, EVELYN CRISTINA A.	4,596	
00000056	CAMACLANG, GREGORIO	466	
000005248	CAMANAG, JOSEFINA ALARILLA	849	
000005987	CANCERAN, NYDIA S.	943	
000002328	CANCIO, DONNA NATIVIDAD T.	365	
000005180	CAOILI, JENNIFER A.	232	
000000057	CARAG, AGAPITA	4,792	
000001053	CARANDANG, NIDA P.	101	
00000058	CARINGAL, DANIEL R.	980	
00000059	CARLOS, ROGELIO V.	115	
000010463	CARLOS, SR., JUAN J.	424	*
000004039	CARNATE, JOSE M.	1,409	
000006750	CARONAN, WANG TIYENG A.	842	
00000060	CASAS, THELMA S.	511	
000003468	CASIMIRO, LOURDES C.	86	
00000061	CASTANEDA, CONSOLACION E.	1,067	
000005838	CASTANEDA, CORAZON O.	6	
000006767	CASTILLO, DR. GERARDO M.	947	
000004727	CASTILLO, MA. ASUNCION T.	2,818	
00000063	CASTILLO, TERESITA REYES	395	
. 000010786	CASTRO, CONSOLACION M.	21	
000006010	CASTRO, LILIA F.	838	
000006051	CATAQUIZ, LOURDES S.	4,675	
000006061	CATIPAY, ERASTO BENITEZ	154	
000009205	CATOLOS, JONATHAN	919	
6 000010502	CATUBAY, MILAGROS M.	88	
00000064	CAUSAPIN, CATALINA J.	7,969	
8 000011348	CAWAI, LOURDES R.	16,162	
000011351	CBNA MLA OBO AC 6011800001	1	
00000065	CELESTINO, DOMINADOR	71	
000009124	CEREZO, ROBERTO	30	

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STOCKHOLDER NUMBER	NAME OF STOCKHOLDER	NO. OF SHARES SUBSCRIBED	NATIONALIT
2 000007329	CHAM, JESUS C.	104	
3 000011264	CHAM, MARGARET TY	111	
4 000006901	CHAN, ALEXANDER C.	842	
5 000006907	CHAN, ALFRED	842	
6 000006710	CHAN, ALICE TIU	842	
7 000009042 8 000007157	CHAN, ANDRES	50	
9 000006903	CHAN, ANITA L. CHAN, ANTHONY C.	842 842	
0 000006906	CHAN, BENITO L.	842	
1 000006713	CHAN, CAROLINA W.	842	
2 000011369	CHAN, FU LIN	842	
3 000003540	CHAN, HENRY	699	
4 000010952	CHAN, HSIEN-CHING	15,320	
5 000011233	CHAN, JACQUELINE H.	349	
6 000006904	CHAN, JANET C.	842	
7 000000810	CHAN, JONATHAN	1,000	
8 000005821	CHAN, LETTY A.	933	
9 000004125	CHAN, MAN CHI	699	
0 000007542	CHAN, NORMA L.	171	1
1 000006902	CHAN, RUBY C.	842	1
2 000009167	CHANG, WILLIAM	1,754	
3 000010933	CHAVEZ, JOSELITO R.	1,120	
4 000006941	CHAVEZ, MAEBEL V.	838	
5 000011072	CHEN, DAVID DARREN	1,337	
6 000001264	CHEN, HIU LENG	609	
7 000011397	CHENG, BERCK Y. OR ALVIN Y. CHENG OR DIANA Y. CHENG OR CHERYL Y. CHENG	50,138	
B 000009902	CHENG, BOTSCHAFT	92	
9 000010981	CHIN, TOMMY N. &/OR CHIN SIU HUA	1,378	
000007214	CHING, ANTONIO M.	176	
1 000005990	CHING, JEHNNY DE LARA	842	
2 000001250	CHING, LORENZO	3,524	
3 000004098	CHIONGBIAN, VICTOR S.	1,061	
4 000006469	CHIU, CHRISTOPHER TE	873	
5 000010737	CHOA, JOHNNY K.	72,247	
5 000011037	CHOA, VICTOR K.	38,021	
7 000010911	CHOA, VICTORIA K.	68,940	
3 000006616	CHOACHUY, JR., DEWEY	1,070	
9 000000761	CHOI, FAILAN A.	838	
000002675	CHU, AIDA	383	
1 000006797	CHU, ANTHONY FREDERICK YU	842	
2 000003416	CHU, ANTONIO C.	1,051	
3 000006182	CHU, CARLSON G.	3,942	
000010791	CHU, CONNIE	306	
5 000009114	CHU, HENRY	2,612	
5 000009113	CHU, JAIME	613	
000010585	CHU, NELSON	152	
3 000006822	CHUA BUN KIONG, JUAN	765	
000003710	CHUA TEC	3	
000007402	CHUA, AMELIA S.	699	
000003648	CHUA, BEATRIZ LIM	276	
2 000006770	CHUA, BETTY K.	1,000	
3 000002797	CHUA, BIDING	104	
000010164	CHUA, BONIFACIO SO	3,446	
5 000001422	CHUA, CHARLENE GRACE YAO	7	
5 000006285	CHUA, CONSTANTINO	63	
000011274	CHUA, DAVID O.	111	
3 000003048	CHUA, EDWARD L.	838	
000007070	CHUA, ELIZABETH GO	1,051	
000003738	CHUA, EMMA	699	
L 000007577	CHUA, ESTEBAN	838	
000002930	CHUA, EVELYN UY	699	
3 000006771	CHUA, FELICIDAD	68	
000007244	CHUA, GEORGE	75	
5 000007576	CHUA, GEORGE	699	
5 000003467	CHUA, JACQUELINE C.	1,051	
000011342	CHUA, JEANNE FRANCES T.	111	
3 00000071	CHUA, JOSE A.	980	
000007476	CHUA, JUAN G.	699	
000007559	CHUA, JUDY	838	

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STOCKHOLDER NUMBER	NAME OF STOCKHOLDER	NO. OF SHARES SUBSCRIBED	NATIONALITY
000006053	CHUA, MELESA D.	8,414	
2 000006284	CHUA, PACITA	63	
3 000007386	CHUA, RICARDO J.	842	
000006101	CHUA, ROBERT LIM	838	
5 000003049 5 000002674	CHUA, SUNNY L. CHUA, SUSAN	838	
000007089	CHUA, SUSAN DEE	383 188	
3 000002720	CHUA, TERESITA ONG	509	
000001421	CHUA, TIFFANY Y.	7	
000011140	CHUA, VICENTE EUTY	3,064	
000007160	CHUA, VICTOR	2,101	
000009898	CHUA, WARLITO T. &/OR BETTY CHUA	3,254	
000003159	CHUACUCO, ALLAN TAN	545	
000004808	CHUANG, CHRISTINE NG	4,229	
000010553	CHUNG, DOMINGO L.	27,854	
5 000002874	CHUNG, LIAO HIN	3	
000003321	CHUNG, LIN LIN G.	842	
000006235	CHY, VICENTE	1,409	
00000073	CINCO, JOVENCIO F.	139	
000004980	CINCO, TERESA L.	686	
000011203	CINVESCO CREDIT, INC.	7,660	
2 000010154	CITICORP SECURITIES INT'L (PHILS.), INC.	958	
000011042	CITICORP SECURITIES INT'L (PHILS.), INC. FAO MERLE E. VILLACORTA	144	
000011043	CITICORP SECURITIES INT'L (PHILS.), INC. FAO HERNANDO SUAREZ &/OR KIMBERLY	111	
000011051	CITICORP SECURITIES INT'L (PHILS.), INC. FAO MA. TERESITA GONZALEZ	18	
000008176	CITYTRUST SECURITIES CORPORATION #94-267	5	
000003083	CLAIR, ELENA T.	699	
000000476	CLARAVALL, MA. LOURDES A.	307	
000011135	CLEMENTE, EMILIA DIAZ CLIMACO, HENRY &/OR JOHN MICHAEL CLIMACO &/OR HANNIE JOY CLIMACO	371	
. 000006212	CO, CARLSON	375 1,409	
000002992	CO, EMERITA O.	699	
000011126	CO, JANET	3,829	
000002991	CO, JOHNNY G.	699	
000006320	CO, JUAN C.	30	
000003268	CO, KENNEDY	842	
000007350	CO, KENNEDY	842	
000003412	CO, LUIS U.	699	
000008437	CO, LYNNE	1,167	
000011141	CO, MICHAEL	375	
000006480	CO, NORA C.	1,901	
000010707	CO, SALLY	91	
000011394	CO, VICTOR AND/OR ALIAN CO	5	
000006279	COJUANGCO, JR., RAMON O.	11,219	
000009248	CONMIGO, MARTINI U.	3	
000007765	CONNELL SECURITIES, INC.	213	
000009241	COO, CRISTETA	1	
00000075	CORDERO, EDMUNDO B.	232	
000004849	CORPORATE PARTNERSHIP FOR MANAGEMENT IN BUSINESS	850	
000009193	CORPUS, MA. VICTORIA &/OR CARLOS V. CORPUS	3	
000010079	CORRO, TOMAS &/OR CAN SIU YAT	306	
000006351	COSTA, AIDA	16 116	
00000078	COSTALES, REMEDIOS	395	
000011122	COTTURE, MARIA LEONORA MONTENEGRO	122	
00000080	CRISOSTOMO, ANGELITA	395	
00000082	CRUZ, GONZALO MA.	395	
000011330	CRUZ, MARIA VICTORIA DE CASTRO	573	
000005280	CRUZ, TERESITA S.	38	
000003625	CU POE KEE	786	
000004660	CU UNJIENG, ANNE MARIE	3,506	
000010811	CU UNJIENG, GIL	6	
000004576	CU, DIONNE D.	1,267	
000011106	CU, JACKSON	74	
000001995	CU, MARJORIE L.	1,051	
000006150	CUA YAN NUAN	699	
000009393	CUA, ANITA	155	
000000054			
000006854 000006905	CUA, DR. LEONCIO CUA, LILY U.	1,048 842	

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STOCKHOLDER NUMBER	NAME OF STOCKHOLDER	NO. OF SHARES SUBSCRIBED	NATIONALITY
000007575	CUA, REGAN CHAN	842	
00000085	CUENCA, SABINA L.	630	
000002355	CUETO, DOMINADOR S.	11	
000011315	CUNA, JR., VICENTE R.	111	
000004934	DACANAY, AURORA S.	187	
000004770	DASWANI, JANKI	2,336	
000010863	DASWANI, JETHANAND &/OR JANKI DASWANI	21	
000011164	DATUKAN, MAYMONA B.	612	
000001756 000000086	DAVID, ANITA T. DAVID, CONSOLACION K.	2,889	
000009284	DAVID, CONSOLACION K. DAVID, MA. CARMENCITA	792 92	
000009245	DAVID, SINFOROSA L.	52	
000009566	DAYANGHIRANG, JR., VICENTE S.	306	
000003991	DBP PROVIDENT FUND	27,077	
000011331	DE CASTRO, FERDINAND VECINO	573	
00000088	DE GUIA, CASIMIRO M.	4,822	
000010595	DE GUZMAN, CORAZON O.	2,963	
000000089	DE JESUS, ANDREA G.	254	
000010130	DE LA PENA, LINA E.	74	
000011290	DE LEON, ALVIN BENJAMIN SERRANO	2,716,290	
000011288	DE LEON, GIAN CARLO SERRANO	3,054,440	
000011291	DE LEON, KEVIN ANTHONY SERRANO	2,682,950	
000011289	DE LEON, LEONARD FREDERICK SERRANO	2,895,061	
000011295	DE LEON, MARIA SOLEDAD S.	26,982,149	
000002054	DE LIMA, II, VICENTE M.	459	
000010761	DE LOS REYES, JENNIFER ANNE F	152	
00000091	DE LOS SANTOS, LUZ C.	2,383	
00000092	DE MENDIOLA, VIRGINIA P.	254	
000009029	DE PERALTA, PURISIMO A.	91	
000011376	DE VERA, ROSANNA FAJARDO	111	
000006567	DEE, GABRIEL A.	4,138	
000009012	DEE, MARCELA CHUA	18	
000011245	DEL PAN, LEE ANTHONY	1,052	
000003455	DEL PILAR, DAVID TIU	842	
000009753	DEL ROSARIO, ANTONIO	838	
000011107	DEL ROSARIO, EDNA	1,080	
000002095	DEL ROSARIO, JR., RAMON R.	1,445	
000004123	DEL ROSARIO, JR., RODOLFO	549	
000011307	DEL ROSARIO, JR., RODOLFO GARCIA	208	
000002096	DEL ROSARIO, VICTOR J.	13,148	
000011325	DEL ROSARIO, VICTOR J. OR MA. RITA S. DEL ROSARIO	2,494	
000003639	DELA CRUZ, LEONARDO T.	842	
000011332	DELA CRUZ, MARIA FLORDELIZA D.	577	
000005859	DELA CRUZ, REBECCA M.	3,036	
000006311	DELA PAZ, YOLANDA L.	1,913	
000011329	DELA PEÑA, ROSALINDA DE CASTRO	573	
000004759	DELA ROSA, CARLOS S.	3	
000004059	DESALES, CARMINA C.	7,012	
000005331	DEZA, JR., INOCENCIO B.	807	
000003754	DHARMALA SECURITIES PHILIPPINES, INC.	11	
00000095	DIAZ, MANUEL	3,084	
00000096	DIMAANO, ANTONIO	792	1
000003529	DIMAANO, NARCISO DY	699	I
000006016	DIMALALUAN, CORAZON	1,691	
00000098	DIONISIO, VELERIANA	15,059	
000011374	DIPASUPIL, CHRISTIAN FANDIALAN	426	
00000099	DIPASUPIL, EUSEBIO	167	
000011371	DIPASUPIL, MARGARITA FANDIALAN	420	
000000100	DISPO, DOMINADOR	395	
000011195	DIVINAGRACIA, NELSON	94	
000008427	DIZON, ELMA U.	101	
000000101	DIZON, LIGAYA V.	345	
000000102	DOLOR, DANILO L.	100	
000011260	DOMINGO, BERNANI P.	453	
000003031	DOMINGO, FRANKIE GO	838	
	DOMINGO, JR., JOSE P.	453	
	DOMINGO, VITALIANO M.	211	
000002250	DOMINGUEZ, LEONARDO R.	842	
000004837	DOMINICAN PROVINCE OF THE PHILS., INC.		

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STOCKHOLDER NUMBER	NAME OF STOCKHOLDER	NO. OF SHARES SUBSCRIBED	NATIONALIT
000002905	DUENAS, MERLYN E.	842	
000010562	DULALIA, ELIAS B.	27	
000009106	DULIN, CECILIA T.	50	
000000110	DULLAVIN, EUGENIO C.	1,471	
000011257 000002784	DUQUE, LIGAYA D.	454	
000002784	DURAN, RODOLFO M. DURAN, SOCORRO Z.	239	
000007697	DY BUNCIO, ANJANETTE TY	699 42,710	
000006814	DY BUNCIO, JOCELYN	5,118	
000007368	DY BUNCIO, MARTIN	29,653	
000009788	DY BUNCIO, MARTIN &/OR ANJANETTE TY	3,172	
000010890	DY BUNCIO, MARTIN &/OR JOCELYN DY BUNCIO	1,722	
000006240	DY SY, EDWARD	1,585	
000010936	DY, AURORA	13	
000005912	DY, DELFIN	842	
000006711	DY, FRANCIS RICO TIU	947	
000006516	DY, JAYSON T.	91	
000003320	DY, JOEL S.	842	
000002159	DY, JOHN &/OR ANDRA LEE	492	
000003319	DY, JOHN S.	842	
000006067	DY, JOSE MICHAEL SANTOS	1,585	
	DY, LUCINA &/OR YU TOKLEN	334	
000011064 000006070	DY, MANUEL DY, MARIE RACHEL SANTOS	34	
	DY, NATY T.	1,585	
000007390	DY, ROSALINA C	699 699	
	E. N. MADRAZO CORPORATION	335	
	EBC SECURITIES CORPORATION	346	
	ECHAUS, CARISSE P.	368	
	EDEZA, TERESA C.	904	
	EDQUIBAN, STELLA R.	183	
000000111	EDROSA, ANGEL	3,574	
000000112	EDUQUE, VALENTIN M.	35,936	
000000113	ELEPANO, ANABELLA	395	
000011377	ELIZABETH A. PALTING	11,109	
000000114	ELIZAN, FORTUNATO C.	534	I
000000115	ENCARNACION, ALICE O.	352	
	ENCARNACION, ELLIADITA D.	551	
	ENG, PAN CHI	699	
	ENRIQUEZ, JR., JOSE TOLENTINO	3,692	
	ENSIGNE, LENY B.	375	
	ERIGA, MARIE LEONORE H.	171	
	ESCALER, JUAN MIGUEL L. &/OR MARK VINCENT L. ESCALER	563	
	ESPINOLA, LEONARDO	511	
	ESPINOSA, ROSARIO	225	
	ESTEBAN, RAUL N.	1,167	
	ESTERO, FELICITAS DIPASUPIL EUSTAQUIO, PRIMO S.	418	
	FABELLA, MARIA PAZ K.	792	
	FACUNDO, JOSE MICHAEL K. &/OR JOSE R. FACUNDO	1,681 176	
	FAJARDO, NORMA	368	
	FAJUTAGANA, NIMFA H.	306	
	FALCON, ARLENE V.	62	
	FAREN, VIRGINIA C.	699	
	FAROLAN, FRANCISCO J.	245	
	FELICIANO, ROSARIO	395	
	FELICIO, MARY GRACE P.	700	
000011401	FELICIO, MARY GRACE P. &/OR ROBERT JOSEPH L. PAULINO	1,400	
000003877	FERNANDEZ, JOSEPH &/OR MA. LOURDES FERNANDEZ	2,336	
000002416	FERRER, TEODORO L.	618	
000005884	FERRERIA, TESSIE LYNNE A.	435	
000006054	FIDELINO, ANDRES S.	3,524	
	FINEZA, NICANOR D.	957	
	FLOIRENDO, MARGARITA M.	1,167	
	FLORES, RAUL	792	
	FLORES, ROSALIE P.	1,986	
	FLORES, RUBEN T.	699	
	FLORES, WALDO Q.	745	

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STOCKHOLDER NUMBER	NAME OF STOCKHOLDER	NO. OF SHARES SUBSCRIBED	NATIONALIT
000004697	FONG, SOCORRO C.	316	
000003080	FORTICH, DOMINGO C.	1,918	
000008051	FRANCISCO ORTIGAS SECURITIES, INC. A/C# 7170	75	
000002340 000000511	FRANCISCO, CARMEN T. FRANCISCO, JAYME D.	699 1,585	
000007289	FRANCISCO, JUANITA T.	842	
000010159	FREIGHT MANAGEMENT WORLDWIDE SERVICES, INC.	1,225	
000000127	FRIAS, CASIANO A.	1,587	
000003674	FUERZAS, ROSALINDA P.	699	
000000592	G & L SECURITIES CO., INC.	1,661	
000009239	G & L SECURITIES CO., INC. A/C#01	1	
000006369	GABALDON, MIGUEL	838	
000000128	GABRIEL, ANDRES S.	957	
000005834	GACUTAN, ESTRELITA G.	5	
000011234 000011244	GAISANO, EDMUND S.	1,000 1,250	
000005008	GAISANO, EDMUND S. GALANG, ORLANDO	9,466	
000007482	GALANG, ORLANDO L.	9,466	
000002085	GALLAGA, RAFAEL C.	30	
000000129	GALLARDO, AGAPITO R.	254	
000005344	GAMBOA, JOSEFINO R.	28	
000000130	GARADO, PAZ *** DECEASED ***	466	
00000131	GARADO, PEDRO *** DECEASED ***	161	
000002414	GARCHITORENA, VICTORIA P.	1	
000010006	GARCIA III, GUMERSINDO M.	44	
000011224	GARCIA III, PASCUAL M.	111	
000010008	GARCIA JR., ROBERTO M.	44	
000011176	GARCIA, ALAN A.	139	
000010007	GARCIA, BETTINA M.	61	
000008388	GARCIA, GILBERT C.	1,409	
000003110	GARCIA, JUAN T.	699 81	
000009374	GARCIA, MARCOS D.	115	
000000132 000006091	GARCIA, PRISCILLA B. GARCIA, PROCERFINA P.	113	
000009668	GARCIA, WILLIE L.	152	
000000133	GARGANTIAL, CONCHITA C.	646	
000005493	GARLITOS, CARMINA J.	4,672	
000004032	GARLITOS, VICTOR G.	2,465	
000001259	GATCHALIAN, DEE HUA T.	334	
000009182	GAVINO, JOSELITO S.	30	
000010354	GAVINO, PEPITO B.	4	
000003739	GAW, SERGIO	699	
000001537	GENESIS GLOBAL SECURITIES, INC.	45	
000000134	GERONA, RICO T.	816	
000011357	GIANAN, SIMEON C.	306	
000011343	GILI, JR., GUILLERMO F.	22 838	
000002927	GO ENG BOK CHU	180	
000003703	GO KUAI TEE	190	
000006227	GO, ANGELES	139	
000003657	GO, ANTONIO MELLIZA	842	
000004210	GO, ARTURO	111	
000011326	GO, DAVID T.	54	
000001543	GO, DOMINGO C.	842	
000006017	GO, EFREN A. GO, ELADIA LIBAGO	139	
2 000003658 3 000006925	GO, ELIZABETH TING	3,524	
000006925	GO, ELVIRA L.	661	
5 000003659	GO, ELVIRA LIBAGO	46	
5 000002273	GO, ELVIRA YAP	3,506	
7 000003285	GO, GENESIS UY YCO	947 842	
8 000006840	GO, GEORGE Q.	842	
9 000003734	GO, GEORGE QUA	838	
0 000003714	GO, GEORGIE S.	830	
1 000002885	GO, GLORIA QUA	602	
2 000005831	GO, HAROLD Y.	75	
3 000003438	GO, HUNG YU	334,723	
4 00000137	GO, JAMES	104	
5 000007748	GO, JOHNNY	699	
6 000004145	GO, JOHNY CHU /OR CHRISTINE NGO /OR SAMUEL NGO		

STOCKHOLDER NUMBER	NAME OF STOCKHOLDER	NO. OF SHARES	NATIONALIT
7 000007393	GO, JUAN D.	SUBSCRIBED 699	
8 000007391	GO, JUANA TAN	334	
9 000007587	GO, LILING	842	
0 000007047	GO, LINDA	842	
1 000007392	GO, MARIA C.	699	
2 000007127	GO, NELLY DY	842	
3 000007488	GO, PETER TIONG SUY T.	842	
4 000000139	GO, REYNALDO	5,983	
5 000003735	GO, SHIRLEY D.	842	
6 000007495	GO, SUSAN	842	
7 000007258	GO, TOMAS	838	
8 000003203	GO, WILSON H.	190	
9 000000140	GOCHANGCO, EPHRAIM	4,173	
0 000011373	GOCO, MARIA ANNA EUGENIA P.	5,640	
1 000004871	GOKONGWEI, LANCE YU	43	
2 000002245	GONZALES LAO, EMILIO H.	383	
3 000006573	GONZALES, EDELINE G.	699	
4 000000141	GONZALES, ESTER G.	824	
5 000000142	GONZALES, FLORENCIA	792	
6 000009325	GONZALO, DOMINGO N.	1,846	
7 000000144	GORDON, JOHN J.	1,026	
8 000004390	GORREZ, MARIETTA C.	3,462	
9 000011411	GOSECO, RONALD LUIS SIBAL	100	
000000937	GOTUACO, LAWRENCE J.	256	
1 000003230	GOZO, ANTONIETA B.	209	
2 000008710	GRANADOS, WILSON	1,537	
3 000011392	GRAND ASIA REALTY INVESTMENT CORPORATION	325,958	
4 000002075	GUAMIL, BRENDA G.	1,051	
5 000000145	GUANZON, ANITA G.	1,025	
5 000001872	GUANZON, ANTONIO A.	20	
7 000000146	GUARIN, AVELINO	1,191	
3 000009022	GUBRICKY, JAMES D.	6	
9 000002955	GUERRERO, ALVIN E.	63	
000000147	GUERRERO, SAMUEL I.	1,448	
1 000007426	GUIAM, AMANDA S.	563	
2 000011333	GUILD SECURITIES, INC.	105	
3 000000148	GUTIERREZ, PETRA L.	1,986	
\$ 000006943	GUZMAN, REYNALDO E.	838	
5 000004821	HAEL, DINA B.	142	
5 000010605	HAIN, JOSE BONITA	436	
7 000003396	HALLARE, ROBERTO	430	
3 000000149	HANSON, HARRY A.	3,973	
000000775	HAO, EDDIE		
000008925	HATAGUE, DIANA SIMTOCO	261	
000003135	HATE, FEDERICO P.	3,986	
2 000009033	HATE, FEDERICO P. HECETA, ESPIRIDION	3	
000009035		335	
	HEREDIA, RENATO F.	1,400	
000011356	HERMANS, SEVERINUS PETRUS PAULUS	111	
5 000009200	HERNANDEZ, ANGELINA D.	919	
5 000000150	HERNANDEZ, DIONISIO C.	1,112	
000000152	HERNANDEZ, JUSTINA	410	
000010706	HERNANDEZ, MA. ZARAH C.	1,722	
000001099	HERRERA, LENG NGAR A.	551	
000000153	HILIS, LORENZO P.	466	
000010060	HIPOLITO, GIL &/OR WINEFILDA HIPOLITO	21	
000000154	HITACHI UNION, INC.	557	
000010869	HO, LILY S.	1,532	
000007509	HONG, HERBERT CHUNG BUN	699	
000008960	HOTTICK DEVELOPMENT CORPORATION	699	
000003439	HOUNG, TAN	838	
000011232	HSBC SECURITIES (PHILIPPINES.), INC.	1	
000011214	HU, ROSA D.	5,743	
000006712	HUAN, CHAN BUN	842	
000007679	HUANG, ALEX YU	63	
000009343	HUANG, ANDREW L. &/OR RHODA A. HUANG	228	
000003852	HUANG, DENNIS B.	842	
000000496	HUANG, JUDITH G.	5,013	
000002652	HUANG, JUDITH G.	3,342	
000002785	HUANG, PHILIP TAN	842	

STOCKHOLDER NUMBER	NAME OF STOCKHOLDER	NO. OF SHARES SUBSCRIBED	NATIONALIT
000003850	HUANG, THEODORE G.	2,255	
000006717	HUI, CHARLIE	842	
000006470	ΗΟΙ, ΤΥ ΤΙΑΟ	699	
000000155	IBANEZ, LEONORA	490	
000000156	IBAY, FRANCISCA D.	138	
000011197	IGNACIO, MAYBELLINE T.	91	
000003228	ILAGAN, MARISTELA AMBRAY	3	
000000157	ILOS, ANTONIO	1,191	
000000158	ILUSORIO, POTENCIANO	4,847	
000007618	IP, MING TEK	699	
000000159 000005816	ISIDRO, CONSUELO V.	980	
000010244	ISON, MA. CARLA CHITA B. ITURRALDE, JOSE RENE	933	
000005069	J. L. HOLDINGS CORPORATION	83 764	
000002339	JACINTO, JOSE MA. P.	933	
000010637	JACOB, DOLORES	459	
000010407	JALANDONI, ERNESTO	433	
000009345	JALANDONI, VENICIO MA. L.	75	
000006013	JAM TRANSIT INC BY ARTEMIO MERCADO & JOSEFINA MERCADO	8,414	
	JANEO JR., RODRIGO T.	76	
000000161	JANTE, ROSARIO M.	19,938	
	JAO, G. RENATO	496	
	JAPSAY, ANNIE Y.	119	
	JARING, MARCIAL	301	
	JAVELLANA II, ALFREDO P.	111	
	JAVIER, AGNES &/OR ANGELA	26	
	JAVIER, ANGELA L.	5	
	JAVIER, JOSE ROBERT	190	
	JAVIER, SILVINA	582	
	JIMENEZ, MANUEL	699	
	JON, MANUEL	838	
	JOSEF, FRANCISCO	4,135	
	JUANENGO, VERONA V.	699	
	JUGO, ALBERTO L. &/OR VIRGINIA Z. JUGO	1,681	
	JUNSAY, LORETO D.	1,392	
000003014	KA, KUA CHUY	699	
	KAHN, JR., ERNEST	6	
000000165	KALAW, AGNES D.	395	
	KALAW, CARMEN M.	699	
000006021	KAW, KENNETH CHUN	699	
000011364	KAWPENG, CHRISTOPHER CHUA W.	4,980	
000011365	KAWPENG, DANIEL CHUA W.	4,981	
000011366	KAWPENG, DAVID CHUA W.	4,981	
000011367	KAWPENG, EDWIN CHUA W.	4,980	
000011368	KAWPENG, TOMAS CHUA W.	4,981	
000004806	KAWSEK, LINDA NG	2,818	
00000673	KEPPEL SEC. PHILS. INC.	5,013	
000006694	KHE, ROMEO	699	
000006933	KHO, ALFONSO	838	
000006777	KHO, HO KIM	842	
000002913	KING, TERESITA M.	842	
000003302	KIOK, MANUEL C.	842	
000002765	KOA, DOMINGA TAN	842	
000002766	KOA, HENRY	842	
000007190	KOA, MARILYN	3	
000009877	KOKSENG, EARL	1	
000003647	KUA, BENITO	838	
000003645	KUA, KIM HOC MAMERTO ONG	838	
000006107	KUAN, JOSEPH F.	75	
000003301	LADAO, JOSEFINA C.	947	
000000166	LAGMAY, PATROCINIO	699	
000000167	LAGMAY, TERESA F.	534	
000003171	LAGUERTA, SIMEON A.	699	
000000168	LANDICHO, NORMA E.	1,262	
000006384	LANI, TAN SIOC LUAN	699	
000011189	LANUZA, MA. SOCORRO M.	29,063	
000004104	LAO, HONORIO REYES	3,247	
000006402	LAO, PHILIP CHIONG HUNG L.	943	
	-	943	

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STOCKHOLDER NUMBER	NAME OF STOCKHOLDER	NO. OF SHARES SUBSCRIBED	NATIONALII
000000169	LAOGAN, DANIEL Y.	668	
5 000011111	LAPERAL, MA. EDWINA C.	18,053	
000000170	LARA, JOSE C.	138	
000009051	LARGADAS, GREGORIO A.	183	
000000171	LARGOZA, FLORO N.	21	
000000172	LARIOSA, BENJAMIN LAUREL, IV, JOSE MACARIO L.	466	
000009122	LAUREL, IV, JUSE MACARIO L. LAY, ELLEN	124 355	
000006932	LAY, KHO	838	
000002295	LAZARO, MICHELLE B.	1,167	
000000174	LAZARO, REYNALDO A.	1,587	
000000175	LAZATIN, FELICITAS G.	1,423	
000002304	LAZO, AURORA Z.	307	
000003052	LEE VITALIANO TAN	699	
000011138	LEE, ANDRA O.	34	
000009791	LEE, ANITA	152	
. 000003109	LEE, CYNTHIA	76	
000006876	LEE, ERLENE CHUA O.	838	
000000178	LEE, JOHN C.	582	
000008714	LEE, JR., HENRY U. &/OR ELENA Y. LEE	560	
000006877	LEE, JULIANA O.	947	
000000671	LEE, MAY LYNN	334	
000004163	LEE, OSCAR T.	209	
000009790	LEE, ROSITA PE LEE, WILSON T.	152 77	
000003404	LEET, WILSON T. LEETIAN, LUCELIN	1,409	
000007695	LEETIAN, ROUENA	842	
000002882	LEETONG, ANGELA	509	
000002883	LEETONG, JOHN TI	842	
000002881	LEETONG, MAXIMINO	457	
000002544	LEGASPI, DENNIS K.	256	
000003652	LEGASPI, EDUARDO DION	127	
000006049	LEGASPI, FELICIANA	838	
000005927	LEI, LILLY DEE	842	
000009282	LEONARDO, JOSE J. &/OR TERESITA LEONARDO	25	
000009261	LEPARTO, FELISA	459	
000007161	LI, ELIZABETH	1,051	
000010989	LI, SOFIA S.	688	
000002834	LI, WILLIAM	2,690	
000003215	LIAO, PATRICK STEPHEN	786	
000000179	LIBERATO, LYDIA V.	792	
000003196	LIM ENG GEAN AKA TED	63	
000007362	LIM, ALEXANDER NG	1,051	
000003212	LIM, ANDREW MARCOS DE LA VINA	838	
000003021	LIM, ANTONIO T.	838	
000003199	LIM, BENEDICT	699	
000003029	LIM, BENJAMIN YEO	838	
000006842	LIM, BENSON	947	
000006497	LIM, BETTY C.	699	
000009070	LIM, CORAZON GAW	167	
000007569	LIM, EDWIN B.	3,643	
000003026	LIM, ELEANOR JAO LIM, EVANGELINE R.L.	838 811	
000006602	LIM, FRANCISCO L.	1,409	
000010624	LIM, GRACE	344	
000003023	LIM, BLEN T.	838	
000006496	LIM, HENRY GO	699	
000006183	LIM, HENRY L.	811	
000003475	LIM, JOCELYN CO	699	
000004198	LIM, JOSEPH T.	838	
000007492	LIM, JOSEPH YAP	699	
000003020	LIM, JUANITO T.	838	
000003050	LIM, JULIA	838	
000010388	LIM, LOURDES GUIA O. &/OR JUDE NOEL &/OR LOURDES CHARINA &/OR JUDE ERWIN O. LIM	3,064	
000009365	LIM, MANUEL G.	94	
000000180	LIM, MANUEL T.	1,259	
000002191	LIM, MARIE DENISSE G.	1,167	
000003022	LIM, MARY ANTOINETTE SUN	838	
		838	

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STOCKHOLDER NUMBER	NAME OF STOCKHOLDER	NO. OF SHARES SUBSCRIBED	NATIONALIT
4 000006185	LIM, MICHELLE CANDIE	1,623	
5 000004153	LIM, NELSON &/OR JULIE O. LIM	1,409	
6 000009390	LIM, RAMON &/OR HILDA LIM	765	
7 000011308	LIM, SAMIE CO	111	
8 000009221	LIM, SUZANNE S.	5,543	
9 000006704	LIM, TERESITA C.	842	
0 000003213	LIM, TERESITA DE LA VINA UY	838	
1 000007251	LIM, VICTOR A	814	
2 000006720	LIM, VICTOR TAN	365	
3 000000182	LIMCUANDO, SALOME S.	511	
4 000002259	LIMON, EDGARDO L.	334	
5 000002732	LIMSUI, ANDREW ROS	699	
5 000002740	LIMSUI, HENRY ROS	1,051	
7 000002739	LIMSUI, MARIA CECILIA DIN	1,051	
8 000002738	LIMSUI, TERESITA Y.	699	
9 000009376	LIPIO, ALOYSIUS T.	113	
000000183	LIRA, CUSTODIO L.	863	
1 000011173	LITTON, ERNEST JOHN	79	
2 000011137	LIWAG, JR., GERVACIO	1,838	,
3 000002311	LIZARES, MARIA PADILLA	3,169	
4 000000184	LLANES, ELEUTERIO	232	
5 000000185	LLANES, REGINA V.	582	
5 000011149	LO, EDUARDO	222	
7 000006140	LO, JAIME BELTRAN	2,336	
3 000004804	LO, JOSEPHINE NG	17,930	
9 000006756	LOGRADA, PEPITO	1,291	
000000187	LOPENA, ISABELO D.	46	
000000186	LOPEZ, ANTONIA S.	301	
2 000000700	LOPEZ, ARTURO F.	190	
3 000000728	LOPEZ, EUSEBIO S.	481	
000000714	LOPEZ, JR., EDUARDO S.	4,206	
5 000002318	LOYZAGA, ANTONIA Y.	524	
5 000002979	LOZADA, AGUSTIN THADEO D.	459	
7 000002754	LUA, JOSEFA TAN	842	
3 000002996	LUA, REBECCA OCBA	63	
000002995	LUA, ROLANDO PAULIN	63	
000005916	LUCIDO, NAOMI HERNANDEZ M.D.	1,048	
L 000010781	LUNA, MA. ROSANNA M.	421	
2 000010588	LUNA, MA. VICTORIA	94	
3 000002637	LUNA, REYNALDO H.	699	
000000188	MABLE, GREGORIO E.	301	
5 000000189	MABUTAS, JR., RAMON	1,288	
5 000011410	MACADAEG, JR., HIGINIO ODUCAYEN	100	
000006944	MACAPAGAL, AMALIA O.	838	
000005922	MACAPAGAL, LEONARDO DE GUIA	838	
000005929	MACAPAGAL, RENATO G.	699	
000000190	MADAMBA, ULPIANO V.	534	
000004705	MADATU, JOSE E.	2,336	
2 000008882	MAGAT, MILAGROS ONG	306	
3 000010425	MAGBANUA, BENJAMIN G.	765	
000000191	MAGCALAS, MILAGROSA L.	232	
5 000005354	MAGSAJO, JR., FRANCISCO S.	100	
5 000000192	MAGSAG, M., HARCISCO J. MAKALINTAL, QUERUBE	100	
7 000004807	MAKATI SUPERMARKET CORPORATION	31,732	
3 000003224	MALIHAN, NELIA S.	699	
000009723	MALITAN, MELIA 3. MALIT, NATIVIDAD	13	
000003364	MALLARE, FLORENCIO	838	
		838	
L 000003363	MALLARE, JANE YU MANAHAN DELLA I	842	
2 000002878	MANAHAN, DELIA L. MANAHAN, EMILY I	842	
3 000002879	MANAHAN, EMILY L.	842	
000002880	MANAHAN, MARIA JEAN	1,127	
5 000002542	MANANGHAYA, GIL L.	947	
5 000006087	MANCILLA, ELVIRA ENRIQUEZ	1,681	
7 000006041	MANDA, CONCHITA T.	628	
3 000008283	MANGAHAS, CONRADO R. &/OR ELENA M. MANGAHAS		
9 000011091	MANILA PAPER MILLS INTERNATIONAL, INC.	7,412 100	
000011409	MANOTOK, RUFINO LUIS TORIBIO		
1 000000193	MANUCOT, CORNELIO S.	466	
2 000000194	MANUEL, NICASIO	1,905	

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STOCKHOLDER NUMBER	NAME OF STOCKHOLDER	NO. OF SHARES SUBSCRIBED	NATIONALIT
000010435	MANZANO, DOMINIC S.	3,064	
000000195	MAPA, LORETO L.	8,862	
000006139	MAPA, RAMON L.	5	
000000196 000000198	MARCAIDA, LOURDES MARCELO, FELISA	792	
000000200	MARTELINO, GLORIA	186 115	
000000201	MARTELINO, MICHELLE O. &/OR MELROSE MARTELINO	1,199	
000000202	MARTELINO, THELMA	67	
000010504	MARTINEZ, JERRY R. ITF JEFFRY P. MARTINEZ	3	
000010505	MARTINEZ, JERRY R. ITF JEREMY JULIAN P. MARTINEZ	5	
000000906	MARTINEZ, OSCAR O.	152	
000000203	MATURGO, FE M.	466	
000000204	MAURICIO, THELMA C.	676	
000006046	MECARAL, JOSEFINA	1,409	
000011038	MEDINA, LINA	1,722	
000010089	MEDRANO, BENJAMIN R.	140	
000009512	MEDRANO, JR., DR. VICTORINO S. &/OR OFELIA MEDRANO	3,304	
000000205	MELO, MARIA P. VDA. DE	395	
000000206	MENDIOLA, ALFREDO S.	301	
000001112 000000207	MENDOZA, ALBERTO G. &/OR JEANIE MENDOZA	16,608	
000000207	MENDOZA, AURORA B. MENDOZA, EFLICIANO	37	
000003676	MENDOZA, FELICIANO MENDOZA, GINA JOCSON	1,752	
000000209	MENDOZA, JIMMY B.	699 1,378	
000011056	MENDOZA, JAMAT B. MENDOZA, LAWRENCE &/OR ALBERTO MENDOZA	7,660	
000004681	MENDOZA, REX M.	838	
000008875	MERCADO, JOSE	128	
000003170	MERCADO, VICTOR A.	699	
000000210	METROPOLITAN BANK & TRUST COMPANY ¹	377,279,068	
000009373	MIB TRUST ACCT. #132	459	
000000211	MICAN, MELICIA T.	1,771	
000011275	MIJARES, ADELISA ATON	11,141	
000000212	MILANTE, SULPICIO	582	
000005950	MONSOD, MELCHOR R.	425	
000002587	MONTELIBANO, MA. LOURDES B.	1,539	
000010824	MORALES, CAROL ONG	306	
000006673	MORALES, DR. DANTE D.	2,479	
000007145	MORALES, ROMERICO C.	842	
000011103	MOTAS, MARIBELLE R.	124	
000005982	MUÑOZ, MARY GRACE	3	
000010986	NAKANISHI, MA. CHRISTINA T.	27	
000000215	NAKPIL, ANGEL E.	418	
000000216	NAKPIL, ANTONINO A.	138	
000000217	NAKPIL, CARLOS A.	115	
00000218	NAKPIL, CECILIA A.	115	
000000219	NAKPIL, JOSE A.	55	
000005790	NANAGAS II, VITALIANO N.	228	
000002127	NARANJILLA, JR., SERGIO LL.	2,803	
000011395	NASSR, EDMUND JAMES	2,067	
000006096	NATIVIDAD, JOSEFINA L.	947	
000000220	NAVAL, COSME	345	
000005818	NAVATO, HANNALEI OLIVARES	320	
000006006	NER, RENE P.	627	
000002101	NG KAWSEK, LINDA	1,761	
000011084	NG, BRYAN TERENCE	1,500	
000006450	NG, DUNHILL A.	842 980	
000010942	NG, GEORGE NG, JACQUELINE ADRIANO	842	
000006495 000011235	NG, JOHN K.C.	1,114	
000011255	NG, PO WING	842	
000007676	NGAI, CHAUN	23	
00000767	NGO, HENSON UY	209	
000002805	NGO, MARILYN K.	838	
000002805	NGO, MARIEN K. NGO, MARY BELLE T.	1,859	
000006236	NGOSIOK, CARLOS	1,409	
000000230	NIETO, JR., MANUEL	23,961	
000011068	NIEVA, ANALIZA	553	
000006734	NOCOM, ANACORETA O.	3,160	
	··· , ······-·	933	

STOCKHOLDER NUMBER	NAME OF STOCKHOLDER	NO. OF SHARES SUBSCRIBED	NATIONALITY
00000222	NONATO, ANTONIO H.	21	×
000005644	NORTHSTAR CAPITAL, INC.	3,064	
000011180	NSA PHILIPPINES, INC.	1,532	
000003167	NUGUID, AMALIA C.	228	
000003163	NUGUID, ARLENE	841	
000003229	O, CORAZON G.	699	
000000224 000007498	OBEN, RAMON T. OBEN, TERESA A.	395	
000007498	,	2,521	
000007489	OBENA, REYNALDO D. OCAMPO, BEN D.	699 947	
000007491	OCAMPO, BEN D.	947	
000009031	OCAMPO, LANELLE GAY S.G.	69	
000007414	OCAMPO, WILLIE	1,167	
000008474	OCAMPO, JULIO &/OR GRACE OCAMPO	947	
000001744	OLONDRIZ, JOSE B.	15	
000011033	OMENGAN, IGNACIO	69	
000000227	ONCENA, PURIFICACION M.	30	
000008909	ONG LE PHO, JAMES	250	
000006104	ONG, ALEX	209	
000003530			
	ONG, ANN	379	
000010614 000011092	ONG, ANN LESLIE D. ONG, CHRISTINE SY	1,532	
		3,446	
000009131	ONG, CRESENCIA RODRIGUEZ	564	
000011226	ONG, EDGAR	1,378	
000006882	ONG, ELENA	94	
	ONG, EMIL L.	582	
000006614	ONG, FRANCISCO	38,081	
000010615	ONG, FRANCISCO &/OR LINA ONG	4,902	
000010854	ONG, JOHN C.	277	
000001617	ONG, JOHNSON C.	27	
000010905	ONG, JULIET P.	612	
000006780	ONG, JUVY	842	
000007387	ONG, KIAN	838	
000006606	ONG, LINA	1,409	
000006034	ONG, LINA D.	842	
000006044	ONG, LINDA C.	209	
000010387	ONG, LUCIANO P.	6	
000002735	ONG, LUIS JOSE MARIA DEE	873	
000009116	ONG, MILLION	27	
000003394	ONG, NATHALIE GO	232	
000010739	ONG, PETER S.	11,336	
000003393	ONG, RENE	699	
000003395	ONG, SOLEDAD	838	
000008605	ONGKING, JACQUELINE DYCHAUCO	424	
000004831	OPPEN, ANTONIO C.	4,206	
000000229	ORAA, GLORIA C.	138	
00000230	ORAA, JUAN D.	1,986	
00000231	ORAA, LUIS O.	582	
00000232	ORFIDA, FRANCISCO R.	582	
00000233	ORTIZ, TEODORO R.	11,173	
000010041	OSONG DEVELOPMENT ENTERPRISES INC.	1,459	
000000897	PABLO, NANETTE C.	74	
000009277	PACAPAC, JOSE PEPITO P.	368	
000011202	PACHAO, DOLORES F. & EVELYN P. GACUSANA	4,596	
000000234	PACIFIC BANKING CORP.	792	
000006942	PADILLA, MA. LUISA QUIJANO	838	
000005531	PADILLA, MARIO J.	1,400	
000006186	PADUA, JOCELYN THERESE	1,167	
	PAEZ, FELIPE S.	511	
000000236	PAEZ, RAMON S.	511	
000000237	PAEZ, VICTOR S.	1,635	
000004543	PAGULAYAN, DANIELITO C.	334	
	PAGOLATAN, DAMIELTO C. PALANCA, MA. CARMEN V.	15	
000004999		842	
000002226	PALINES, LETICIA V.	173	
000010117	PANGANIBAN, LORETO G.	3,177	
000000239	PANGILINAN, JOSE B.	2,063	
000000240 000003679	PARDO, JOSE T. PAREDES, JOSEPH S.	699	
	PADEULA, NATERIA.	000	

STOCKHOLDER NUMBER	NAME OF STOCKHOLDER	NO. OF SHARES SUBSCRIBED	NATIONALITY
51 000000241	PAREJA, CAROLINA P.	792	
52 000003677	PASCUAL, JR., ALFRED MELVIN S.	63	
53 000000242	PATDU, CRISPULO E.	835	
54 000000243	PATRICIO, LUCINA G.	534	
55 000011402	PAULINO, STEVE JOSEPH L.	701	
6 000010519	PAZ, CALLANO G.	139	
57 000010839	PCD NOMINEE CORPORATION (FILIPINO) ²	5,132,464	
58 000010840	PCD NOMINEE CORPORATION (NON-FILIPINO)	2,791,413	
59 000010529	PE, FE C.	152	
0 000011246	PEDROSA, ALBERTO A.		
1 000000244	PEDROSA, CARLOS A.	1,114	
2 000011302		139	
	PEOPLE'S GENERAL INSURANCE CORPORATION	41,776	
3 000000247	PEREZ, JOSE R.	2,383	
4 000006260	PEREZ, MA. GEORGINA V.	44,418	
5 00000248	PEREZ, PEPITA	21	
6 000008681	PESA, RUBEN D.	277	
7 000011165	PETROENERGY RESOURCES CORPORATION	17	
8 00000249	PICACHE, BERNARDO A.	21	
9 000000252	PICACHE, TERESITA V.	47	
0 000009217	PICCIO, TERESITA	183	
1 000005967	PILARES, PERLITA PILAR A.	842	
2 000000255	PILARES, RAMONA S.	534	
3 000003130	PIMENTEL, JOSE G.	334	
4 000004601	PINEDA, JR., ROMAN D.	842	
5 000000256	PIVGETH IND. & DEV'T. CORPORATION	10,768	
6 000005225	PLACIDES, NELSA G.	10,700	
7 000000257	PLONDAYA, NERIO C.	747	
8 000009249	PO, CRISTINA Y.		
	-	1,454	
9 000006225	PO, FELIX N.	1,400	
0 000010950	PO, NENITA TAN	2,144	
1 000003567	PO, ROSITA T.	873	
2 000000258	POBLADOR, HONORIO	19,605	
3 000007398	POLICARPIO, CHARLIE	842	
4 000003802	POLOTAN, LUIS A.	105	
5 000010188	PONCE, ROSARIO R.	1	
6 000009008	PUA, CAROLINA Y.	668	
7 000006696	PUA, CHRISTINE S.	1,048	
8 000006697	PUA, JEFFERSON U	1,048	
9 000002954	PUA, MARILOU U.	699	
0 000006695	PUA, VICENTA UY	188	
1 000009619	PULIDO, JULIUS P.	152	
2 000006072	PUNO, REGIS V.	111	
	PUYAT, JR., GIL GUIDOTE	699	
3 000003168			
4 000011408	QUE TEK, LILLIAN	1,409	
5 000007004	QUE, ANDREW	699	
6 000006693	QUE, ERNESTO JR.	699	
7 000000773	QUE, JAIME S.	557	
8 000006733	QUE, LIONG H.	75,834	
9 000003194	QUING PEREZ, ANTONIO	842	
0 000003195	QUING PEREZ, PRINCETON C.	842	
1 000009174	QUINTO, MA. CRISTINA C.	91	
2 000000259	QUIRANTE, VLADIMIR S.	1,214	
3 000002647	QUISUMBING, TRINIDAD T.	44	
4 000000260	QUIZON, ONOFRE	161	
	R. COYIUTO SECURITIES, INC.	222	
5 000001824		2,112	
6 000003427	R. J. DEL PAN & CO., INC.	1,167	
7 000007570	RAFER, JR., NORBERTO	1,167	
8 000007249	RAFER, NILA T.	3	
9 000007188	RAMIREZ, CATHERINE		
0 000009157	RAMOS, JOEY	34	
1 000010138	RAMOS, MANUEL JULIAN	311	
2 000002859	RAMOS, RUBY S.	838	
3 00000261	RECITAS, TIBURCIO P.	528	
4 000009824	RECTO, JR., ALFONSO M.	16	
	RECTO, JR., MANUEL S.	375	
5 000004838	REGINA CAPITAL DEV. CORP., 000351	12,525	
6 000011396		139	
7 000008153 8 000006033	REINOSO, AGERICO REMEDIO, PATROCINIO	1,400	

STOCKHOLDER NUMBER	NAME OF STOCKHOLDER	NO. OF SHARES SUBSCRIBED	NATIONALIT
0 000011294	REYES, ADOLFO R. &/OR PEREGRINA REYES	10	
1 000005923	REYES, BOTAN C.	1,557	
2 00000263	REYES, ELENA V.	2,383	
3 000004928	REYES, GLADYS MARYPET F.	557	
4 000009711	REYES, MANUEL G.	15	
5 000000264	REYES, MARIANO	254	
6 000000265 7 000003627	REYES, NATIVIDAD M.	1,097	
8 000000266	REYES, RAMON C. REYES, RENATO V.	1,896	
9 000000267	REYES, RUBEN A.	792	
0 000006015	REYES, TERESITA FRANCO	1,191 2,803	
1 000000268	REYES, TERESITA S.	2,803	
2 000006961	REYES-LAO, HONORIO O.	2,820	
3 000011011	RINON, ESTELITA B.	13	
4 000008871	ROA, CAROLINA V.	1,908	
5 000000270	ROBEL, TEODORICO C.	910	
6 000000271	ROBES, CARLOS F.	5,585	
7 000000272	ROBLES, CONRADO	115	
8 000000273	ROBLEZA, NORBERTO N.	21	
9 000011089	ROCES, RAFAEL ITF RAFAEL LUIS ROCES	2,820	
0 000010377	ROJAS, JAYE MARJORIE R.	6	
1 000000275	ROQUE, GENATO	676	
2 000000276	ROS, NICANOR	395	
3 000000277	ROSAL, MACARIO N.	26	
4 000000278	ROSALES, ANGEL G.	1,191	
5 000000279	ROSARIO, ROLAND R.	41,762	
6 000006674	ROXAS, MANUEL C.	14,026	
7 00000280	ROXAS, ROLANDO & REYNALDO C. ROXAS	55	
8 000009318	ROXAS-CHUA, LETICIA TAN FAO NICHOLAS JAMES TAN ROXAS-CHUA	459	
9 000002486	RUALO, MONINA T.	838	
0 000009346	RUBIO, PAZ F.	919	
1 000009347	RUBIO, PAZ F. ITF HYGIEA IRENE, LORENZO ELIEZER, HANNAH CARMELA A. RUBIO	367	
2 000009348	RUBIO, PAZ F. ITF JOSE MARIA, MAR CORAZON, JAMES ALLAN G. RUBIO	367	
3 000003178	RUBIT, JESUS G.	699	
4 000007614	SABLOT, EMELDA O.	1,051	
5 000007613	SABLOT, MARTIN O.	947	
	SAHAGUN, EDUARDO A.	111	
	SALAMAT, FRANCIS P.	699	
8 000008512	SALAMAT, HERMINIA &/OR ALBERTO SALAMAT	111	
	SALAYSAY, ISABELITA C.	863	
	SALDUA, SOCORRO P.	792	
	SALINAS, CARLOS C.	1,057	
2 000000284	SALINAS, WEVINIA S.	254	
3 000010976	SALUDES, MARISSA A.	1,532	
	SALVADOR, BEATRIZ B.	334	
	SALVADOR, JOSE ENRIQUEZ	2,820	
6 000002255	SAMONTE, EVANGELINA P.	842	
	SAMSON, CONSUELO A.	127	
	SAN AGUSTIN, MA. TERESA T.	842	
9 000008586	SAN DIEGO, RITA	178	
	SANTIAGO, DANILO H.	28,222	
	SANTIAGO, HILARIA N.	838	
2 000005809	SANTIAGO, MA. EDITHA S.	1,691 699	
3 000004795	SANTIAGO, MA. RAMONA GERTUDES T.	842	
4 000003511	SANTIAGO, VICTORINO L.	699	
5 000000286	SANTOS, ADORACION	699	
6 000003176	SANTOS, CARMELITA	511	
7 000000287	SANTOS, CESAR S.	699	
8 000003156	SANTOS, ERNESTO M.	30	
9 000004418	SANTOS, GEMMA M.	5	
0 000008066	SANTOS, LEONEL &/OR ALICIA	699	
1 000004003	SANTOS, NORMA A.	74	
2 00000288	SANTOS, PAULINO S.	239	
3 000004749	SANTOS, RAMON B.	301	
4 000000289	SANTOS, RAMON G.	3	
5 000004450	SANTOS, RODOLFO &/OR CAROLYN SANTOS	980	
6 000000290	SANTOS, VICTORIA I.	11	
7 000011344	SANVICTORES, JULIUS VICTOR EMMANUEL D.		

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STOCKHOLDER NUMBER	NAME OF STOCKHOLDER	NO. OF SHARES SUBSCRIBED	NATIONALIT
99 000005046	SATUITO, LIGAYA V.	557	
00 000009048	SAUR, JR., DELFIN R.	61	
01 000001092		557	
02 000000293 03 000000294	SAYCON, HONORIO M. SCHOFIELD, VIRGINIA	16,760 1,587	
04 000011415	SCHUBERT, FILIP SEBASTIAN	6,000	
05 000011299	SEC ACCOUNT NO.2 FAO: VARIOUS CUSTOMERS OF GUOCO SECURITIES (PHILIPPINES), INC.	1	
06 000006042	SEE, ANTONIA	1,691	
07 000006499	SIA, SUET LAN	838	
08 000003610	SILVA, SONIA L.	947	
09 000007508	SIM, FRANCIS CHUNG BUN	842	
10 000008935	SIMTOCO, BERNARD &/OR CIRILA SIMTOCO	352	
11 000009185	SIMTOCO, CESAR &/OR CAROLINE SIMTOCO	229	
12 000006883	SING, DY CHI	94	
13 000010272	SIO, STEPHEN ROY	559	
14 000007333	SIONG, TAN TIAN	1,575	
15 000007144	SISON, LAMBERTO C.	152	
16 000007191 17 000011405	SIY TIONG ENG, WALTER	397	
18 000011403	SIY, MATTHEW SZARETTE O.T SIY, MICHAEL O.	210 212	
19 000006132	SIY, NELLY	203	
20 000011404	SIY, SHENIELLE MINDY O.T	203	
21 000011406	SIY, SHERISSE MIDY O.T	210	
22 000004229	SIY, WILLY TING	873	
23 000011362	SMITH, CHARLENE JOY T.	39	
24 000011021	SO, WILLIAM NELSON C.	5,743	
25 000010915	SOLCO, EMILIO &/OR LOLITA CHOA	119	
26 000003179	SOLIS, MILAGROS	699	
27 000011375	SOLIVEN, STEPHEN G.	55	
28 000008902	SON KENG PO, MAURICIO	74	
29 000001094	SON KENG PO, PABLO	1,872	
30 000008752	SON KENG PO, PABLO &/OR DY CHIN CHIN	352	
31 000004384	SOO, PETER S.	1,051	
32 000007463	SOON, BEE HON NGO	838	
33 000002094	SORIANO, EDUARDO J.	1	
34 000007606	SORIANO, PE NG	699	
35 000001826	SQUIRE SECURITIES, INC.	5	
36 000002562 37 000004216	STA. MARIA, CEFERINO D. STA. MARIA, JR., GREGORIO B.	933	
88 000000297	STO. DOMINGO, BRAULIO T.	2,336	
9 000006323	SUAREZ, ROBERT K.	1,986	
0 000009623	SUAREZ, SABAS	76 873	
1 000006617	-SUAREZ, SABAS UY	1,750	
2 000010782	SUN HUNG KAI SEC. (PHILS.), INC. FAO JIMMY HAO	557	
3 000008360	SUN HUNG KAI SEC. (PHIL) INC. A/C TIO71	450	
4 000003118	SUN, ALBERT DY	104	
5 000006149	SUNKIM, BENITO NG	365	
6 000011358	SUPLEO, GEORGE P.	1,540	
7 000002736	SY, AH LI	838	
8 000003436	SY, ALEXANDER UY	842	
9 000007591	SY, ANTONIO O.	432	
0 000010667	SY, BENJAMIN	417	
1 000001254	SY, BETTY TIU	699	
2 000003299	SY, BUENASENSO T.	79	
3 000002039	SY, CORABELLE LIM	838	
4 00000772	SY, CORAZON C.	842	
5 000007621	SY, ENG BIO	838	
6 000006484	SY, ERNESTO T.	1,028	
7 000009186	SY, FORTUNATO &/OR ARSENIA SY	2,757	
8 000001793	SY, GREGORIA KO	1,051	
9 000011127 0 000006239	SY, IRENE	167	
	SY, JENNIFER YEE SY, JOHN TAN KIAT	1,575	
	SY, JOHN TAN KIAT &/OR ERLINDA TAN KIAT SY	947	
	SY, JOVITA C.	358	
	SY, LUZ T.	3	
	SY, MANUEL BAUTISTA	5 842	
	SY, MARIO CO	1,409	
0 000001241			

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STOCKHOLDER NUMBER	NAME OF STOCKHOLDER	NO. OF SHARES SUBSCRIBED	NATIONALIT
58 000007442	SY, MYRNA C.	<u>842</u>	
69 000003576	SY, ROGELIO CHUA	699	
70 000002409	SY, STANLEY C.	143	
71 000010895	SY, VICTOR GAN	45,654	
72 000006844	SY, VISITACION P.	190	
73 000007213	SY, WILFREDO S.	842	
74 000007529	SY, WILSON	842	
75 000007443	SYKAT, RUPERT TERRENCE C.	842	
76 000007059	SYLING, PHILIP K.	842	
77 000005921	SYYAP, ANDREW S.	30	
78 000000299	TAGAYUN, ENRIQUE	1,752	
79 000003369	TAN HAI PING	838	
30 000005606	TAN UNTIONG, WILLIAM C.	9,587	
31 000002454	TAN, AGNES J.	642	
32 000006178	TAN, ALAN DY	176	
33 000003578 34 000003725	TAN, ALBERTO M.	838	
34 000003723 35 000003577	TAN, ANTHONETTE TAN, ANTONIO M.	379	
36 000003190	TAN, ANTONIO M. TAN, ANTONIO T.	838	
37 000006040	TAN, BENITO P.	699 289	
88 000003683	TAN, BEVERLY T.		
9 000003024	TAN, CATALINA	699 838	
0 000000587	TAN, CECILIA L.		
1 000003592	TAN, CHRISTOPHER GAN	3,499 1,051	
2 000006852	TAN, CLARITA	842	
3 000007204	TAN, CORAZON A.	188	
4 000003670	TAN, DIONISIO C.	699	
5 000000300	TAN, ELIZABETH P.	582	
6 000003584	TAN, HERMINIA G.	838	
7 000009041	TAN, IRENE	31	
8 000003684	TAN, JESSIE F.	699	
9 000002688	TAN, JIMMY U.	14,642	
0 000006914	TAN, JOSE	842	
1 000006442	TAN, JOSE J.	113	
2 000004371	TAN, JOSE MARIANO O.	699	
3 000007205	TAN, JOSE N.	172	
4 000007578	TAN, JULIANA	174	
5 000008422	TAN, LEVERLY	559	
6 000010799	TAN, LINBETH	382	
7 000007473	TAN, LITA YU	842	
8 000007644	TAN, LYDIA C.	2,820	
9 000005911	TAN, MARTINA FELICIDAD	842	
0 000007643	TAN, MIGUEL	943	
1 000003189	TAN, MILA Y.	699	
2 000002275	TAN, NENA	3,172	
3 000004370	TAN, NERIZA T.	699	
	TAN, PACITA S.	947	
5 000008713	TAN, RICHARD &/OR SUSANA TAN	1,575	
6 000005115	TAN, SILVERIO BENNY J.	2,521	
7 000003672	TAN, TERESA L.	-, 786	
8 000011228	TAN, TOMAS	1,532	
9 000003371	TAN, VIRGINIA U.	838	
0 000006740	TAN, YOLANDA	3,524	
1 000005300	TANCHUCO, RAMONA R.	699	
	TANDOC, NEIL ALVIN CRUZ	102	
3 000011412	TANDOC, NEIL BRIAN CRUZ	102	
4 000011414	TANDOC, NEIL CLIFFORD CRUZ	102	
	TANEDO, MARTIN	5,187	
	TANGCO, PACIANO L.	2,607	
7 000008795	TANHUANCO, PAUL	168	
	TANKING, FELICIDAD	699	
	TANLIMCO, JANET L.	947	
	TANQUIENG, JULIET	2,297	
1 000001892	TANSENGCO, MARIE ANGELI C.	38	
	TANTOCO, MA. CAROLINA D.	91	
	TAPANGCO, NICANOR P.	6	
	TAY, LIM	843	
5 000009328	TAYAG, JERRY	24	
	TE, IRENE ONG	41	

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STOCKHOLDER NUMBER	NAME OF STOCKHOLDER	NO. OF SHARES SUBSCRIBED	NATIONALITY
37 000009793	TE, KAREN ONG	152	
38 000011116	TE, MICHEL MARK CHIONG	2,297	
39 000006100	TE, MYRNA Z.	1,409	
40 000003077 41 000009222	TE, SONIA K. TECSON, ZENAIDA C.	947 130	
42 000009081	TEE, ELIZABETH A.	1,173	
43 000002873	TEE, LERMA T.	699	
44 000002972	TENEFRANCIA, CHARLENE JOY S.	118	
45 000002971	TENEFRANCIA, SHERI ANN S.	158	
46 000002969	TENEFRANCIA, VALERIE MAY S.	151	
47 000010511	TENG, CHRISTINE DIANE	152	
\$8 000009158	TENGCO, ALEJANDRO H.	792	
19 000008969	THE PHILIPPINE FOUNDATON FOR C. E. D., INC.	1,691	
50 000009354	THE PLAZA INC.	461	
51 000009329	THE PLAZA RESTAURANT, INC.	230	
52 000011157	THOMPSON, ROLLAND R.	209	
53 000008945	THOMPSON, ROLLAND R. ITF TOMMIE THOMPSON	418	
64 000008946	THOMPSON, ROLLAND R. ITF WEYLAN THOMPSON	418	
55 000000302	TIBAYAN, FELICITAS O.	21	
56 000000303	TIBUDAN, VICENTE	395	
57 000005955	TIGAS, JUDY MONTEALEGRE	178	
58 000003686 59 000003685	TING, ALBERT O. TING, CLAUDINE JENNIFER CHIN	699 699	
50 000006036	TIO, SILVELYN U.	1,901	
51 000011276	TIU KENG HI	3,446	
52 000010086	TIU, AGUSTIN GO	1,681	
53 000007025	TIU, CHUN LIN	842	
	TIU, CHUN TU	842	
5 000010999	TIU, JEFFERSON	7,660	
6 000010057	TIU, JR., RAMON	7,008	
57 000007022	TIU, NENA TAN	209	
	TIU, SAMUEL	4,920	
9 000002778	TO CHIP, JOSE T.	63	
0 000006371	TO, TERESITA TAN	75	
1 000002296	TONG, PATRICK Y.	17,354	
2 00000304	TORIO, JOVITA	699	
3 000000305	TORRES, CARMELITA C.	395	
4 000002974	TORRES, VALERIE MAY T.	126	
5 000006102	TOSZAP, DOLORES	838	
6 00000306	TOTANES, RAUL E.	67	
7 000010894	TRAJANO, ANN MARIE C.	7	
8 000001143	TRANSNATIONAL SEC. INC., FOR ACCOUNT OF LITO DE VEZA	699	
9 000010797	TRINIDAD, DR. ANGEL	37	
30 000011190	TRINIDAD, NIMFA S.	1,167	
31 000011393	TRONGCO, EDISON CHOA	1,532	
32 000010658	TUASON, ROSARIO G.	381	
33 000009493	TURNER, PHILIP &/OR ELNORA TURNER	124	
	TY ANG, LILY	943 63 893	
35 000000307	TY, ALEJANDRO	63,893 254	
36 000002034	TY, ANITA	254 50	
37 000000950	TY, ANITA N.		
	TY, ANJANETTE	5,169	
	TY, ARTHUR VY ³	129	
0 000003451	TY, EDWARD A.	1,048	
1 00000308	TY, LEONARDO K.	11,968	
2 000010679	TY, LOURDES	15,510	
3 000003453	TY, LUISA W.	1,048 842	
4 000002884	TY, MARILOU B.	842	
95 000003517	TY, TERESITA	325	
96 000000310	UBALDE, LOURDES	466	
97 000000311	UBALDE, LOURDES-LOPEZ	1,587	
98 000000312		1,307	
99 000011220	URIARTE, JR., FILEMON	838	
0 000003018	UY BOMPING, ALBERTO C.	838	
01 000003015	UY BOMPING, ALFREDO KA	838	
000003017	UY BOMPING, ANGELI KA UY BOMPING, YOLANDA KA	838	
03 000003016 04 000010163	UY MATIAO, WILKIE	3,049	
	or more to to the test	842	

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STOCKHOLDER NUMBER	NAME OF STOCKHOLDER	NO. OF SHARES SUBSCRIBED	NATIONALIT
000011327	UY, ALFONSO A.	111	
07 000003514	UY, BERNADETTE	152	
08 000003267	UY, ELIZABETH G.	785	
09 000006714	UY, JEANETTE YAO	842	
0 000004172	UY, JULIAN D.	14,726	
1 000009359	UY, KYLE DAVIDSON	1,722	
2 000006018	UY, LETY	114	
13 000006315	UY, MARILYN ONG	842	
14 000007616	UY, MARTINA Y.	11,687	
15 000004175	UY, NELSON	699 1 011	
16 000011407	UY, ROANNA VICTORIA	1,011	
17 000006057 18 000011382	UY, ROBERTO L.	1,750 334	
19 000007088	UY, SUSAN SIO TIN	842	
20 000006715	UY, VICENTA A. UY, VICTOR YU	842	
21 000010769	UY, WALTER	1,340	
22 000004130	UY, WILSON BAIRAN	351	
		85	
23 000009480	UY-TIOCO & CO., INC. A/C # 0107-004-4 OL	842	
24 000002763	UYEKLIONG, AGNES		
25 000002764	UYEKLIONG, JR., MANUEL	842 33	
26 000006208 27 000011242	UYPUANCO, VICENTE	13	
	VALDES, JR., ROMAN CRESENCIO G.	13	
28 000011238	VALDES, KATHERINE GRACE G.	13	
29 000011241	VALDES, MICHAEL JOHN VINCENT G.	436	
80 000009490	VALDEZ, RODRIGO N.		
31 000011132	VALENCIA, RENATO C.	122	
12 000011136	VALENCIA, RENATO C.	2,451	
3 00000315	VALENZUELA, NESTOR E.	250	
34 000011177	VALERIANO, DIVINA P. &/OR RONNAN VALERIANO	47	
35 000000316	VALERO, LOURDES T.	1,821	
6 000009062	VALLEJOS, VAN P.	33	
37 000000317	VALLINER, PLACIDA P.	1,428	
8 00000318	VALMORES, FRANCISCO L.	534	
9 000011384	VARGAS, AGNES MARCELO	1,729	
10 000000319	VARGAS, FLORDELIZA A.	699	
1 000003766	VARGAS, VICENTE S.	1,120	
12 000007177	VELASCO, CONSUELO	699	
13 000007242	VELASCO, MA. VICTORIA E.	947	
4 000005875	VELASCO, MICHAEL TAN	699	
15 000004139	VELASCO, PHILIP	786	
6 00000722	VELASQUEZ, GENARO C.	699	
7 000000320	VELASQUEZ, HONORIO M.	3,973	
18 000006969	VELMONTE, AVELINO L.	1,911	
19 000006574	VELOSO, MA. THERESA S.	699	
50 000000321	VENTURA, CATALINA	138	
51 000011323	VERANO, MARIA LUISA L.	1,973	
52 000009201	VERBO, ERIC &/OR ANGELITA VERBO	7	
53 000003809	VERDEJO, MANUEL C.	63	
54 000010975	VERGEL DE DIOS, JR., PROCOPIO V.	5,169	
55 000010977	VERGEL DE DIOS, PATRICK A.	1,722	
56 000011273	VERGEL DE DIOS, PAUL RYAN A.	2,506	
57 000002072	VICTORIA, JONAS A.	4,229	
	VILANUEVA, PEDRO	792	
58 000000322	VILANUEVA, EFREN	245	
59 000011108	VILLANUEVA, LUCILA T. &/OR RENATO A. VILLANUEVA	209	
60 000002258	VILLANUEVA, MILAGROS P.	55	
61 000011385	VILLANUEVA, MILLANUEVA, MILLANUEVA, MYRA P.	55	
62 000011387	VILLANUEVA, MYRNA P.	55	
63 000011386	VILLANUEVA, MININA P. VILLANUEVA, ROMULO P. &/OR ERLINDA B. VILLANUEVA	162	
64 000000539		763	
65 000003742	VILLAREAL, ERNEST F.O.	699	
66 000003560	VILLAREAL, MA. ARACELI L.	77	
67 000002733	VILLAREAL, VICENTE E.	1,587	
68 00000324	VILLARICA, HERMINIO V.	699	
69 000003177	VILLARIN, RAUL V.	612	
370 000011066	VILLAROMAN, GILBERTO S.	2	
371 000000325	VIRAY, ANTONIO V.	2,537	
372 000004835	VITAL VENTURES MANAGEMENT CORPORATION	279	
373 000000326	VIZCONDE, THERESITA P.	2,820	
374 000006141	WANG, ROSIE T.		

- 2

STOCKHOLDER NUMBER	NAME OF STOCKHOLDER	NO. OF SHARES	NATIONALI
		SUBSCRIBED	
5 000007992	WEE, BELLA	1,585	
6 000003413 7 000011061		699 75 4	
	WEE, JR., ANTONIO &/OR EMMA WEE	764	
8 000006849	WEE, LYDIA Y.	1,691	
9 000006390	WEE, WINTHROP A.	228	
0 000003039	WONG, ALFREDA	842	
1 000007454	WONG, JOSEFINA KO TAH	699	
2 000010055	WONG, JR., FREDDIE	70	
3 000006393	WONG, MAGDALENA C.	432	
4 000006391	WONG, MARK C.	947	
5 000011155	WONG, SINGWA Y.	368	
6 000005502	YAM, ELENA C.	1,973	
7 000003711	YANG, CAREY	842	
8 000000768	YANG, PHILIP	1,400	
9 000006683	YAO, GAN CHIN	153	
0 000003452	YAO, LILLIAN W.	754	
1 000006394	YAO, MAYDA C.	432	
2 000009017	YAO, NATALIA CHUA	1,167	
3 000003646	YAP, JANET KEH	699	
4 000010076	YAP, JR., ENRIQUE TC	209	
5 000006764	YAP, LYDIA C.	947	
6 000006779	YAP, TERESITA GO	947	
7 000000989	YAP, VIRGINIA A.	466	
8 000007000	YAP, WENDELL Y.	842	
9 000011024	YBANEZ, JOSE S.	98	
0 000007745	YEE, ELIZABETH KUAN	1,409	
1 000007001	YIU-YAP, LORNA S.	3	
2 000010932	YONGCO, FILEMON	151	
3 000008578	YOUNG, JR., GEORGE U.	2,803	
4 000007671	YOUNG, MARIO	75	
5 000003424	YOUNG, TIFFANY	3	
6 000003164	YRAOLA, REMEDIOS	699	
7 000010043	YU CHUEN YAN	18,082	
8 000003047	YU JECO, DANIEL	459	
9 000003046	YU JECO, YVONNE C.	334	
0 000003624	YU ROSEMARY TANG	786	
1 000006584	YU, ADELINE ROSIE G.	1,409	
2 000007195	YU, CAROLINE	699	
3 000003763	YU, CAROLYN S.	1,264	
4 000001944	YU, FERDINAND CO	1,167	
5 000001396	YU, HENRY S.	1,409	
6 000000426	YU, JENNIFER JAN	947	
7 000011209	YU, JR., GREGORIO ONG	75	
8 000000327	YU, LEONARDO D.	2,405	
9 000011014	YU, LINDA	1,532	
0 000003288			
	YU, MARY L.	25,730	
1 000006395	YULO, LILY TAN	842	
2 000007757	YUSON, MIRIAM M.	2,628	
3 000000328	ZAPANTA, BERNARDO	5,025	
4 000006081	ZARASPE, AMELITA G.	3	
5 00000329	ZARATE, LUCIA B.	1,378	
6 000003502	ZIALCITA, RAYMUNDO B.	699	
7 000006615	ZOSA, JR., FRANCIS	642	
8 000008934	ZOSA, TEOFILO &/OR TERESITA ZOSA	15,340	
9 00000331	ZOSA, TEOFILO A.	1,905	
		426,859,416	

NOTES:

1 Includes 206,331,982 shares lodged with PCD Nominee Corp.

2 Net of 206,331,982 shares owned by Metropolitan Bank & Trust Company and 18 shares owned by Arthur Ty

3 Includes 18 shares lodged with PCD Nominee Corp.

