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May 30, 2025

SECURITIES AND EXCHANGE COMMISSION

8/F SEC Headquarters, 7097 Makati Avenue Bel-Air, Makati City, Metro Manila 1209

Attention:

Corporate Governance and Finance Department

Re:

2024 Integrated Annual Corporate Governance Report

D.M. Wenceslao & Associates, Incorporated

via PSE EDGE

PHILIPPINE STOCK EXCHANGE, INC.

Philippine Stock Exchange Tower, 5th Ave. Cor. 28th St. Taguig City

Gentlemen:

In compliance with SEC Memorandum Circular No. 15, s. 2017, we submit herewith the 2024 Integrated Annual Corporate Governance Report (I-ACGR) of D.M. Wenceslao & Associates, Incorporated.

We hope you find everything in order.

Thank you.

Very truly yours,

D.M. WENCESLAO & ASSOCIATES, INCORPORATED

By:

ATTY. PATRICK I. PENACHOS

Compliance Officer



D.M. WENCESLAO & ASSOCIATES, INCORPORATED

2024 Integrated Annual Corporate Governance Report

(I-ACGR)



SEC FORM – I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the fiscal year ended December 31, 202 4	ŀ
2.	SEC Identification Number 26986	3. BIR Tax Identification No. 000-846-618-000
4.	Exact name of issuer as specified in its charter	D.M. WENCESLAO & ASSOCIATES INCORPORATED
5.	PHILIPPINES Province, Country or other jurisdiction of incorporation or organization	6. (SEC Use Only) Industry Classification Code:
7.	15th Floor Aseana 3 D. Macapagal Boulevard Aseana City, Parañaque City	d corner Asean Ave., 1701
	Address of principal office	Postal Code
8.	(632) 8854-5711 Issuer's telephone number, including area coo	le
9.	Not applicable. Former name former address and former fiss	ral year if changed since last report



		IUAL CORPORATE GOVERNANCE REPORT	EVEL A NATION
	COMPLIANT/ NON-	ADDITIONAL INFORMATION	EXPLANATION
	COMPLIANT		
ī		ernance Responsibilities	
		orking board to foster the long- term success of the	e corporation, and to sustain
	consistent with i	ts corporate objectives and the long- term best into	erests of its shareholders and
other stakeholders.			
Recommendation 1.1			
1. Board is composed of directors with	COMPLIANT	The Board of Directors of D.M. Wenceslao &	
collective working knowledge, experience or expertise that is relevant to the		Associates, Incorporated (" DMWAI ") is tasked	
company's industry/sector.		to always ensure that it has an appropriate	
2. Board has an appropriate mix of	COMPLIANT	mix of competence and expertise and that its	
competence and expertise.	3 0///// 2 1// (11)	members remain qualified for their positions	
3. Directors remain qualified for their positions	COMPLIANT	individually and collectively, to enable it to	
individually and collectively to enable them		fulfill its roles and responsibilities and respond to the needs of the organization based on	
to fulfill their roles and responsibilities and		the evolving business environment and	
respond to the needs of the organization.		strategic direction.	
		sharegic direction.	
		References/Links:	
		Pages 37-40, DMWAI Annual Report	
		SEC Form 17-A, link	
		https://www.dmwai.com/wp-	
		content/uploads/2025/04/2024-17-A-	
		Annual-Report_DMW.pdf	
		, – .	
		DMWAI's Board of Directors is composed of	
		the following individuals, who possess the	
		knowledge, experience, expertise and	



background relevant to their role and the Company's industry sector:

The composition of the DMWAI Board ensures competence and expertise in order for members to fulfill their respective roles and responsibilities and for the Board to respond to the needs of the organization based on the evolving business environment.

Sylvia C. Wenceslao, Chairperson

Dr. Sylvia C. Wenceslao is the Chairperson of D.M. Wenceslao Associates. and Incorporated. Dr. Sylvia C. Wenceslao has been a Director of the Corporation since 2021. Prior to Dr. Sylvia C. Wenceslao's appointment as Chairperson, she served as the company's Treasurer and most recently, Vice President for Corporate Social Responsibility. Concurrently, she also served as Chairman of Wendel Construction Co. Inc., and Chairman of Wendel Holdings Co., Inc. She also served as Director of Fabricom Inc., Philippine Ecopanel Inc. and Aseana Holdings Inc.

Dr. Sylvia C. Wenceslao holds a Doctor of Medicine from the University of Santo Tomas.



Delfin Angelo C. Wenceslao, Director and Chief Executive Officer

Mr. Delfin Angelo C. Wenceslao is a Director and the Chief Executive Officer of the Corporation since June 2015. He is the President of Aseana Holdings, Inc., Aseana Gas Energy Corp. and UCity Technologies Philippines, Inc. He is also the Managing Director of Aseana Real Estate and Management Corp. He serves as the Chief Executive Officer of ABPEA and Vice President of Property Management of Aseana Residential Holdings Corp. (formerly Bowood Holdings, Inc.) and Portal Holdings, Inc. He also serves as an executive officer for almost all of the Group companies.

Mr. Wenceslao is a licensed real estate broker and holds a Bachelor of Arts degree in Management Economics from Ateneo de Manila University and a Master of Science degree in Real Estate Development from Massachusetts Institute of Technology.

Paolo Vincent C. Wenceslao, Director and Chief Operating Officer

Mr. Paolo Vincent C. Wenceslao is a Director and the Chief Operating Officer of the Corporation since June 2015. He is the President of Wendel Ground Improvement,



Inc., and Vice President of Operations of Aseana Residential Holdings Corp. (formerly Bowood Holdings, Inc.), Portal Holdings, Inc. He is also the Chief Operating Officer of ABPEA and serves as a director of a majority of the Group companies.

Mr. Wenceslao is a licensed civil engineer and real estate broker. He holds a Bachelor of Science degree in Civil Engineering from De La Salle University.

Edwin Michael C. Wenceslao, Director and Treasurer

Mr. Edwin Michael C. Wenceslao is a Director and the Treasurer of the Corporation since 2002. He is the President of Aquadisk Corporation and Managing Director of S Foods Corp., D. Foods Corp., P. Foods Inc., Alphainvest Corporation and Grandwen-B Gas Corp. He is the Chief Financial Officer of ABPEA. He also serves as a director and Treasurer of Aseana Holdings, Inc., Fabricom, Inc., BAHI and other affiliates of the Corporation. He is a director and Treasurer of Aseana Residential Holdings Corp. (formerly Bowood Holdings, Inc.), Aseana Gas Energy Corp. and U-City Technologies Philippines, Inc. He likewise serves as a director of Portal



Holdings, Inc., WHI and other affiliates of the Corporation.

Mr. Wenceslao holds a Bachelor of Arts degree in Humanities with specialization in Entrepreneurial Management from the University of Asia and the Pacific and a Master of Business Administration degree from the Ateneo Graduate School of Business. Mr. Wenceslao also received financial training at Jupiter Asset Management in London, England.

Carlos Delfin C. Wenceslao, Director and Vice President for Logistics

Mr. Carlos Delfin C. Wenceslao is a Director of the Corporation since May 1997. He is the President of Urban Agro Products, Inc., the Executive Vice President of SHLP-BBP Realty Inc., and the Corporate Secretary of ABPEA. He is a director and Vice President of Logistics of Aseana Residential Holdings Corp. (formerly Bowood Holdings, Inc.) and Portal Holdings, Inc. He is a director of Aseana Holdings, Inc., WHI, and other affiliates of the Corporation.

Alberto P. Fenix, Jr., Independent Director



Dr. Alberto P. Fenix Jr. was elected as an Independent Director of the Corporation on February 23, 2018. He has over 50 years' experience in starting and developing business enterprises in various sectors manufacturing, mining, commercial and investment banking, and real estate. Currently, he is Chairman and President of Fenix Management and Capital Inc. and AiFEN True Water Inc., Independent Director of VC Securities Inc., and Executive Director of publicly-listed SPC Power Corporation. Dr. Fenix is a recognized business leader having been the National President of the Metalworking Industries Association of the Philippines (MIAP), and of the Philippine Chamber of Commerce and Industry (PCCI). In PCCI, he continues serving as Senior Adviser and President Emeritus, and President of the PCCI Human Resources Development Foundation Inc. (PCCIHRDF). Dr. Fenix holds a Bachelor's degree in Mathematics from the Ateneo de Manila University and Master's and Doctorate degrees in Industrial Management from the Sloan School of Management of the Massachusetts Institute of Technology (MIT).

Oscar S. Reyes, Independent Director

Mr. Oscar S. Reyes has been an independent Director of the Corporation since July 2019.



He was the former President and Chief Executive Officer of Manila Electric Company from May 2012 to May 2019, wherein he also served as Senior EVP and COO from July 2010 to May 2012. Prior thereto, Mr. Reves was the Country Chairman of the Shell companies in the Philippines, and the President & CEO of Pilipinas Shell Petroleum Corp. from May 1997 to December 2011. He held various executive and directorship positions in the said companies from January 1986 to December 2004. Mr. Reyes obtained his Bachelor of Arts, Major in Economics (Cum Laude) from the Ateneo de Manila University in 1965 and Master of Business Administration (Academic units completed) from the Ateneo Graduate Business School in 1971. He also attended the Japan Productivity Center/Asian Productivity Organization Business Management Consultants and Trainers' Program, the Waterloo Lutheran University International Management Development Program in Canada, the Harvard Business School Program for Management Development in the United States, and the Lensbury Centre Commercial Management Study Program in the United Kingdom.

Mr. Reyes is currently an Independent Director of Pepsi Cola Products Philippines Inc., Basic Energy Corporation and Cosco Capital Inc., and a member of the Advisory



Council of PLDT Inc., and Bank of the Philippine Islands.

The rationale behind the recommendations is also embodied in DMWAI's **Corporate Governance Manual**. As provided in DMWAI's Corporate Governance Manual:

[...]

"The Board shall always ensure that it has an appropriate mix of competence and expertise and that its members remain qualified for their positions individually and collectively, to enable it to fulfill its roles and responsibilities and respond to the needs of the organization based on the evolving business environment and strategic direction.

The Board shall include a balance of executive and non-executive directors (including independent non-executives), having a clear division of responsibilities such that no individual or small group of individuals can dominate the Board's decision making. The non-executive directors shall be given the opportunity to have exclusive and periodic meetings with the external auditors and heads of the internal audit, compliance and risk functions.



The non-executive directors should be of sufficient qualifications, stature and number to carry significant weight in the Board's decisions. The non-executive directors may concurrently serve as director in up to a maximum of five (5) publicly listed companies. Non-executive directors considered by the Board to be independent shall be identified in the annual report."

[...]

- 15. "Nomination and Election of Board of Directors
- 15.1 The Corporate Secretary shall set a reasonable period for the submission of nominations of candidates for election to the Board. All nominations for directors submitted in writing to the Corporate Secretary within such nomination period shall be valid. A stockholder of record, including a minority stockholder, entitled to notice of and to vote at the regular or special meeting of the stockholders for the election of directors shall be qualified to be nominated as a director.
- 15.2 The Corporation may engage the services of professional search firms or use other external sources of



	candidates when searching for candidates to the Board.	
1.5.0		
15.3	The Corporate Governance	
	Committee meets, pre-screens and	
	checks the qualifications of, and	
	deliberates on all persons nominated	
	to be elected to the Board from the	
	pool of candidates submitted by the	
	nominating stockholders. The	
	Corporate Governance Committee	
	shall prepare a Final List of Candidates	
	after considering the qualifications and	
	disqualifications set forth in the	
	succeeding sections. Said list shall	
	contain all the information about these	
	nominees. Only nominees qualified by	
	the Corporate Governance	
	Committee and whose names appear	
	on the Final List of Candidates shall be	
	eligible for election as Independent	
	Director. No other nomination shall be	
	entertained after the Final List of	
	Candidates shall have been prepared.	
15.4	Based on the Final List of Candidates,	
	directors are elected by shareholders	
	individually. The vote required for the	
	election of directors is majority of the	
	outstanding capital stock. The election	
	of directors shall be by ballot and each	
	stockholder entitled to vote may cast	
	the vote to which the number of shares	
	he owns entitles him, for as many	
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persons as there are to be elected as directors, or he may cumulate or give to one candidate as many votes as the number of directors to be elected multiplied by the number of his shares shall equal, or he may distribute them on the same principle among as many candidates as he may see fit, provided that the whole number of votes cast by him shall not exceed the number of shares owned by him multiplied by the whole number of directors to be elected."

Sources:

- DMWAI's Annual Report for fiscal year ended December 31, 2024, link https://www.dmwai.com/wpcontent/uploads/2025/04/2024-17-A-Annual-Report_DMW.pdf
- DMWAI's Charter of the Board of Directors, Pages 2-3, link: http://www.dmwai.com/wp-content/uploads/2020/09/dmwai-bod-chrtr.pdf
- DMWAI's Revised Manual on Corporate Governance, Pages 20-21, link:

http://dmwai.com/wpcontent/uploads/2019/05/Revised-Manual-on-Corporate-



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		Governance.	<u> </u>	
Recommendation 1.2				
Board is composed of a majority of non- executive directors.	COMPLIANT	In the year 2024, comprised of seven independent director non-executive director		
		Name of Directors	Type of Directorship	
		Sylvia C. Wenceslao	Non-Executive Director	
		Delfin Angelo C. Wenceslao	Executive Director	
		Paolo Vincent C. Wenceslao	Executive Director	
		Edwin Michael C. Wenceslao	Executive Director	
		Carlos Delfin C. Wenceslao	Non-Executive Director	
		Alberto P. Fenix, Jr.	Non-Executive Director	
		Oscar S. Reyes	Non- Executive Director	



References/Links:

 Pages 8-9 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf

DMWAI's **Revised Corporate Governance Manual** also provides that:

[...]

"The Board shall include a balance of executive and non-executive directors (including independent non-executives), having a clear division of responsibilities such that no individual or small group of individuals can dominate the Board's decision making. The non-executive directors shall be given the opportunity to have exclusive and periodic meetings with the external auditors and heads of the internal audit, compliance and risk functions.

The non-executive directors should be of sufficient qualifications, stature and number to carry significant weight in the Board's decisions. The non-executive directors may



		concurrently serve as director in up to a maximum of five (5) publicly-listed companies. Non-executive directors considered by the Board to be independent shall be identified in the annual report." Lastly, DMWAI's 2024 General Information Sheet also disclosed the list and names of directors. See attached as Annex A. Sources:	
		 DMWAI's Annual Report for fiscal year ended December 31, 2024, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report_DMW.pdf DMWAI Revised Manual on Corporate Governance, http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf 	
Recommendation 1.3			
Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors.	COMPLIANT	The Revised Corporate Governance Manual of DMWAI provides that: []	
		"3. Training	



The Corporation shall provide a comprehensive 8-hour orientation program for new directors and an annual 4-hour continuing corporate and business training for existing directors, including an understanding of the contributions that the director is expected to make, an explanation of the Board and its committees, and an explanation of the Corporation's business, including corporate governance and other matters that will assist them in discharging their duties, unless:

- 3.1 The new director has already previously attended similar training;
- 3.2 The existing director has already attended similar training for the calendar year, or has committed to attend a similar training on a different date within the calendar year.

The Corporation shall provide general access to training courses to its directors as a matter of continuous professional education as well as to maintain and enhance their skills as directors and keep them updated in their knowledge and understanding of the



		Corporation's business, including emerging risks relevant to the Corporation." References/Links: Page 9 DMWAI Revised Manual on Corporate Governance, link: http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
Company has an orientation program for first time directors.	COMPLIANT	The Revised Corporate Governance Manual of DMWAI provides that: [] "3. Training The Corporation shall provide a comprehensive 8-hour orientation program for new directors and an annual 4-hour continuing corporate and business training for existing directors, including an understanding of the contributions that the director is expected to make, an explanation of the Board and its committees, and an explanation of the Corporation's business, including corporate governance and other matters that will assist them in discharging their duties, unless:	



3. Company has relevant annual continuing training for all directors.	NON- COMPLIANT	3.3 The new director has already previously attended similar training; [] References/Links: • Page 9 DMWAI Revised Manual on Corporate Governance, link: http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	The directors were not able to attend a corporate governance training seminar for 2024 due to conflicts in available schedule. The Company will comply in 2025.
Recommendation 1.4			
Board has a policy on board diversity.	COMPLIANT	While the current DMWAI Board is composed of all male directors, this does not discourage contribution in different perspectives and ideas to achieve optimal decision-making. Diversity of opinion is based on age, culture, experience, background, skills, competence and knowledge among other things.	



The **Revised Corporate Governance Manual** of DMWAI provides that:

[...]

4. Board Diversity

A diverse Board better understands its customer base and the environment in which its business operates. This encourages the contribution of different perspectives and ideas, and mitigates groupthink to achieve optimal decision-making. Board diversity may refer to distinctions in age, ethnicity, culture, skills, competence, knowledge, and gender, among other things.

The Corporation is committed to the following principles

- 4.1 Recognize and embrace the benefits of having a diverse Board as an essential element in the attainment of its strategic objectives and maintaining prudent corporate governance; and
- 4.2 The Board appointments are made on merit, based on competence, experience, independence and knowledge, and candidates will be considered against an objective



		criteria, which the Board as a whole requires to be effective." [] References/Links: Page 10 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
Recommendation 1.5			
 Board is assisted by a Corporate Secretary. Corporate Secretary is a separate individual from the Compliance Officer. Corporate Secretary is not a member of the Board of Directors. 	COMPLIANT COMPLIANT COMPLIANT	The DMWAI Board is assisted by a Corporate Secretary that is a separate individual from the Compliance Officer and is not a member of the Board. The incumbent Corporate Secretary is Atty. Paul Mar M. Quinto. 1. Information/Credential References/Links: Page 40, DMWAI Annual Report SEC Form 17-A, link https://www.dmwai.com/wp- content/uploads/2025/04/2024-17-A- Annual-Report_DMW.pdf 2. Duties and Functions	
		2. Dulles and Functions	



References/Links:

 Pages 34-35 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wpcontent/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf

The **Revised Corporate Governance Manual** of DMWAI also provides that:

[...]

1.2 The Corporate Secretary

The Corporate Secretary shall be a resident and citizen of the Philippines. He shall be fair and objective in his dealings with the Board, Management, the stockholders and other stakeholders.

He must possess organizational and interpersonal skills, and the legal skills of a chief legal officer.

The Corporate Secretary should not be a member of the Board of Directors and should annually attend a training on corporate governance.



•	
	The Corporate Secretary performs the
	following functions:
	2.6.1 Assists the Board and the Board
	Committees in the conduct of their
	meetings, including preparing an
	annual schedule of Board and
	committee meetings and the annual
	board calendar, and assists the chairs
	of the Board and its committees to set
	agenda for those meetings;
	2.6.2 Safekeeps and preserves the integrity
	of the minutes of the meetings of the
	Board and its committees, as well as
	other official records of the
	Corporation;
	2.6.3 Keeps abreast on relevant laws,
	regulations, all government
	issuances. relevant industry
	developments and operations of the
	Corporation, and advises the Board
	and the Chairman on all relevant
	issues as they arise;
	2.6.4 Works fairly and objectively with the
	Board, Management and
	stockholders and contributes to the
	flow of information between the
	Board and Management, the Board
	and its committees, and the Board
	and its stakeholders, including
	shareholders;
	3.13.31.313



doing so; 2.6.8 Performs required administrative functions; and	serious accidents, prevent him from doing so;	when justifiable causes, such as illness, death in the immediate family and	ensures that the members have before them accurate information that will enable them to arrive at intelligent decisions on matters that require their approval; 2.6.7 Attends all Board meetings, except when justifiable causes, such as illness,	before them accurate information that will enable them to arrive at intelligent decisions on matters that require their approval; 2.6.7 Attends all Board meetings, except when justifiable causes, such as illness,		doing so; Performs required administrative functions; and	
2.6.9 Oversees the drafting of the By-laws	2.6.8 Performs required administrative	death in the immediate family and serious accidents, prevent him from doing so; 2.6.8 Performs required administrative	ensures that the members have before them accurate information that will enable them to arrive at intelligent decisions on matters that require their approval; 2.6.7 Attends all Board meetings, except when justifiable causes, such as illness, death in the immediate family and serious accidents, prevent him from doing so; 2.6.8 Performs required administrative	accordance with the By-laws, of the agenda of their meetings at least five working days in advance, and ensures that the members have before them accurate information that will enable them to arrive at intelligent decisions on matters that require their approval; 2.6.7 Attends all Board meetings, except when justifiable causes, such as illness, death in the immediate family and serious accidents, prevent him from doing so; 2.6.8 Performs required administrative	2.6.9	Oversees the drafting of the By-laws and ensure that they will conform with regulatory requirements; The Corporate Secretary shall have such other responsibilities as the Board of Directors may impose.	
5	2.6.8 Performs required administrative functions; and	death in the immediate family and serious accidents, prevent him from doing so; 2.6.8 Performs required administrative functions; and	ensures that the members have before them accurate information that will enable them to arrive at intelligent decisions on matters that require their approval; 2.6.7 Attends all Board meetings, except when justifiable causes, such as illness, death in the immediate family and serious accidents, prevent him from doing so; 2.6.8 Performs required administrative functions; and	accordance with the By-laws, of the agenda of their meetings at least five working days in advance, and ensures that the members have before them accurate information that will enable them to arrive at intelligent decisions on matters that require their approval; 2.6.7 Attends all Board meetings, except when justifiable causes, such as illness, death in the immediate family and serious accidents, prevent him from doing so; 2.6.8 Performs required administrative functions; and	2.0.9	and ensure that they will conform with regulatory requirements; The Corporate Secretary shall have	



Corporate Secretary attends training/s on corporate governance.	NON- COMPLIANT	 DMWAI's Annual Report for fiscal year ended December 31, 2024, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report_DMW.pdf DMWAI Revised Manual on Corporate Governance, http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf 	The Corporate Secretary was not able to attend a corporate governance training seminar for 2024 due to conflicts in available schedule. The Company will comply in 2025.
Optional: Recommendation 1.5			
Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.		Board materials are distributed to the DMWAI Board at least five business days prior to the meeting.	
Recommendation 1.6			
Board is assisted by a Compliance Officer.	COMPLIANT		



3. Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation.	COMPLIANT	The incumbent Compliance Officer is Atty. Patrick I. Penachos. 1. Information/Credential	
Compliance Officer is not a member of the board.	COMPLIANT	References/Links: Page 40, DMWAI Annual Report SEC Form 17-A, link https://www.dmwai.com/wp- content/uploads/2025/04/2024-17-A- Annual-Report_DMW.pdf	
		2. Duties and Functions References/Links:	
		Page 42 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp- content/uploads/2019/05/Revised- Manual-on-Corporate- Governance.pdf	
		The Corporate Governance Manual of DMWAI provides that:	
		[]	
		6. "Compliance System	
		To ensure adherence to corporate principles and best practices, the Chairman of the Board shall designate a Compliance Officer. The Compliance Officer should not be a	



member of the Board of Directors and should annually attend training on corporate governance.

The Compliance Officer shall perform the following duties:

- 6.1 Ensures proper onboarding of new directors:
- 6.2 Monitors, reviews, evaluates and ensures compliance by the Corporation, its officers and directors with the relevant laws, the Code, rules and regulations, and all governance issuances of regulatory agencies;
- 6.3 Reports the matter to the Board if violations are found and recommends the imposition of appropriate disciplinary action;
- 6.4 Ensures the integrity and accuracy of all documentary submissions to regulators
- 6.5 Appears before the Commission when summoned in relation to compliance with the Code
- 6.6 Collaborates with other departments to properly address compliance issues, which may be subject to investigation;



		6.7 Identifies possible areas of compliance issues and works towards the resolution of the same	
		6.8 Ensures the attendance of board members and key officers to relevant trainings; an	
		6.9 Performs such other duties and responsibilities as may be provided by the Commission.	
		The appointment of the compliance Officer shall be immediately disclosed to the Commission on SEC Form 17-C. All correspondence relative to his functions as such shall be addressed to said Officer."	
Compliance Officer attends training/s on corporate governance.	NON- COMPLIANT		The Compliance Officer not able to attend a corporate governance training seminar for 2024 due to conflicts in available schedule. However, he was able to attend a Certification Course for Compliance Officers conducted by the Center for Global Best Practices held on March 18 to April 26, 2024.



			The Company will comply in 2025.
Principle 2: The fiduciary roles, responsibilities and and other legal pronouncements and guidelines		•	. ,
Recommendation 2.1			
1. Directors act on a fully informed basis, in good faith, with due diligence and care,	COMPLIANT	The Revised Corporate Governance Manual of DMWAI provides:	
and in the best interest of the company.		[]	
		13. Specific Duties of the Board of Directors	
		[]	
		13.1 Act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the Corporation and all shareholders.	
		References/Links:	
		Page 18, DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp- content/uploads/2019/05/Revised- Manual-on-Corporate- Governance.pdf	
Recommendation 2.2		http://dmwai.com/wp- content/uploads/2019/05/Revised- Manual-on-Corporate-	

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1. De suel evenes es lles els valences el ve la	COMPLIANT	The Decide of the state of the
Board oversees the development, review	COMPLIANT	The Board oversees the development, review
and approval of the company's business		and approval of the Company's business
objectives and strategy.		objectives and strategy.
2. Board oversees and monitors the	COMPLIANT	
implementation of the company's business		References/Links:
objectives and strategy.		Page 18, DMWAI Revised Manual on
		Corporate Governance, link
		http://dmwai.com/wp-
		content/uploads/2019/05/Revised-
		<u>Manual-on-Corporate-</u>
		<u>Governance.pdf</u>
		The Revised Corporate Governance Manual
		of DMWAI provides that:
		of Divival provides that.
		[]
		13 Specific Duties of the Board of Directors
		To ensure that the Corporation observes
		the best governance practices and to
		promote and protect the interest of the
		·
		Corporation, its stockholders and other
		stakeholders, the Board shall conduct
		itself with honesty and integrity in the
		performance of its duties and functions.
		The Board is tasked, among others, to:
		13.2 Oversee the development of and
		approve the Corporation's business
		objectives and strategy, and monitor
		their implementation, in order to sustain
		mer implementation, in order to design [



		the Corporation's long-term viability and strength. Currently, DMWAI conducts quarterly and annual review of its business objectives and strategies. Source: DMWAI's Revised Manual on Corporate Governance link: http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
Supplement to Recommendation 2.2			
Board has a clearly defined and updated vision, mission and core values.	COMPLIANT	DMWAI's vision and mission and are as follows:	
		Mission - To initiate and create sustainable city-scale real estate products which will complement and contribute to the local community and national development.	
		Vision - To be the leading city-developer in the country.	
		References/Links:	
		http://www.dmwai.com/our- company/#mission	



that facilitates effective management performance and is attuned to the company's business environment, and culture.		performance management framework that will ensure that Management, including the Chief Executive Officer, and personnel's performance is at par with the standards set by the Board and Senior Management. Reference/Link: Page 19, Item 13.9, DMWAI Manual of Corporate Governance, link: http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
Recommendation 2.3			
Board is headed by a competent and qualified Chairperson.	COMPLIANT	DMWAI is headed by Dr. Sylvia C. Wenceslao who is the Director and Chairman of the Board of DMWAI. Dr. Sylvia C. Wenceslao is the Chairperson of D.M. Wenceslao and Associates, Incorporated. Prior to Dr. Sylvia C. Wenceslao's appointment as Chairperson,	

she served as the company's Treasurer and most recently, Vice President for Corporate Social Responsibility. Concurrently, she also served as Chairman of Wendel Construction

Co., Inc., and Chairman of Wendel Holdings Co., Inc. She served as Director of Fabricom

2. Board has a strategy execution process **COMPLIANT** The DMWAI Board establishes an effective



		Inc., Philippine Ecopanel Inc. and Aseana Holdings Inc. Dr. Sylvia C. Wenceslao holds a Doctor of Medicine from the University of Santo Tomas. 1. Information/Credential References/Links: • Page 38, DMWAI Annual Report SEC Form 17-A, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report DMW.pdf 2. Duties and Functions References/Links: • Page 32, DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
		<u>Oovernance.par</u>	
Recommendation 2.4			
Board ensures and adopts an effective succession planning program for directors, key officers and management.	COMPLIANT	The Board ensures and adopts an effective succession planning program for directors and key officers, including payment of retirement benefits for directors and key officers. The Company has a clear	



Board adopts a policy on the retirement for directors and key officers.	COMPLIANT	organizational structure that guides the Management and Human Resources in the succession/turn-over of functions and roles. References/Links: Page 18, item 13.4, DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
		The Corporate Governance Manual of DMWAI provides that: [] "The Corporate Governance Committee shall have the following duties and responsibilities: Recommends continuing education/training programs for directors, assignment of tasks/projects to board committees, succession planning for the board members and senior officers, and remuneration packages for corporate and individual performance; []"	



		The Board approves and reviews the Group's organizational structure which covers effective succession planning program. Currently, the Board is in the process of conducting a study on the most suitable retirement policy. Meanwhile, retirement benefits as mandated by law is being implemented.	
Recommendation 2.5			
 Board aligns the remuneration of key officers and board members with long-term interests of the company. Board adopts a policy specifying the relationship between remuneration and performance. Directors do not participate in discussions or deliberations involving his/her own remuneration. 	COMPLIANT	The Compensation and Remuneration Committee aligns the remuneration of key officers and board members with the long-term interests of the Company. No Director is involved in deciding his or her own remuneration. References/Links: Page 18, Item 13.5, DMWAI Revised Manual on Corporate Governance, and Page 21, Item 16, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	



		DMWAI adopts a policy specifying the relationship between remuneration and performance. References/Links: Page 48, DMWAI SEC Form 17-A, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report_DMW.pdf	
Optional: Recommendation 2.5			
Board approves the remuneration of senior executives.	COMPLIANT	The Corporate Governance Committee is assigned to recommend remuneration packages for senior officers. References/Links: Page 29, Item 3.6.2.4, DMWAI Revised Manual on Corporate Governance, and link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
2. Company has measurable standards to align the performance-based remuneration of the executive directors and senior executives with long-term interest, such as claw back provision and deferred bonuses.	COMPLIANT	Compensation paid to key management personnel consists of short-term benefits, which include among others, salaries and allowances, bonuses and other employee benefits.	



		References/Links:	
		Page 83, 2024 Audited Financial Statements as attached to the Annual Report, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report_DMW.pdf	
Recommendation 2.6			
Board has a formal and transparent board nomination and election policy.	COMPLIANT	DMWAI's compensation and remuneration committee is responsible for objectively recommending a formal and transparent	
2. Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	COMPLIANT	framework of remuneration and evaluation for the members of the Board and its key executives to enable them to run DMWAI successfully. The compensation and remuneration committee must comprise of at least three members, including one independent Director. The compensation and remuneration committee reports directly to the Board.	
3. Board nomination and election policy includes how the company accepted nominations from minority shareholders.	COMPLIANT		
Board nomination and election policy includes how the board shortlists candidates.	COMPLIANT	The Corporate Governance Committee is assigned to pre-screen the nominations for directors. All nominations shall then be submitted in writing to the Corporate	
5. Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	COMPLIANT	Secretary. The Corporate Governance Committee assesses the effectiveness of the Board's	



6.	Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	COMPLIANT	processes in the nomination, election or replacement of a director. References/Links: Pages 28-29 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
			DMWAI's Revised Corporate Governance Manual provides that: [] 15. "Nomination and Election of Board of Directors	
			15.1 The Corporate Secretary shall set a reasonable period for the submission of nominations of candidates for election to the Board. All nominations for directors submitted in writing to the Corporate Secretary within such nomination period shall be valid. A stockholder of record, including a minority stockholder, entitled to notice of and to vote at the regular or special meeting of the stockholders for the	



	election of directors shall be qualified to be nominated as a director.	
15.2	The Corporation may engage the	
13.2		
	services of professional search firms or	
	use other external sources of	
	candidates when searching for	
	candidates to the Board.	
15.3	The Corporate Governance	
	Committee meets, pre-screens and	
	checks the qualifications of, and	
	deliberates on all persons nominated	
	to be elected to the Board from the	
	pool of candidates submitted by the	
	nominating stockholders. The	
	Corporate Governance Committee	
	shall prepare a Final List of Candidates	
	after considering the qualifications and	
	disqualifications set forth in the	
	succeeding sections. Said list shall	
	contain all the information about these	
	nominees. Only nominees qualified by	
	the Corporate Governance	
	Committee and whose names appear	
	on the Final List of Candidates shall be	
	eligible for election as Independent	
	Director. No other nomination shall be	
	entertained after the Final List of	
	Candidates shall have been prepared.	
15.4	Based on the Final List of Candidates,	
13.4		
	directors are elected by shareholders	
	individually. The vote required for the	



election of directors is majority of the outstanding capital stock. The election of directors shall be by ballot and each stockholder entitled to vote may cast the vote to which the number of shares he owns entitles him, for as many persons as there are to be elected as directors, or he may cumulate or give to one candidate as many votes as the number of directors to be elected multiplied by the number of his shares shall equal, or he may distribute them on the same principle among as many candidates as he may see fit, provided that the whole number of votes cast by him shall not exceed the number of shares owned by him multiplied by the whole number of directors to be elected.

15.5 To preserve the integrity of the election process, the Corporation shall employ the services of an external party to validate the voting results."

<u>Stockholders' Rights and Protection of</u> <u>Minority Stockholders' Interests</u>

DMWAI treats all its shareholders fairly and equitably, and also recognizes, protects and facilitates the exercise of their rights. The Board shall respect the rights of the



		stockholders as provided for in the Corporation Code, namely: 1. Right to vote on all matters that require their consent or approval; 2. Right to inspect books and records of the Bank; 3. Right to information; 4. Right to dividends; and 5. Appraisal right. Sources: 1. DMWAI's Revised Manual on Corporate Governance Minority shareholders have a right to nominate candidates to the Board. References/Links: • Page 49 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf
Optional: Recommendation to 2.6		
Company uses professional search firms or other external sources of candidates (such)	COMPLIANT	The ballots/votes for the 2024 ASM of DMWAI, was verified by the Compliance Officer and



as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors.		tabulated/validated by our Stock and Transfer Agent, RCBC, under a separate engagement.	
Recommendation 2.7			
 Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions. RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations. 	COMPLIANT	The DMWAI Board has the overall responsibility in ensuring that there is a group-wide policy and system governing related-party transactions. The DMWI Board approved the Material Related Party Transactions Policy on October 28, 2019. References/Links: Page 18, Item 13.7, DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf http://dmwai.com/wp-content/uploads/2019/10/MRPT.pdf DMWAI's Related Party Transactions approved and/or carried over to 2024 can also be found under Item 12 – Certain Relationships and Related Transactions of its 2024 Annual Report.	



	References/Links:
	 Pages 44-47, DMWAI Annual Report SEC Form 17-A, link https://www.dmwai.com/wp- content/uploads/2025/04/2024-17-A- Annual-Report_DMW.pdf
	Audit and Risk Committee
	The Boards' Audit and Risk Committee shall have the primary duties and responsibilities regarding RPT as mandated by the Company's Manual on Corporate Governance on pages 26-28 items 3.5.2.22 to 3.5.2.33.
	References/Links:
	Pages 26-28 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf
Supplement to Recommendations 2.7	
Board clearly defines the threshold for disclosure and approval of RPTs and categorizes such transactions according to those that are considered de minimis or transactions that need not be reported or	A Material Related Party Transaction is any related party transaction/s, either individually, or in aggregate over a 12-month period with the same related party, amounting to ten percent (10%) or higher of



announced, those that need to be disclosed, and those that need prior shareholder approval. The aggregate amount of RPTs within any twelve (12) month period should be considered for purposes of applying the thresholds for disclosure and approval.

a company's total assets based on its latest audited financial statement.

DMWAI's related parties include its majority shareholder, WHI, associates, joint ventures, related parties under common ownership and management, shareholders and key management personnel. DMWAI's policy with respect to related party transactions is to ensure that these transactions are entered into on terms which are not more favorable to the related party than those generally available to third parties dealing on an arm's length basis and are not detrimental to unrelated shareholders. All related party transactions shall be reviewed by the appropriate approving body, as determined by the Board, to ensure that our resources are not misappropriated or misapplied. In the event of a related party transaction involving a director, the relevant Director is required to make a full disclosure of any actual or potential conflict of interest and must abstain from participating in the deliberation and voting on the approval of the proposed transaction and any action to be taken to address the conflict.



		 Page 2, Section 3.8, DMWAI Material Related Party Transaction Policy. http://dmwai.com/wp-content/uploads/2019/10/MRPT.pdf Page 28, 3.5.2.32 DMWAI Revised Manual on Corporate Governance http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf 	
2. Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings. Recommendation 2.8	COMPLIANT	All Board-approved material RPTs may be subject to ratification by a vote of the majority of the minority shareholders. References/Links: Page 28, 3.5.2.32 DMWAI Revised Manual on Corporate Governance http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	



1. Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	COMPLIANT	Performance Evaluation System is being implemented at all levels. Part of the general responsibility of DMWAI's Board is to approve the selection of the CEO and President, and key members of the senior management. The Board also oversees their performance.	
2. Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	COMPLIANT	DMWAI's Revised Corporate Governance Manual provides that: 13. "Specific Duties of the Board of Directors To ensure that the Corporation observes the best governance practices and to promote and protect the interest of the Corporation, its stockholders and other stakeholders, the Board shall conduct itself with honesty and integrity in the performance of its duties and functions. The Board is tasked, among others, to: [] 13.8 Be primarily responsible for approving the selection and assessing the performance of Management led by the Chairman and Chief Executive Officer (CEO), and control functions led by their respective heads (Chief	



Risk Officer, Chief Compliance Officer, and Chief Audit Executive).

13.9 Establish an effective performance management framework that will ensure that Management, including the Chief Executive Officer, and personnel's performance is at par with the standards set by the Board and Senior Management.

References/Links:

 Page 19 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wpcontent/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf

For 2024, DMWAI's CEO is Delfin Angelo C. Wenceslao. For 2024, DMWAI's Compliance Officer is Atty. Patrick I. Penachos.

On December 3, 2019, the Audit and Risk Committee agreed to adopt an Enterprise Risk Management Policy Statement.

The credentials and qualifications of the above officers can be found in the 2024 Annual Report.



		References/Links:	
		 DMW Enterprise Risk Management Policy Statement, link http://www.dmwai.com/wp- content/uploads/2020/12/DMW-Risk- Manual-Final.pdf. Pages 37 to 41, DMWAI Annual Report SEC Form 17-A, https://www.dmwai.com/wp- content/uploads/2025/04/2024-17-A- Annual-Report_DMW.pdf 	
Recommendation 2.9			
1. Board establishes an effective performance management framework that ensures that Management's performance is at par with the standards set by the Board and Senior Management.	COMPLIANT	The DMWAI Board and Senior Management effectively manages the performance of Management employees through the regular performance review conducted annually.	
Board establishes an effective performance management framework that ensures that personnel's performance	COMPLIANT	DMWAI's Revised Corporate Governance Manual provides that: 13. "Specific Duties of the Board of Directors	
is at par with the standards set by the Board and Senior Management.		To ensure that the Corporation observes the best governance practices and to promote and protect the interest of the Corporation, its stockholders and other stakeholders, the Board shall conduct itself with honesty and	



integrity in the performance of its duties and functions. The Board is tasked, among others, to:

[...]

13.8 Be primarily responsible for approving the selection and assessing the performance of Management led by the Chairman and Chief Executive Officer (CEO), and control functions led by their respective heads (Chief Risk Officer, Chief Compliance Officer, and Chief Audit Executive).

13.9 Establish an effective performance management framework that will ensure that Management, including the Chief Executive Officer, and personnel's performance is at par with the standards set by the Board and Senior Management.

- Page 19 DMW Revised Manual on Corporate Governance, link https://dmwai.com/wpcontent/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf
- DMW Enterprise Risk Management Policy Statement, link



		http://www.dmwai.com/wp- content/uploads/2020/12/DMW-Risk- Manual-Final.pdf	
Recommendation 2.10			
 Board oversees that an appropriate internal control system is in place. The internal control system includes a 	COMPLIANT	Provide information on or link/reference to a document showing the Board's responsibility for overseeing that an appropriate internal control system is in place and what is included in the internal control system.	
mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.		DMWAI's Revised Corporate Governance Manual provides that:	
		13. Specific Duties of the Board of Directors	
		[]	
		13.10 Oversee that an appropriate internal control system is in place, including setting up a mechanism for monitoring and managing potential conflicts of interests of Management, board members, and shareholders. The Board shall approve the Internal Audit Charter.	
		Page 19 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-	



3. Board approves the Internal Audit Charter.	NON-	<u>Manual-on-Corporate-</u> <u>Governance.pdf</u>	The Company is in the final
	COMPLIANT		process of creating our Internal Audit Charter. The Company is also in the process of hiring the Company's Chief Audit Executive/ Internal Audit Head. In the meantime, we have
			established controllership positions to address internal control issues and to improve the Group's systems and procedures. We have also implemented upgrades in our Enterprise Resource Planning (ERP) system, and we have pending improvements to address our expansion.
Recommendation 2.11			
 Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks. 	COMPLIANT	Provide information on or link/reference to a document showing the Board's oversight responsibility on the establishment of a sound enterprise risk management framework and	



2. The risk management framework guides the board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies.	COMPLIANT	how the board was guided by the framework. Provide proof of effectiveness of risk management strategies, if any. The DMWAI Board shall oversee that a sound Enterprise Risk Management (ERM) framework is in place to effectively identify, monitor, assess and manage key business risks. References/Links: Page 19 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
Recommendation 2.12			
 Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role. Board Charter serves as a guide to the directors in the performance of their functions. 	COMPLIANT	DMWAI's Corporate Governance Manual serves as the Board Charter which clearly defines the roles, responsibilities, and accountabilities of the Board in carrying out its fiduciary role. It provides guidance for the Directors in the conduct of their performance.	



Board Charter is publicly available and posted on the company's website.	COMPLIANT	References/Links: • DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
Additional Recommendation to Principle 2			
Board has a clear insider trading policy.	NON- COMPLIANT		DMWAI has yet to approve and implement a defined Insider Trading Policy. However, consistent with the provisions of the Securities and Regulations Code and other pertinent laws and regulations governing insider trading, DMWAI prohibits this practice. DMWAI ensures that its Directors and Key Officers, with access to Material Non-Public Information, which may affect the market price of its shares, does not violate these laws.



			All Directors and Key Officers are advised, through a Black-Out Notice after each Board Meeting, to prohibit from transacting their shares in the market within the prohibition period.
Optional: Principle 2			
 Company has a policy on granting loans to directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates. Company discloses the types of decision requiring board of directors' approval. 	COMPLIANT	The DMWAI Board adopted the Material Related Party Transactions (MRPT) Policy to ensure that every transaction is conducted at arm's length basis and at market rates. The MRPT Policy provides for the material threshold to determine the kind of board approval. References/Links: • DMWAI'S MRPT Policy link http://dmwai.com/wp-content/uploads/2019/10/MRPT.pdf	

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

Recommendation 3.1



Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.	COMPLIANT	The DMWAI Board constituted the following committees pursuant to the Company's Code of Corporate Governance: 3.1.1 Executive Committee 3.1.2 Audit and Risk Committee 3.1.3 Corporate Governance Committee The Board, however, may create such other Committees as it may deem necessary. Newly constituted Committees shall have such authority and responsibilities and shall perform such duties as the Board may prescribe. If any of the above-listed committees are not established, the functions of these committees may be carried out by the whole board or by any other committee. References/Links: Page 22, DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
Recommendation 3.2			
Board establishes an Audit Committee to	COMPLIANT	The Audit and Risk Committee recommends	
enhance its oversight capability over the		to the DMWAI Board the appointment,	



company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations.		reappointment, removal, and fees of the External Auditor, duly accredited by the Commission, who undertakes an independent audit of the Corporation, and provides an objective assurance on the manner by which the financial statements shall be prepared and presented to the stockholders.	
		References/Links:	
		 Pages 23-28 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp- content/uploads/2019/05/Revised- Manual-on-Corporate- Governance.pdf 	
2. Audit Committee is composed of at least three appropriately qualified non-	COMPLIANT	The composition of the Audit and Risk Committee is provided and updated	
executive directors, the majority of whom,		regularly in the Company's website.	
including the Chairman is independent.		For the year 2024, the following were elected as members of the Audit and Risk Committee:	
		Oscar S. Reyes (C)Sylvia C. Wenceslao	
		Alberto P. Fenix, Jr.	
		References/Links:	



		 Page 23, DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf http://www.dmwai.com/board-of-committees/ 	
3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance. 3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	COMPLIANT	The credentials and qualifications of the above officers can be found in the 2024 Annual Report. References/Links: Pages 37 to 41, DMWAI Annual Report SEC Form 17-A, https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report DMW.pdf Page 48 DMWAI Annual Report, SEC Form 17-A, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report_DMW.pdf	
The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	COMPLIANT	As of the 2024 Organizational Meeting, the Chairman of the Audit Committee is Independent Director Oscar S. Reyes, who is neither the Chairman of the Board or of any other Committee.	



		D-f	
		References/Links:	
		 Results of the 2024 Organizational Meeting of the Board of Directors, link https://www.dmwai.com/wp- content/uploads/2024/06/DMW-SEC- Form-17C-Organizational-Meeting- Results-2024.pdf 	
Supplement to Recommendation 3.2			
Audit Committee approves all non-audit services conducted by the external auditor.	COMPLIANT	For 2024, there were no non-audit work performed by the External Auditor that require approval of the DMWAI Board or the Audit and Risk Committee. • Page 24, Item 3.5.2.7 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	COMPLIANT	The Audit and Risk Committee conducts regular meetings and dialogues with the External Auditor without anyone from management present. The Committee also reviewed and approved all audit, audit-related, and permitted non-audit services provided by the External Auditor to the company and the related fees or such services. The company also assessed the compatibility of non-audit services with the	



		auditor's roles and responsibilities to ensure that such services will not impair its independence. References/Links: Page 23, Item 3.5 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wip-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf .	
Optional: Recommendation 3.2			
Audit Committee meet at least four times during the year.		Indicate the number of Audit Committee meetings during the year and provide proof.	
2. Audit Committee approves the appointment and removal of the internal auditor.		Provide proof that the Audit Committee approved the appointment and removal of the internal auditor.	
Recommendation 3.3			
1. Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.	COMPLIANT	The Corporate Governance Committee determines the nomination and election process for the Corporation's directors and has a special duty of defining the general profile of board members that the Corporation may need and ensuring	



			appropriate knowledge, competencies and expertise that complement the existing skills of the Board. References/Links: Page 29, Item 3.6.2.7, DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
2	Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	NON- COMPLIANT		Given the Company's size, nature of transactions and structure, the Company have only (2) independent directors both of whom has extensive experience in Corporate Governance as
3	Chairman of the Corporate Governance Committee is an independent director.	NON- COMPLIANT		shown by their qualifications and credentials. While this may be short of the requirement of at least 3 IDs, the Company Manual follows the requirement of the Revised Corporation Code of at least 20% of the Board comprising of Independent Directors.



Optional: Recommendation 3.3. 1. Corporate Governance Committee meet at least twice during the year.		Indicate the number of Corporate Governance Committee meetings held	References/Links: • http://www.dmwai.co m/board-of- committees/
Recommendation 3.4		during the year and provide proof thereof.	
Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness.	NON- COMPLIANT		Given the Company's size, nature of transactions and structure, there is no immediate necessity to establish a separate Board Risk Oversight Committee. While DMWAI is yet to establish a BROC, the functions and role of the committee as defined, is performed by the existing Audit and Risk Committee as stated in the Company's Manual. References/Links:



			Page 26, Item 3.5.2., DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/w p- content/uploads/2019 /05/Revised-Manual- on-Corporate- Governance.pdf http://www.dmwai.co m/board-of- committees/
2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	NON- COMPLIANT	Provide information or link/reference to a document containing information on the members of the BROC, including their qualifications and type of directorship	See Explanation for Recommendation 3.4 No. 1
3. The Chairman of the BROC is not the Chairman of the Board or of any other committee.	NON- COMPLIANT	Provide information or link/reference to a document containing information on the Chairman of the BROC	See Explanation for Recommendation 3.4 No. 1
At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	NON- COMPLIANT	Provide information or link/reference to a document containing information on the background, skills, and/or experience of the members of the BROC.	See Explanation for Recommendation 3.4 No. 1
Recommendation 3.5			



Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	NON- COMPLIANT	Provide information or link/reference to a document containing information on the Related Party Transactions (RPT) Committee, including its functions.	The functions of the RPT Committee are carried out by the Board's Audit and Risk Committee to ensure fairness. In addition, the Board has approved its Material Related Party Transactions Policy on October 2019. References/Links:
			 Page 28, Item 3.5.2.32, DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf http://dmwai.com/wp-content/uploads/2019/10/MRPT.pdf
2. RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	NON- COMPLIANT	Provide information or link/reference to a document containing information on the members of the RPT Committee, including their qualifications and type of directorship	See Explanation for Recommendation 3.5 (1).



Recommendation 3.6

1.	Αll	establis	shed	С	ommitte	ees	hav	/e	а
	Con	nmittee	Chart	er	stating	in	plain	ter	ms

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

2. Committee Charters provide standards for evaluating the performance of the Committees.

COMPLIANT

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

On August 13, 2020, the Corporation issued the following committee charters:

- a. Executive Committee Charter:
- b. Nomination and Election Committee Charter;
- c. Compensation and Remuneration Committee Charter; and
- d. Audit and Risk Committee Charter.

- DMWAI's Executive Committee Charter, link http://www.dmwai.com/wp-content/uploads/2020/09/dmwai-exe-com-chrtr.pdf
- DMWAI's Nomination and Election Committee Charter, link http://www.dmwai.com/wp-content/uploads/2020/09/dmwai-nomi-chrtr.pdf



3. Committee Charters were fully disclosed on the company's website.

- DMWAI's Compensation and Remuneration Charter, link http://www.dmwai.com/wp-content/uploads/2020/09/dmwai-nomi-chrtr.pdf
- DMWAI's Audit and Risk Committee Charter, link http://www.dmwai.com/wpcontent/uploads/2020/09/dmwaiaudit-chrtr.pdf

Provide link to company's website where the Committee Charters are disclosed.

- DMWAI's Executive Committee Charter, link http://www.dmwai.com/wpcontent/uploads/2020/09/dmwaiexe-com-chrtr.pdf
- DMWAI's Nomination and Election Committee Charter, link http://www.dmwai.com/wp-content/uploads/2020/09/dmwai-nomi-chrtr.pdf
- DMWAI's Compensation and Remuneration Charter, link http://www.dmwai.com/wp-content/uploads/2020/09/dmwai-nomi-chrtr.pdf



 DMWAI's Audit and Risk Committee Charter, link http://www.dmwai.com/wpcontent/uploads/2020/09/dmwaiaudit-chrtr.pdf

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

Recommendation 4.1

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

COMPLIANT

The Amended By-Laws provide:

11. Board Meetings and Quorum Requirements. Directors should attend the Board's regular and special meetings in person or via teleconference or videoconference or by any other technological means allowed by the Commission.

References/Links:

 Art. III Sec. 6, 7, and 10, Page 7 DMWAI Amended By-Laws, link http://dmwai.com/wpcontent/uploads/2020/03/By-Laws-of-DMWAI-dated-July-28-2015-LATEST.pdf



3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings. COMPLIANT The directors shall have the responsibility to attend and actively participate in all meetings of the Board. Committees, and Shareholders in person or through teleconference or videoconference conducted in accordance with the rules and regulations of the Commission, except when justifiable causes, such as, illness, death in the immediate family and serious accident, prevent them from doing so. In Board and Committee meetings, the director shall review meeting materials and if called for, ask the necessary questions or seek clarification and explanation. References/Links: Pages 29-30 DMWAI Revised Manual on Corporate Governance, link https://chawai.com/wp-content/uploads/2019/05/Revised-	2. The directors review meeting materials for all Board and Committee meetings.	COMPLIANT	The Revised Manual on Corporate Governance Provide:
Manual-on-Corporate- Governance.pdf Recommendation 4.2	seek clarifications and explanations during the Board and Committee meetings.	COMPLIANT	The directors shall have the responsibility to attend and actively participate in all meetings of the Board, Committees, and Shareholders in person or through teleconference or videoconference conducted in accordance with the rules and regulations of the Commission, except when justifiable causes, such as, illness, death in the immediate family and serious accident, prevent them from doing so. In Board and Committee meetings, the director shall review meeting materials and if called for, ask the necessary questions or seek clarification and explanation. References/Links: Pages 29-30 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-



Non-executive directors concurrently serve in a maximum of five publicly-listed companies to ensure that they have sufficient time to fully prepare for minutes, challenge Management's proposals/views, and oversee the long-term strategy of the company.	COMPLIANT	The Company has an existing policy that non-executive directors of the Board may concurrently hold up to a maximum of five (5) directorships in a publicly listed corporation to ensure that they have sufficient time to fully prepare for meetings, challenge Management's proposals and views, and oversee the long-term strategy of the Corporation. This policy does not cover directorships in the Corporation's subsidiaries and affiliates as well as subsidiaries and affiliates of such companies. References/Links: Pages 16-17, DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
Recommendation 4.3			
The directors notify the company's board before accepting a directorship in another company.	COMPLIANT	Provide copy of written notification to the board or minutes of board meeting wherein the matter was discussed. A director in the DMWAI Board should notify the Board where he/she is an incumbent	



		director before accepting directorship in another company. References/Links: • Page 17, DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
Optional: Principle 4 1. Company does not have any executive	COMPLIANT	None of the executive directors of the	
directors who serve in more than two boards of listed companies outside of the group.		Company serve in more than two boards of listed companies outside of the group. References/Links: Pages 37-40, DMWAI Annual Report, SEC Form 17-A, link https://www.dmwai.com/wp-	
		content/uploads/2025/04/2024-17-A- Annual-Report DMW.pdf	
Company schedules board of directors' meetings before the start of the financial year.	COMPLIANT	The DMWAI Board schedules regular meetings before the start of the financial year	
3. Board of directors meet at least six times during the year.	COMPLIANT	Indicate the number of board meetings during the year and provide proof.	



		The DMWAI Board had four (4) board meetings in 2024. References/Links: • 2025 Preliminary Information Statement, link https://www.dmwai.com/wp-content/uploads/2025/04/D.MWenceslao-Associates-Incorporated-Preliminary-Information-Statement-28April2025.pdf	
4. Company requires as minimum quorum of at least 2/3 for board decisions. Output Description:	NON- COMPLIANT	Board decisions require a majority vote of all directors present. References/Links: Page 17, DMWAI Manual on Corporate Governance, link, http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	The Company is compliant with the requirement of the Revised Corporation Code of the Philippines, which only requires a majority of the directors to be present in a meeting to constitute a quorum. Notwithstanding, for all meetings in 2024, all directors are present for all meetings.

Principle 5: The board should endeavor to exercise an objective and independent judgment on all corporate affairs

Recommendation 5.1



The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher.	COMPLIANT	Two (2) directors or 1/3 of the board seats in the DMWAI Board are occupied by independent directors. References/Links: Page 37, DMWAI Annual Report, SEC Form 17-A, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report DMW.pdf Page 8, DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
Recommendation 5.2			
The independent directors possess all the qualifications and none of the disqualifications to hold the positions.	COMPLIANT	The qualifications and credentials of the independent directors of the Company can be found below. References/Links: Pages 39 to 40, DMWAI Annual Report SEC Form 17-A, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report_DMW.pdf	



Supplement to Recommendation 5.2				
Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.	COMPLIANT	The Amended By-Laws of the Company provide that independent directors are independent of management and free from business and other relationship that could, or could reasonably be perceived to, materially interfere with his exercise of independent judgment in carrying out his responsibilities as a director. References/Links: Art. III Sec. 2, Page 4 DMWAI Amended By-Laws, link http://dmwai.com/wp-content/uploads/2020/03/By-Laws-of-DMWAI-dated-July-28-2015-LATEST.pdf		
Recommendation 5.3				
The independent directors serve for a cumulative term of nine years (reckoned from 2012).	COMPLIANT	Dr. Alberto P. Fenix Jr. was elected as an Independent Director of the Corporation on February 23, 2018, to present. Oscar S. Reyes was elected as an Independent Director of the Corporation on July 29, 2019 to present.		



		Pages 39 to 40, DMWAI Annual Report SEC Form 17-A, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report DMW.pdf	
2. The company bars an independent director from serving in such capacity after the term limit of nine years. Output Description:	COMPLIANT	In the event that the Corporation wants to retain an independent director who has served for nine (9) years, the Board shall provide meritorious justification/s and seek stockholders' approval during the annual stockholders' meeting. References/Links: Page 16 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
3. In the instance that the company retains an independent director in the same capacity after nine years, the board provides meritorious justification and seeks shareholders' approval during the annual shareholders' meeting.	COMPLIANT	Provide reference to the meritorious justification and proof of shareholders' approval during the annual shareholders' meeting. None of the Independent Directors of DMWAI has served longer than nine years.	



		References/Links: • Page 16 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf .	
Recommendation 5.4			
The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	COMPLIANT	Identify the company's Chairman of the Board and Chief Executive Officer. Chairman of the Board: Sylvia C. Wenceslao Chief Executive Officer: Delfin Angelo C. Wenceslao References/Links: Page 42, DMWAI Annual Report SEC Form 17-A, link https://www.dmwai.com/wp-content/uploads/2024/04/2023-17-A-Annual-Report_DMW-4.pdf http://www.dmwai.com/our-company/	
2. The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	COMPLIANT	Provide information or link/reference to a document containing information on the	



	the Book Identify CEO. The CE internal manage shall be Composition control preside to whole Their diagram Govern Referen	nd responsibilities of the Chairman of and and Chief Executive Officer. The relationship of Chairman and O is assigned to ensure that there are control mechanisms for mement's operational responsibility. He we ultimately accountable for the any's organizational and procedural of the Chairman of the Board shall at all meetings of the DMWAI Board on the CEO is ultimately answerable to. Stinct roles and responsibilities can be an the Revised Manual of Corporate anace of the Company. Inces/Links: Pages 32-33 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-	
Recommendation 5.5	I	Governance.pdf	
If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors.	among	ard shall designate a lead director the independent directors if the an of the Board is not independent, or	



	if positions of the Chairman of the Board and President are held by one person. A director with material interest in any transaction affecting the Corporation should abstain from taking part in the deliberations for the same. The lead director shall have the following functions:	
	 a. Serves as an intermediary between the Chairman and the other directors when necessary; b. Convenes and chairs meetings of the non-executive directors; and c. Contributes to the performance evaluation of the Chairman, as required. 	
	References/Links:	
	 Pages 32-33 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp- content/uploads/2019/05/Revised- Manual-on-Corporate- Governance.pdf 	
Recommendation 5.6		
Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction.	Directors and officers with personal interest in the transaction shall fully and timely disclose any and all material facts, including their respective interests in the material RPT and abstain from the discussion, approval and	



Recommendation 5.7		management of such transaction or matter affecting the Corporation. In case they refuse to abstain, their attendance shall not be counted for purposes of assessing the quorum and their votes shall not be counted for purposes of determining majority approval. References/Links: • DMWAI's Material Related Party Transactions Policy, link http://dmwai.com/wp-content/uploads/2019/10/MRPT.pdf	
	NON		
The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present.	NON- COMPLIANT		The Manual on Corporate Governance provides that non-executive directors should have separate periodic meetings with the External Auditor and heads of
The meetings are chaired by the lead independent director.	NON- COMPLIANT		the Internal Audit, compliance and risk functions, without any executive directors present to ensure that proper checks and balances are in place within the Corporation. The meetings should be chaired



and presided over by the lead independent director.

The Company is adapting and adjusting to the most suitable corporate governance practices and recommendations given its size, structure and nature of transactions.

In its recent ASM, the company appointed Oscar S. Reyes as lead independent director.

References/Links:

Page 16 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf

Optional: Principle 5



None of the directors is a former CEO of the company in the past 2 years.	Provide name/s of company CEO 2 years.	for the past
	The Chief Executive Officer for years is Mr. Delfin Angelo C. Wend	•

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

Recommendation 6.1

1. Board conducts an annual self-assessment	NON-	Provide proof of self-assessments conducted	ARTICLE IV:	BOARD
of its performance as a whole.	COMPLIANT	for the whole board, the individual members,	EVALUATION AND ETH	וורג
	COMI LIAITI	· ·	EVALUATION AND ET	<u></u>
2. The Chairman conducts a self-assessment	NON-	the Chairman and the Committees.	1. Board Performance	2
of his performance.	COMPLIANT			
or his performance.	COMPLIANI		The Board hereby c	idopts a
			self-assessment syste	•
3. The individual members conduct a self-	NON-	1	·	the
			can measure	
assessment of their performance.	COMPLIANT		performance of the	e Board
			and Manageme	nt in
4 Foreign constitutes constitutes as solf	NON	-	accordance with the	e criteria
4. Each committee conducts a self-	NON-		provided for in the	Revised
assessment of its performance.	COMPLIANT		1 '	
				orporate
			Governance issued	by the
5. Every three years, the assessments are	NON-	Identify the external facilitator and provide	Commission. The Boo	ard shall
supported by an external facilitator.	COMPLIANT	proof of use of an external facilitator.	regularly carry	out
			evaluations to app	raise its
			performance as a bo	,
			assess whether it p	ossesses



the right mix of backgrounds and competencies. 2.1 Each Board Committee shall report regularly to the Board.
2.2 The Board shall conduct an annual self-assessment of its performance, including the performance of the Chairman, individual members and committees. Every three (3) years, the assessment shall be supported by an external facilitator.
2.3 The Board shall have in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, the individual directors, committees and such system should allow for a feedback



mechanism from the shareholders.
2.4 This Manual shall be subject to regular review as may be determined by the Board.
2.5 All business processes and practices being performed and carried out within any department or business division of the Corporation that are inconsistent with any portion of this Manual shall be revoked unless improved so as to achieve compliance level.
References/Links:
 Page 36 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/w

content/uploads/2019/05/Revised-Manual-



			<u>on-Corporate-</u> <u>Governance.pdf</u>
Recommendation 6.2			
Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees.	COMPLIANT	Provide information or link/reference to a document containing information on the system of the company to evaluate the performance of the board, individual directors and committees, including a feedback mechanism from shareholders	
The system allows for a feedback mechanism from the shareholders.	COMPLIANT	The DMWAI Board shall have in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, the individual directors, committees and such system should allow for a feedback mechanism from the shareholders.	
		References/Links:	
		Page 36 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	



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

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Recommendation 7.1			
 Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings of the company. 	COMPLIANT	Provide information on or link/reference to the company's Code of Business Conduct and Ethics.	The draft Code of Business Conduct and Ethics is already pending for presentation and approval of the Board.
2. The Code is properly disseminated to the Board, senior management and employees.		Provide information on or discuss how the company disseminated the Code to its Board, senior management and employees.	
The Code is disclosed and made available to the public through the company website.	_	Provide a link to the company's website where the Code of Business Conduct and Ethics is posted/ disclosed.	
Supplement to Recommendation 7.1			
 Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes. 		Provide information on or link/reference to a document containing information on the company's policy and procedure on curbing and penalizing bribery The Company has a Policy against Bribery, Solicitation, and Extortion:	
		Bribing or offering, soliciting or receiving: money, gift, share, benefits, favor from any person, or through the mediation of another, to influence conduct or to	



		 Company Extorting or soliciting contributions, money, material objects, free meals, signing privileges, discounts, and other special favors, for any purpose not sanctioned by the Company. References/Link: http://www.dmwai.com/companys-policies/ 	
Recommendation 7.2			
Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	NON- COMPLIANT	Provide proof of implementation and monitoring of compliance with the Code of Business Conduct and Ethics and internal policies.	The draft Code of Business Conduct and Ethics is already pending for presentation and approval of the Board.
2. Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	NON- COMPLIANT	Indicate who are required to comply with the Code of Business Conduct and Ethics and any findings on non-compliance.	

Disclosure and Transparency

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

Recommendation 8.1



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

COMPLIANT

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

Management, through the Investor Relations function, shall be responsible for public and timely disclosure of all material information about the company.

References/Links:

 Page 47 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wpcontent/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf

Supplement to Recommendations 8.1

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

COMPLIANT

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

DMWAI publicly discloses its consolidated financial statements within 90 days from the



five (45) days from the end of the reporting period.		end of the fiscal year while interim quarterly reports are submitted within 45 days from the end of the reporting period.	
		References/Links:	
		2024 Annual Report	
		https://www.dmwai.com/wp- content/uploads/2025/04/2024-17-A-Annual- Report DMW.pdf	
		2024 Quarterly Reports	
		https://www.dmwai.com/wp- content/uploads/2024/11/3Q-2024_DMW-17- Q.pdf	
		https://www.dmwai.com/wp- content/uploads/2024/08/2Q-2024 DMW-17- Q.pdf	
		https://www.dmwai.com/wp- content/uploads/2024/05/1Q-2024_DMW-17- Q.pdf	
2. Company discloses in its annual report the principal risks associated with the identity of the company's controlling shareholders; the degree of ownership concentration; cross-holdings among company affiliates; and any imbalances between the	COMPLIANT	Provide link or reference to the company's annual report where the following are disclosed: • principal risks to minority shareholders associated with the identity of the company's controlling shareholders;	



controlling shareholders' voting power and
overall equity position in the company.

- cross-holdings among company affiliates; and
- any imbalances between the controlling shareholders' voting power and overall equity position in the company.

DMWAI discloses in its annual report the principal risks associated with the identity of the company's controlling shareholders; the degree of ownership concentration; crossholdings among company affiliates.

References/Links:

 Pages 43-44, DMWAI Annual Report SEC Form 17-A, link https://www.dmwai.com/wpcontent/uploads/2025/04/2024-17-A-Annual-Report_DMW.pdf

DMWAI has a policy on stockholders' rights and protection of minority stockholders' interest.

References/Links:

 Art. IX, Page 49 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-



		<u>Manual-on-Corporate-</u> <u>Governance.pdf</u>	
Recommendation 8.2			
1. Company has a policy requiring all directors to disclose/report to the company any dealings in the company's shares within three business days.	COMPLIANT	Provide information on or link/reference to the company's policy requiring directors and officers to disclose their dealings in the company's share.	
 Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days. 	COMPLIANT	Indicate actual dealings of directors involving the corporation's shares including their nature, number/percentage and date of transaction.	
		The Corporation, under the Revised Manual on Corporate Governance, has an existing policy requiring all directors and officers to disclose/report to the Corporation any dealings in the Corporation's shares within three (3) business days from the occurrence if any such dealings in the Corporation's shares.	
		References/Links: • Art. IX, Page 49 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-	
		content/uploads/2019/05/Revised- Manual-on-Corporate- Governance.pdf	



		 http://dmwai.com/wp- content/uploads/2019/08/23_A.pdf 	
Supplement to Recommendation 8.2			
Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buyback program).	COMPLIANT	Provide information on or link/reference to the shareholdings of directors, management and top 100 shareholders. Provide link or reference to the company's Conglomerate Map. DMWAI's Top 100 Shareholders as of December 31, 2024. References/Links: https://www.dmwai.com/wp-content/uploads/2025/01/D.MWenceslao-Associates-Incorporated SEC-Form-17-C-Top-100 15Jan2025-1.pdf	
		DMWAI's Conglomerate Map may be found in the link below. References/Links:	
		Page 9, DMWAI Report of Independent Auditors to Accompany Supplementary Information Required by the Securities and Exchange	



		Commission Filed Separately from the Consolidated Financial Statements, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report_DMW.pdf	
Recommendation 8.3			
1. Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications and assess any potential conflicts of interest that might affect their judgment.	COMPLIANT	Provide link or reference to the directors' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended.	
		The profiles of the directors of the DMWAI Board may be found in the link below.	
		References/Links:	
		Pages 37-41, DMWAI Annual Report SEC Form 17-A, link https://www.dmwai.com/wp- content/uploads/2025/04/2024-17-A- Annual-Report DMW.pdf	
2. Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	COMPLIANT	Provide link or reference to the key officers' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional	



		experiences, expertise and relevant trainings attended. The profiles of the senior management of DMWAI may be found in the link below. References/Links: Pages 37-41, DMWAI Annual Report SEC Form 17-A, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report_DMW.pdf	
Recommendation 8.4			
Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same.	COMPLIANT	Disclose or provide link/reference to the company policy and practice for setting board remuneration DMWAI has an existing policy to provide for clear disclosure of its policies and procedure for setting Board remuneration, as well as the level and mix of the same in the Annual Corporate Governance Report. The disclosure shall also include a disclosure on the remuneration on an individual basis, including termination and retirement provisions. References/Links:	



		Art. VI, Page 41 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
2. Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	COMPLIANT	Disclose or provide link/reference to the company policy and practice for determining executive remuneration DMWAI has an existing policy to provide for clear disclosure of its policies and procedure for setting executive remuneration, as well as the level and mix of the same in the Annual Corporate Governance Report. The disclosure shall also include a disclosure on the remuneration on an individual basis, including termination and retirement provisions. References/Links: Art. VI, Page 41 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	



Company discloses the remuneration on an individual basis, including termination and retirement provisions.	COMPLIANT	Provide a breakdown of director remuneration and executive compensation, particularly the remuneration of the CEO. Compensation of Directors and Executive Officers are disclosed on its Annual Report.	
		References/Links: • Pages 42, DMWAI Annual Report SEC Form 17-A, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report DMW.pdf	
Recommendation 8.5			
Company discloses its policies governing Related Party Transactions (RPTs) and other	COMPLIANT	Disclose or provide reference/link to company's RPT policies	
unusual or infrequently occurring transactions in their Manual on Corporate Governance.		Indicate if the director with conflict of interest abstained from the board discussion on that particular transaction.	
		Directors and officers with personal interest in the transaction shall fully and timely disclose any and all material facts, including their respective interests in the material RPT and abstain from the discussion, approval and management of such transaction or matter affecting the Company.	



		References/Links:	
		 http://dmwai.com/wp- content/uploads/2019/10/MRPT.pdf 	
Company discloses material or significant RPTs reviewed and approved during the year.	COMPLIANT	Provide information on all RPTs for the previous year or reference to a document containing the following information on all RPTs: 1. name of the related counterparty; 2. relationship with the party; 3. transaction date; 4. type/nature of transaction; 5. amount or contract price; 6. terms of the transaction; 7. rationale for entering into the transaction; 8. the required approval (i.e., names of the board of directors approving, names and percentage of shareholders who approved) based on the company's policy; and 9. other terms and conditions	
		The material or significant RPTs are disclosed in the Annual Report of the Company.	
		References/Links:	
		 Pages 44-47, DMWAI Annual Report 	



Supplement to Recommendation 8.5		SEC Form 17-A, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report DMW.pdf	
Company requires directors to disclose their interests in transactions or any other conflict of interests.	COMPLIANT	The Revised Manual on Corporate Governance requires that any actual or potential conflict of interest that arises on the part of directors should be fully disclosed and the concerned director should not participate in the deliberation and voting on the action to be taken to address the conflict. A director who has a continuing conflict of interest of a material nature should either resign or, if the Board deems appropriate, be removed from the Board. References/Links: • Art. V, Page 37 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
Optional : Recommendation 8.5			



Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length.	COMPLIANT	Provide link or reference where this is disclosed, if any. The material RPT policy includes the appropriate review and approval of material or significant RPTs, which guarantee fairness and transparency of the transactions. • Pages 44-47, DMWAI Annual Report SEC Form 17-A, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report DMW.pdf	
Recommendation 8.6			
 Company makes a full, fair, accurate and timely disclosure to the public of every material fact or event that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders. 	COMPLIANT	Provide a link or reference where this is disclosed. The disclosures of the Company are posted on the Company's website for easy access to its shareholders and their stakeholders. References/Links: http://www.dmwai.com/otherdisclosure-to-sec-pse-and-otherpertinent-agencies/	
2. Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	COMPLIANT	Identify independent party appointed to evaluate the fairness of the transaction price	



		Disclose the rules and procedures for evaluating the fairness of the transaction price, if any. The DMWAI Board shall appoint an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	
		References/Links:	
		Art. VI, Page 41 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
Supplement to Recommendation 8.6			
Company discloses the existence, justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company.	COMPLIANT	Provide a link or reference where these are disclosed. All of DMWAI's material transactions/information are disclosed on the company website. References/Links: http://www.dmwai.com/otherdisclosure-to-sec-pse-and-otherderectory	



Recommendation 8.7 1. Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG). 2. Company's MCG is submitted to the SEC and PSE. 3. Company's MCG is posted on its company website.	COMPLIANT	https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report_DMW.pdf Provide link to the company's website where the Manual on Corporate Governance is posted. DMWAI's corporate governance policies, programs and procedures are contained in its Revised Manual on Corporate Governance. It is submitted to the SEC and PSE on May 30, 2019 and is posted on the company website. References/Links: http://dmwai.com/wp-	
Supplement to Recommendation 8.7 1. Company submits to the SEC and PSE an analysis of the SEC and PSE and the second process in the	COMPLIANT	 nttp://amwal.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf https://edge.pse.com.ph/openDiscViewer.do?edge_no=3766827e41cdce_13efdfc15ec263a54d Provide proof of submission.	
updated MCG to disclose any changes in its corporate governance practices.			



		DMWAI submitted its Revised Manual on Corporate Governance to the SEC and PSE on May 30, 2019.	
		References/Links:	
		 https://edge.pse.com.ph/openDiscVi ewer.do?edge_no=3766827e41cdce 13efdfc15ec263a54d 	
Optional: Principle 8			
Does the company's Annual Report disclose the following information:		Provide a link or reference to the company's Annual Report containing the said information.	
a. Corporate Objectives	COMPLIANT		
b. Financial performance indicators	COMPLIANT	The following information are disclosed in the 2024 DMWAI Annual Report.	
c. Non-financial performance indicators	COMPLIANT	 References/Links: SEC Form 17-A, link https://www.dmwai.com/wp- 	
d. Dividend Policy	COMPLIANT	content/uploads/2025/04/2024-17-A- Annual-Report DMW.pdf	
e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	COMPLIANT	 Corporate Objectives –Pages 1-2 Financial and Non-Financial Performance Indicators – Ref: 	



f. Attendance details of each director in all directors meetings held during the year g. Total remuneration of each member of the board of directors	COMPLIANT	 Part II – Operational and Financial Information, Pages 18-46 Part IV- Corporate Governance, Pages 47-48 Dividend Declaration- Ref: Page 19 Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors – Ref: Pages 37-41 Attendance details of each director in all directors' meetings held during the year – Ref: Page 18, DMWAI Definitive Information Statement, link https://www.dmwai.com/wp-content/uploads/2025/05/Definitive-Information-Statement-2025.pdf Total remuneration of each member of the board of directors - Ref: Page 42 https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report DMW.pdf 	
2. The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance and where there is non-compliance,	COMPLIANT	Provide link or reference to where this is contained in the Annual Report References/Links:	



identifies and explains reason for each such issue.		 Part IV- Corporate Governance, Item 13.A Corporate Governance Pages 47-48, DMWAI Annual Report SEC Form 17-A, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report_DMW.pdf 	
3. The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational, financial and compliance controls) and risk management systems.	COMPLIANT	Provide link or reference to where this is contained in the Annual Report. References/Links: • Statement of Management's Responsibility for Financial Statement, DMWAI Annual Report SEC Form 17-A, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report DMW.pdf	
4. The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems.	COMPLIANT	References/Links: • Statement of Management's Responsibility for Financial Statement, DMWAI Annual Report SEC Form 17-A, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report_DMW.pdf	



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

COMPLIANT

Provide link or reference to where these are contained in the Annual Report.

The key risks to which the Company is materially exposed to is disclosed in the Annual Report.

References/Links:

 PART I – BUSINESS AND GENERAL INFORMATION, Risks, Pages 9-12, DMWAI Annual Report, SEC Form 17-A, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report DMW.pdf

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

Recommendation 9.1

1.	Audit Comm	ittee h	as a robust p	rocess for
	approving	and	recommend	ling the
			opointment,	
	and tees of t	he exte	ernal auditors.	

COMPLIANT

Provide information or link/reference to a document containing information on the process for approving and recommending the appointment, reappointment, removal and fees of the company's external auditor.

The Audit and Risk Committee shall have a robust process for approving and recommending the appointment,



		reappointment, removal and fees of the external auditor. The appointment, reappointment, removal and fees of the external auditor shall be recommended by the Audit and Risk Committee, approved by the Board and ratified by the shareholders. For removal of the external auditor, the reasons for removal or change shall be disclosed to the regulators and the public through the Corporation's website and required disclosures.	
		Art. VI, Page 39 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
2. The appointment, reappointment, removal, and fees of the external auditor are recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	COMPLIANT	Indicate the percentage of shareholders that ratified the appointment, reappointment, removal, and fees of the external auditor. Punongbayan & Araullo, a member firm of Grant Thornton International Ltd., independent auditors, has audited our consolidated financial statements as of and	



		for the years ended December 31,2024, 2023, 2022, and 2021. Punongbayan & Araullo has acted as our external auditor since 2010. A total of 79.96% of the total outstanding	
		shares approved the re-appointment of Punongbayan & Araullo as the Corporation's external auditor for 2024.	
		References/Links:	
		 Page 36-37, DMWAI Annual Report, SEC Form 17-A, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report DMW.pdf Minutes of the 2024 Annual Stockholders' Meeting, link https://www.dmwai.com/wp-content/uploads/2025/04/Minutes-of-the-Annual-Stockholders-Meeting-062024.pdf 	
3. For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	COMPLIANT	Provide information on or link/reference to a document containing the company's reason for removal or change of external auditor. Punongbayan & Araullo has acted as our external auditor since 2010.	



		Since 2010, DMWAI has not removed nor changed its external auditor.	
		References/Links:	
		 Page 36-37, DMWAI Annual Report, SEC Form 17-A, link https://www.dmwai.com/wp- content/uploads/2025/04/2024-17-A- Annual-Report DMW.pdf 	
Supplement to Recommendation 9.1			
Company has a policy of rotating the lead audit partner every five years.	COMPLIANT	Provide information on or link/reference to a document containing the policy of rotating the lead audit partner every five years. The External Auditor shall be rotated every five years or earlier, or the handling partner shall be changed.	
		References/Links:	
		Art. VI, Page 40 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
Recommendation 9.2			





		3.5.2.10 Performs oversight functions over the Corporation's Internal and External Auditors. It ensures the independence of Internal and External Auditors, and that both auditors are given unrestricted access to all records, properties and personnel to enable them to perform their respective audit functions; 3.5.2.11 Coordinates, monitors and facilitates compliance with laws, rules and regulations; References/Links: Art. II, Page 25 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
2. Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	COMPLIANT	Provide link/reference to the company's Audit Committee Charter References/Links: http://www.dmwai.com/wp-content/uploads/2020/09/dmwai-audit-chrtr.pdf	
Supplement to Recommendations 9.2			
Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party	COMPLIANT	Provide link/reference to the company's Audit Committee Charter	



transactions, its counterparties, and valuations of such transactions.		References/Links: • http://www.dmwai.com/wp- content/uploads/2020/09/dmwai- audit-chrtr.pdf	
Audit Committee ensures that the external auditor has adequate quality control procedures.	COMPLIANT	Provide link/reference to the company's Audit Committee Charter References/Links: • http://www.dmwai.com/wp- content/uploads/2020/09/dmwai- audit-chrtr.pdf	
Recommendation 9.3			
Company discloses the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	COMPLIANT	Disclose the nature of non-audit services performed by the external auditor, if any. The nature of non-audit services performed by the external auditor is disclosed in the Annual Report.	
		References/Links: • Page 36-37, DMWAI Annual Report, SEC Form 17-A, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report_DMW.pdf	



2. Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity. Output Description:	COMPLIANT	Provide link or reference to guidelines or policies on non-audit services The Audit and Risk Committee evaluates and determines the non-audit work, if any, of the External Auditor, and periodically reviews the non-audit fees paid to the External Auditor in relation to the total fees paid to him and to the Corporation's overall consultancy expenses. The Committee shall disallow any non-audit work that will conflict with his duties as an External Auditor or may pose a threat to his independence. The non- audit work, if allowed, shall be disclosed in the Corporation's Annual Report and Annual Corporate Governance Report. References/Links: Item 3.5.2.7, Art. II, Page 24 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf
Supplement to Recommendation 9.3		
Fees paid for non-audit services do not outweigh the fees paid for audit services.	COMPLIANT	The information on audit and non-audit fees paid is provided in the Annual Report.



		References/Links: • Page 36-37, DMWAI Annual Report, SEC Form 17-A, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report_DMW.pdf	
Additional Recommendation to Principle 9			
Company's external auditor is duly accredited by the SEC under Group A category.	COMPLIANT	Provide information on company's external auditor, such as: 1. Name of the audit engagement partner; 2. Accreditation number; 3. Date Accredited; 4. Expiry date of accreditation; and 5. Name, address, contact number of the audit firm.	
		Punongbayan & Araullo	
		Audit Partner: Niccolo Ian N. Unera	
		CPA Reg. No. 0146692	
		TIN 428-513-274	
		PTR No. 10465919, January 2, 2025, Makati City	



		BIR AN - 08-002551-052-2023 (until Nov. 23, 2026) Firm's BOA/PRC Cert. of Reg. No. 0002/P-21 (until Aug. 12, 2027)	
Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA).	COMPLIANT	Upon verification from the Company's External Auditor, Punongbayan & Araullo is covered by the SOAR Inspection program, in compliance with SEC Memorandum Circular No. 9, Series of 2017. 1. Date it was subjected to SOAR inspection, if subjected; September 2022 2. Name of the Audit firm; Punongbayan & Araullo 3. Members of the engagement team inspected by the SEC: The names of the members of the engagement team were provided to the SEC during the SOAR Inspection.	

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

Recommendation 10.1

-				
	1. Board has a clear and focused policy on	COMPLIANT	The Company shall ensure that the material	
	the disclosure of non-financial information,		and reportable financial and sustainability	
	with emphasis on the management of		issues are disclosed. There shall be an	
	economic, environmental, social and		established policy on the disclosure of non-	
			financial information, with emphasis on the	



governance (EESG) issues of its business, which underpin sustainability.		management of economic, environmental, social and governance (EESG) issues of its business using a globally recognized standard/framework.	
		References/Links:	
		Art. VI, Page 40 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	COMPLIANT	In compliance with SEC MC No. 04, Series of 2019, DMWAI's submitted its first Sustainability Report on May 18, 2020, guided by the Global Reporting Initiative (GRI) framework.	
		Reference/Links: • Annex A, DMWAI Annual Report SEC Form 17-A, link https://www.dmwai.com/wp- content/uploads/2025/04/2024-17-A- Annual-Report DMW.pdf	



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

Recommendation 11.1				
Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors.	COMPLIANT	The Company's website is the main repository of the documents showing material and relevant information for the benefit of its shareholders and other investors. Reference/Links: • http://www.dmwai.com/investor-relations-program/ • http://www.dmwai.com/presentations/ s/ • http://www.dmwai.com/press-release/ • http://www.dmwai.com/financials/ • http://www.dmwai.com/prospectus/		
Supplemental to Principle 11				
Company has a website disclosing up-to- date information on the following:	COMPLIANT	Provide link to company website. Financial statements/reports (latest quarterly)		
a. Financial statements/reports (latest quarterly)	COMPLIANT	Reference/Links: https://www.dmwai.com/wp- content/uploads/2025/04/2024-17-A-Annual-		
b. Materials provided in briefings to analysts and media	COMPLIANT	Report DMW.pdf		



		https://www.dmwai.com/wp-	
c. Downloadable annual report	COMPLIANT	<u>content/uploads/2025/05/1Q-2025_DMW-17-Q.pdf</u>	
d. Notice of ASM and/or SSM	COMPLIANT	Materials provided in briefings to analysts and media	
e. Minutes of ASM and/or SSM	COMPLIANT	Reference/Links:	
f. Company's Articles of Incorporation and By-Laws	COMPLIANT	https://www.dmwai.com/wp- content/uploads/2024/11/9M2024-Analysts- Briefing-Deck-vF.pdf	
		https://www.dmwai.com/wp- content/uploads/2024/08/DMW- Management-Presentation-August-2024- RCBC-vF.pdf	
		https://www.dmwai.com/wp- content/uploads/2024/08/DMW- Management-Presentation-August-2024- vF_compressed.pdf	
		https://www.dmwai.com/wp- content/uploads/2024/08/1H2024-Analysts- Briefing-Deck-vF.pdf	
		https://www.dmwai.com/wp- content/uploads/2024/05/1Q2024-Analysts- Briefing-Deck-vFinal-1.pdf	



https://www.dmwai.com/wp-

content/uploads/2024/05/1Q2024-Analysts-

Briefing-Deck-vFinal.pdf

https://www.dmwai.com/wp-

content/uploads/2024/07/FY2023-Analysts-

Briefing-Deck_For-Upload_vFF.pdf

Downloadable annual report

Reference/Links:

https://www.dmwai.com/wp-

content/uploads/2025/04/2024-17-A-Annual-

Report_DMW.pdf

Notice of ASM and/or SSM

Reference/Links:

https://www.dmwai.com/wp-

content/uploads/2025/03/DMW-SEC-Form-

17-C-Notice-of-ASM_13March2025.pdf

Minutes of ASM and/or SSM

Reference/Links:

https://www.dmwai.com/wp-

content/uploads/2025/04/Minutes-of-the-

 $\underline{Annual\text{-}Stockholders\text{-}Meeting\text{-}062024\text{.}pdf}$

Company's Articles of Incorporation and By-Laws



Additional Recommendation to Principle 11		Reference/Links: • http://www.dmwai.com/wp- content/uploads/2021/04/DMWAI- Amended-Articles-of-Incorporation- dated-January-14-2021.pdf • http://www.dmwai.com/wp- content/uploads/2021/04/DMWAI- Amended-By-Laws-dated-January- 14-2021.pdf	
Company complies with SEC-prescribed website template.	COMPLIANT	Pursuant to SEC Memorandum Circular No. 11 Series of 2014 providing for the template for publicly listed companies' website, DMWAI's website has complied with such requirements. References/Links: http://www.dmwai.com	

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

Recommendation 12.1



1. Company has an adequate and effective	NON-		As of 2024, the Company has
internal control system in the conduct of its	COMPLIANT		no Internal Audit Charter.
business.			However, taking into
			account its size, risk profile
			and complexity of its
			operations, as well as existing
			internal control functions of
			the Finance/Accounting
			Departments, the Company
			is able to ensure that
			appropriate internal control is
			in place.
			·
			References/Links:
			 Art. VII, Page 43 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/w p- content/uploads/2019 /05/Revised-Manual- on-Corporate- Governance.pdf
2. Company has an adequate and effective	COMPLIANT	Identify international framework used for	
enterprise risk management framework in		Enterprise Risk Management	
the conduct of its business.		Provide information or reference to a	
		document containing information on:	



	1. Company's risk management procedures and processes 2. Key risks the company is currently facing 3. How the company manages the key risks Indicate frequency of review of the enterprise risk management framework. DMW adopts the COSO Enterprise Risk Management – Integrating with Strategy and Performance as a framework in implementing the Company's ERM process. References/Links: • http://www.dmwai.com/wp-content/uploads/2020/12/DMW-Risk-Manual-Final.pdf • Page 3-4, DMWAI Annual Report, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report DMW.pdf	
Supplement to Recommendations 12.1		
Company has a formal comprehensive enterprise-wide compliance program covering compliance with laws and relevant regulations that is annually reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding,	The Company established a sound risk management practice, which provides a systematic and structured framework within which material risks may be identified and addressed in a way that:	



acceptance and compliance with the said issuances.		 gives reasonable assurance that the use of the valuable organizational resources is being effectively prioritized; and results to practical, effective, and accountable actions and decisions, reasonable in relation to the conditions within which the Company operates. References/Links: 	
		http://www.dmwai.com/wp- content/uploads/2020/12/DMW-Risk- Manual-Final.pdf	
Optional: Recommendation 12.1			
Company has a governance process on IT issues including disruption, cyber security, and disaster recovery, to ensure that all key risks are identified, managed and reported to the board.	NON- COMPLIANT	Provide information on IT governance process.	The Company is in the process of reviewing the draft for its governance policy concerning IT issues.
Recommendation 12.2			
Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add	COMPLIANT	Disclose if the internal audit is in-house or outsourced. If outsourced, identify external firm.	



value and improve the company's operations.		Internal audit is in-house with specific responsibilities on Independent Audit.	
		References/Links:	
		Art. VI, Page 39 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
Recommendation 12.3			
Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	NON- COMPLIANT		As of 2022, the Board's Audit and Risk Committee has not appointed a Chief Audit Executive. This function is currently being performed by the Finance and Accounting Departments of the Company.
			References/Links:
			Art. VI, Page 39 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/w p- content/uploads/2019



2.	CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider.	NON- COMPLIANT	/05/Revised-Manual- on-Corporate- Governance.pdf The Company is currently in the process of hiring a CAE. The functions of the CAE are being performed by the Accounting and Finance Departments.
			References/Links: • Art. VII, Page 44 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/w p- content/uploads/2019 /05/Revised-Manual- on-Corporate- Governance.pdf
3.	In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.	N/A	DMWAI's internal audit activity is not outsourced.



Recommendation 12.4			
Company has a separate risk management function to identify, assess and monitor key risk exposures.	COMPLIANT	The Risk Management functions are currently being performed by the Audit and Risk Committee.	
		References/Links:	
		 Art. VII, Page 44 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2020/12/DMW-Risk-Manual-Final.pdf 	
Supplement to Recommendation 12.4			
Company seeks external technical support in risk management when such competence is not available internally.	COMPLIANT	Identify source of external technical support, if any. The Company has engaged the services of Punongbanyan & Araullo in drafting its ERM Framework.	
Recommendation 12.5			
In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate	NON- COMPLIANT		Currently, the Company has no Chief Risk Officer.



champion of Enterprise Risk Management (ERM). 2. CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	NON- COMPLIANT		As of date, the Company is looking for a qualified individual for this position.
Additional Recommendation to Principle 12			
1. Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively.	NON- COMPLIANT		The Company is in the process of hiring a Chief Audit Executive.
Cu	ltivating a Syner	gic Relationship with Shareholders	
Principle 13: The company should treat all shareh	nolders fairly and	equitably, and also recognize, protect and facil	itate the exercise of their rights.
Recommendation 13.1			
Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	COMPLIANT	Provide link or reference to the company's Manual on Corporate Governance where shareholders' rights are disclosed.	
		References/Links:	
		 ARTICLE IX- STOCKHOLDERS' RIGHTS AND PROTECTION OF MINORITY STOCKHOLDERS' INTEREST ARTICLE X: DUTIES TO STAKEHOLDERS Pages 49-53 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp- 	



		content/uploads/2019/05/Revised- Manual-on-Corporate- Governance.pdf	
Board ensures that basic shareholder rights are disclosed on the company's website.	COMPLIANT	References/Links: 1. ARTICLE IX- STOCKHOLDERS' RIGHTS AND PROTECTION OF MINORITY STOCKHOLDERS' INTEREST 2. ARTICLE X: DUTIES TO STAKEHOLDERS • Pages 49-53 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp- content/uploads/2019/05/Revised- Manual-on-Corporate- Governance.pdf	
Supplement to Recommendation 13.1			
Company's common share has one vote for one share.	COMPLIANT	At every meeting of the stockholders for the election of Directors, owners of shares of common stock of the Corporation are entitled to one vote for each share of common stock he owns. He may vote such number of shares for as many persons as there are Directors to be elected or to cumulate said shares and give one candidate as many votes as the number of	



			Directors to be elected multiplied by the number of his shares shall equal, or he may distribute them on the same principle among as many candidates as he deems fit.	
			References/Links:	
			Art. IX, Page 49 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
2.	Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	Not applicable.		The Company only has one class of shares – common shares.
3.	Board has an effective, secure, and efficient voting system.	COMPLIANT	The DMWAI Board has an effective, secure and efficient voting system. References/Links: • Art. II, Pages 20-21 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	



4. Board has an effective shareholder voting mechanism such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.	COMPLIANT	DMWAI has an existing policy to protect minority shareholders. References/Links: Pages 49 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
5. Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.	COMPLIANT	Shareholders are allowed to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the said meeting. References/Links: Art. IX, Page 50 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	COMPLIANT	References/Links: • ARTICLE IX- STOCKHOLDERS' RIGHTS AND PROTECTION OF MINORITY STOCKHOLDERS' INTEREST, Pages 49- 53 DMWAI Revised Manual on	



		Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
7. Company has a transparent and specific dividend policy.	COMPLIANT	Subject to a transition period of three years from the listing date, DMWAI's dividend policy is a payout ratio of 30% of DMWAI's audited consolidated net income for the previous calendar year. References/Links: http://www.dmwai.com/faq/	
Optional: Recommendation 13.1			
Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.	COMPLIANT	The voting results for the 2022 ASM of the Company were tabulated, validated and verified by RCBC on a separate engagement from Stock and Transfer Agent.	
Recommendation 13.2			
1. Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 21. days before the meeting.	COMPLIANT	The DMWAI Board is committed to respecting stockholders' right to participate in shareholders' meetings.	

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		Pages 50 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
Supplemental to Recommendation 13.2			
Company's Notice of Annual Stockholders' Meeting contains the following information: The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)	COMPLIANT	Provide link or reference to the company's notice of Annual Shareholders' Meeting. Information on the Notice of Annual Stockholders' Meeting is disclosed in the Company's Preliminary and Definitive Information Statement submitted to the PSE and SEC on May 10, 2024 and May 31, 2024.	
b. Auditors seeking appointment/reappointment c. Proxy documents	COMPLIANT	https://www.dmwai.com/wp- content/uploads/2024/05/D.M Wenceslao-Associates-Incorporated- Preliminary-Information-Statement- 10May2024.pdf https://www.dmwai.com/wp- content/uploads/2024/05/D.M Wenceslao-Associates- Incorporated Definitive-Information-	



		Statement-29May2024-with-Exhibits- and-Attachments.pdf
Optional: Recommendation 13.2		
Company provides rationale for the agenda items for the annual stockholders	COMPLIANT	Provide link or reference to the rationale for the agenda items
meeting		References/Links:
		https://www.dmwai.com/wp- content/uploads/2024/05/D.M Wenceslao-Associates- Incorporated_Definitive-Information- Statement-29May2024-with-Exhibits- and-Attachments.pdf
Recommendation 13.3		
 Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day. 	COMPLIANT	The Company posted the Minutes of the Annual Stockholders' Meeting for 2024 on the company website. References/Links:
		https://www.dmwai.com/wp-
2. Minutes of the Annual and Special Shareholders' Meetings were available on the company website within five business days from the end of the meeting.	COMPLIANT	content/uploads/2025/04/Minutes-of- the-Annual-Stockholders-Meeting- 062024.pdf
Supplement to Recommendation 13.3		



Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM. Recommendation 13.4	COMPLIANT	The external auditor and other relevant individuals were present during the 2024 ASM.	
 Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner. The alternative dispute mechanism is included in the company's Manual on Corporate Governance. 	COMPLIANT	There exists an Alternative Dispute Resolution (ADR) mechanism to resolve intra-corporate disputes in an amicable and effective manner. References/Links: • ARTICLE IX- STOCKHOLDERS' RIGHTS AND PROTECTION OF MINORITY STOCKHOLDERS' INTEREST, Page 52 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
Recommendation 13.5			
Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	COMPLIANT	Investor Relations Office: Mr. Jeffrey Lucero D.M. Wenceslao & Associates, Incorporated 15th Floor, Aseana 3, Pres. D. Macapagal Boulevard corner Asean Avenue, Aseana	



IRO is present at every shareholder's meeting. Supplemental Recommendations to Principle 13	COMPLIANT	City, 1701 Parañaque City, Philippines Tel: +632 8854 5711 iro@dmwai.com Mr. Jeffrey Lucero was present through remote communication during the 2024 ASM.	
Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group	COMPLIANT	The DMWAI Board observes anti-takeover measures or similar devices to ensure that there will be effective management in the existing shareholder group. An example is the one-year term for its directors and giving stockholders an opportunity to nominate new candidates for directorship during the ASM. The above are disclosed to the public, the PSE and SEC, on the Company's Definitive Information Statement.	
Company has at least thirty percent (30%*)	COMPLIANT	https://www.dmwai.com/wp- content/uploads/2024/05/D.M Wenceslao-Associates- Incorporated Definitive-Information- Statement-29May2024-with-Exhibits- and-Attachments.pdf As of March 31, 2025, DMWAI's public float is	
public float to increase liquidity in the market.	COMPLIANT	20.04%.	



Pursuant to SEC MC No. 13, Series of 2017, Section 3, letter (b), DMWAI maintains a 20% public ownership.

References/Links:

 https://www.dmwai.com/wpcontent/uploads/2025/04/D.M.-Wenceslao-Associates-Incorporated_SEC-Form-17-C-POR_14April2025.pdf

Optional: Principle 13

 Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting

COMPLIANT

The DMWAI Board has the duty to promote shareholders rights under the Revised Manual on Corporate Governance.

The Company has made extensive efforts to engage its shareholders through periodic announcements, via the PSE Edge and the investor relations website, in-person meetings and conference calls, non-deal roadshows, investor conferences, analyst briefings, property tours and proactive outreach.

References/Links:

Page 51 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wpcontent/uploads/2019/05/Revised-Manualon-Corporate-Governance.pdf



https://www.dmwai.com/wp-

content/uploads/2025/04/2024-17-A-Annual-

Report DMW.pdf

https://www.dmwai.com/wp-

content/uploads/2024/11/9M2024-Analysts-

Briefing-Deck-vF.pdf

https://www.dmwai.com/wp-

content/uploads/2024/08/DMW-

Management-Presentation-August-2024-

RCBC-vF.pdf

https://www.dmwai.com/wp-

content/uploads/2024/08/DMW-

Management-Presentation-August-2024-

vF compressed.pdf

https://www.dmwai.com/wp-

content/uploads/2024/08/1H2024-Analysts-

Briefing-Deck-vF.pdf

https://www.dmwai.com/wp-

content/uploads/2024/05/1Q2024-Analysts-

Briefing-Deck-vFinal-1.pdf

https://www.dmwai.com/wp-

content/uploads/2024/05/1Q2024-Analysts-

Briefing-Deck-vFinal.pdf



		content/uploads/2024/07/FY2023-Analysts- Briefing-Deck For-Upload vFF.pdf
Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.	COMPLIANT	During the 2024 ASM, the Company adopted internal procedures for electronic voting in absentia and/or by proxy stockholders' meeting.
		Annex A, DMWAI Definitive Information Statement, link: https://www.dmwai.com/wp-content/uploads/2024/05/D.MWenceslao-Associates-Incorporated Definitive-Information-Statement-29May2024-with-Exhibits-and-Attachments.pdf

Duties to Stakeholders

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

Recommendation 14.1

1. Board identifies the company's various	COMPLIANT	Identify the company's shareholder and
stakeholders and promotes cooperation		provide information or reference to a
between them and the company in		document containing information on the
creating wealth, growth and sustainability.		



Pagement delian 14.2		company's policies and programs for its stakeholders. The DMWAI Board is committed to respecting the rights of its shareholders and other investors. Further, our engagement with our various stakeholders, such as our suppliers/contractors, tenants/locators, employees, and the community in which we operate, amongst others, are discussed in detail on the 2020 Sustainability Report submitted by the Company as an Annex A to its 2020 Annual Report to the SEC. References/Links: Page 51 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
Recommendation 14.2			
Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.	COMPLIANT	DMWAI has established policies and programs to ensure fair treatment and protection of stakeholders as discussed above and in its Final Prospectus.	



DMWAI has also continuously upheld its duties to its stakeholders as stated in its Corporate Governance Manual.

DMWAI's Corporate Governance Manual provides:

[...]

"ARTICLE X: DUTIES TO STAKEHOLDERS

- 1. <u>Respect Rights of Stakeholders and</u>
 <u>Effective Redress for Violation of</u>
 Stakeholder's Rights
- 1.1. The Board shall identify the Corporation's various stakeholders and promote cooperation between them and the Corporation in creating wealth, growth and sustainability.
- 1.2. <u>The Board shall establish clear</u> policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.
- 1.3. The Board shall adopt a transparent framework and process that allows stakeholders to communicate with the Corporation and to obtain redress for the violation of their rights through the IRO.



- 2. <u>Encourage Employee Participation</u>
 - 2.1 The Board shall establish policies,
 programs and procedures that
 encourage employees to actively
 participate in the realization of the
 Corporation's goals and in its
 governance, covering, among
 others, the following:
 - a. Health, safety and welfare,
 - b. <u>Training and development,</u> and
 - c. <u>Rewards/compensation for employees.</u>
- 2.2 The Board shall set the tone and make a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct.

 Further, the Board shall disseminate the policy and program to employees across the organization through trainings to cultivate in them in the Corporation's culture.
- 2.3 The Board shall establish a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation and to have direct access to an independent member of the Board or a unit created to handle



whistleblowing concerns. The Board shall be conscientious in establishing the framework, as well as in supervising and ensuring its enforcement.

3 <u>Establishing Sustainability and Social</u> Responsibility

The Corporation shall recognize and place an importance on the interdependence between business and society, and promote a mutually beneficial relationship that allows the Corporation to grow its business, while contributing to the advancement of the society where it operates."

The DMWAI Board is committed to respecting the rights of its shareholders and other investors. Further, our engagement with our various stakeholders, such as our suppliers/contractors, tenants/locators, employees, and the community in which we operate, amongst others, are discussed in detail on the 2023 Sustainability Report submitted by the Company as an Annex A to its 2023 Annual Report to the SEC.

References/Links:



		 ARTICLE X- DUTIES TO STAKEHOLDERS, Page 53 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf DMWAI 2024 Annual Report, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report_DMW.pdf 	
1. Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights.	NON- COMPLIANT		As of date, the draft policy is currently being reviewed. However, employees are provided an alternative through an open-door policy implemented by the HR. Employees are encouraged to disclose and advise HR of any illegal, fraudulent or unethical practices observed by employees with utmost confidentiality. Nonetheless, the Company intends to draft this policy in



			compliance with the provision in its Manual.
			References/Links:
			ARTICLE X- DUTIES TO STAKEHOLDERS, Page 53 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf
Supplement to Recommendation 14.3			
Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders are settled in a fair and expeditious manner.	COMPLIANT	The DMWAI Board has established an Alternative Dispute Resolution (ADR) mechanism to resolve intra-corporate disputes in an amicable and effective manner.	
		The ADR mechanism may include arbitration, mediation, conciliation, early neutral evaluation, mini-trial or any combination thereof, as the Corporation and the circumstances deem fit.	



		Confidentiality of information obtained during the proceedings shall be privileged and confidential. Candor and fairness shall be assured throughout the proceedings to reach a prompt and amicable resolution among the parties.	
		References/Links:	
		ARTICLE IX- STOCKHOLDERS' RIGHTS AND PROTECTION OF MINORITY STOCKHOLDERS' INTEREST, Page 52 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp- content/uploads/2019/05/Revised- Manual-on-Corporate- Governance.pdf	
Additional Recommendations to Principle 14			
1. Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation.	COMPLIANT	In 2024, DMWAI did not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue.	



Company respects intellectual property rights.	COMPLIANT DMWAI ensures that it applies for, obtains, registers, leases, licenses or otherwise acquires to hold, use, own, operate, sell, assign and dispose of any trademark, tradename, trade secrets, formulas, patents, inventions, copyrights and processes used in connection with or secured under letters, patents, copyrights, domestic or foreign in accordance with the laws, particularly of the Intellectual Property Code of the Philippines as amended.	
	As of 2023, the Company registered seven trademarks in the Philippines that can be found on its 2018 Prospectus. The Company has successfully registered trademarks, namely, Aseana Residential, Midpark Towers, Aseana City, Pixel Residences, MDW D.M. Wenceslao and Associates, Incorporated, One Parq Suites, Aseana Business Park Estate Association Inc., Aseana Business Park, Aseana Square, Parqal, Aseana Power Station, Aseana Holdings, Inc., Dmwai, Wendel Holdings, Inc., Aseana Square Logo, 8912 Asean Ave., Gallio Events Hall, and Fabricom.	
	References/Links:Pages 151-152, DMWAI Prospectus	
	Link http://dmwai.com/wp-	



		content/uploads/2018/11/Emerge- Final-Prospectus-e2.2-for-website-
		<u>upload.pdf</u>
Optional: Principle 14		
Company discloses its policies and practices that address customers' welfare	COMPLIANT	The policies and practices that address customers' welfare is provided in the Sustainability Report. References/Links:
		2024 Chapter on Sustainability, DMWAI Annual Report, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report DMW.pdf
Company discloses its policies and practices that address supplier/contractor selection procedures	COMPLIANT	References/Links: • 2024 Chapter on Sustainability, DMWAI Annual Report, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report DMW.pdf
and participate in its corporate governance pro	•	e developed to create a symbiotic environment, realize the company's goals
Recommendation 15.1		
Board establishes policies, programs and procedures that encourage employees to	COMPLIANT	DMWAI's Corporate Governance Manual provides that:



actively participate in the realization of the
company's goals and in its governance.

ſ...

2. "Encourage Employee Participation

- 2.1 The Board shall establish policies, programs and procedures that encourage employees to actively participate in the realization of the Corporation's goals and in its governance, covering, among others, the following:
- a. Health, safety and welfare,
- b. Training and development, and
- c. <u>Rewards/compensation</u> <u>for</u> employees.
- 2.2 The Board shall set the tone and make a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct. Further, the Board shall disseminate the policy and program to employees across the organization through trainings to cultivate in them in the Corporation's culture.
- 2.3 The Board shall establish a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without



		fear of retaliation and to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns. The Board shall be conscientious in establishing the framework, as well as in supervising and ensuring its enforcement."	
		References/Links: ARTICLE X- DUTIES TO STAKEHOLDERS, Page 53 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp-content/uploads/2019/05/Revised-Manual-on-Corporate-Governance.pdf	
Supplement to Recommendation 15.1 Company has a reward/compensation policy that accounts for the performance of the company beyond short-term	NON- COMPLIANT		DMWAI has no ESOP as of date. However, the company provides, upon its discretion
financial measures.			and subject to available funds, annual incentives, on the basis of the employee's performance.
			The Company gives incentives on its discretion taking into account the



financial performance of the company and other exigent factors such as existence of an emergency.

While the company has no merit-based performance incentive mechanism in place, bonuses and incentives given to employees are couched on reasonable and measurable basis. Often resulting to more employees receiving the same.

In December 2019, DMWAI released an across-the-board 14th month pay to all its regular employee (at least 6 months employed) regardless of annual performance evaluation results.

The Company declared such incentive in connection with the policy to encourage employee participation, loyalty and performance



				through compensa	rewards tion.	or
2.	Company has policies and practices on health, safety and welfare of its employees.	COMPLIANT	Data and discussion on these were disclosed by the Company in detail in its 2023 Sustainability Report, submitted as Annex A of the Company's 2023 Annual Report.			
			References/Links:			
			 2023 Chapter on Sustainability, DMWAI Annual Report, link https://www.dmwai.com/wp- content/uploads/2024/04/2023-17-A- Annual-Report DMW-4.pdf 			
3.	Company has policies and practices on training and development of its employees.	COMPLIANT	Data and discussion on these were disclosed by the Company in detail in its 2023 Sustainability Report, submitted as Annex A of the Company's 2023 Annual Report.			
			References/Links:			
			 2024 Chapter on Sustainability, DMWAI Annual Report, link https://www.dmwai.com/wp- content/uploads/2025/04/2024-17-A- Annual-Report_DMW.pdf 			
Re	commendation 15.2					
1.	Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct.	COMPLIANT	DMWAI has policy on bribery, solicitation, and extortion which can be found on its company website.			



Bribery, Solicitation, Extortion

- 1. Bribing or offering, soliciting or receiving: money, gift, share, benefits, favor from any person, or through the mediation of another, to influence conduct or to perform an act prejudicial to the Company
- 2. Extorting or soliciting contributions, money, material objects, free meals, signing privileges, discounts, and other special favors, for any purpose not sanctioned by the Company.

The policy against bribery, solicitation and extortion was disseminated through posting in DMWAI's website.

The Board shall set the tone and make a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct. Further, the Board shall disseminate the policy and program to employees across the organization through trainings to cultivate in them in the Corporation's culture.

References/Links:

http://www.dmwai.com/companyspolicies/



		ARTICLE X- DUTIES TO STAKEHOLDERS, Page 53 DMWAI Revised Manual on Corporate Governance, link http://dmwai.com/wp- content/uploads/2019/05/Revised- Manual-on-Corporate- Governance.pdf	
2. Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture. Supplement to Recommendation 15.2	COMPLIANT	The Company specifically prohibits bribing, solicitation and extortion. Bribing or offering, soliciting or receiving money, gift, share, benefits, favor from any person, or through the mediation of another, to influence conduct or to perform an act prejudicial to the Company. Extorting or soliciting contributions, money, material objects, free meals, signing privileges, discounts, and other special favors, for any purpose not sanctioned by the Company. References/Links: http://www.dmwai.com/companys-policies/	

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1.	Company has clear and stringent policies
	and procedures on curbing and penalizing
	employee involvement in offering, paying
	and receiving bribes.

COMPLIANT

DMWAI has policy on bribery, solicitation, and extortion which can be found on its company website.

Bribery, Solicitation, Extortion

- 1. Bribing or offering, soliciting or receiving: money, gift, share, benefits, favor from any person, or through the mediation of another, to influence conduct or to perform an act prejudicial to the Company
- 2. Extorting or soliciting contributions, money, material objects, free meals, signing privileges, discounts, and other special favors, for any purpose not sanctioned by the Company.

Data and discussion on these were disclosed by the Company in detail in its 2020 Sustainability Report, submitted as Annex A to the Company's 2020 Annual Report.

References/Links:

 http://www.dmwai.com/companyspolicies/
 2022 Chapter on Sustainability, DMWAI Annual Report, link https://www.dmwai.com/wp-



		content/uploads/2023/04/2022-17-A- Annual-Report_DMW-1-1.pdf	
Recommendation 15.3			
 Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation. 	NON- COMPLIANT		As of date, DMWAI has no policy on whistle blowing. The Company is on the process of reviewing the whistle blowing
2. Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns.	NON- COMPLIANT		In the meantime, employees are provided an alternative through an open-door policy implemented by the HR.
3. Board supervises and ensures the enforcement of the whistleblowing framework.	NON- COMPLIANT		Employees are encouraged to disclose and advise HR of any illegal, fraudulent or unethical practices observed by employees with utmost confidentiality.
			However, it will establish one on the basis of DMWAI's Revised Corporate Governance Manual which provides that:
			[]



"Encourage **Employee Participation** <u>(a) The</u> Board shall establish policies. programs and that procedures encourage employees to actively participate in the realization of the Corporation's again and its aovernance. covering, among others, the following: a. **Health**. safety and welfare, b. **Training** and development, and c. Rewards/compen sation for employees. The Board shall set the tone and make a stand against corrupt practices adopting an anti-corruption

<u>policy and program in its</u> <u>Code of Conduct. Further, the</u> <u>Board shall disseminate</u> the



policy and program to employees across the organization through trainings to cultivate in them in the Corporation's culture.

The Board shall establish a suitable framework whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation and to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns. The Board shall be conscientious in establishing the framework. as well as in supervising and ensuring its enforcement."

Source:

http://dmwai.com/company
s-policies/

Principle 16: The company should be socially responsible in all its dealings with the communities where it operates. It should ensure that its interactions serve its environment and stakeholders in a positive and progressive manner that is fully supportive of its comprehensive and balanced development.



Recommendation 16.1			
1. Company recognizes and places importance on the interdependence between business and society and promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates.	COMPLIANT	DMWAI released a Sustainability Report that has been prepared in accordance with the Global Reporting Initiative (GRI) Standards. It covers environmental, social, and governance activities for the calendar year 2024. Reference/Links: 2024 Chapter on Sustainability, DMWAI Annual Report, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report DMW.pdf DMWAI's Community involvement may be checked on its website or official Facebook account. Reference/Links: • https://www.facebook.com/DMWenceslaoandAssociatesInc/videos/2547889318807977/	
Optional: Principle 16			
Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development	COMPLIANT	DMWAI released a Sustainability Report that has been prepared in accordance with the Global Reporting Initiative (GRI) Standards. It covers environmental, social, and	



		governance activities for the calendar year 2024. Reference/Links: • 2024 Chapter on Sustainability, DMWAI Annual Report, link https://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report DMW.pdf	
mpany exerts effort to interact positively the communities in which it operates	COMPLIANT	DMWAI has community and Corporate Social Responsibility Programs. DMWAI's Community involvement may be checked on its website or official Facebook account.	
		https://www.facebook.com/DMWenceslaoandAssociatesInc/videos/2547889318807977/ 2024 Chapter on Sustainability, DMWAI Annual Report, linkhttps://www.dmwai.com/wp-content/uploads/2025/04/2024-17-A-Annual-Report DMW.pdf	

Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Applied Corporate Governance Report (I-ACGR) is signed on behalf

Integratea Annual Corporate Governance	Report (I-ACGR) is signed on bendi
	thereunto duly notarized, ir
Sylvia C. Wenceslao Chairperson of the Board	Delfin Angelo C. Wenceslao Chief Executive Officer
Alberto P. Fenix, Jr. Independent Director	Oscar S. Reyes Independent Director
K Davidson	Att. Pariolal Pangabas
Atty. Paul Mar M. Quinto Corporate Secretary	Atty. Patrick I. Penachos Compliance Officer
SUBSCRIBED AND SWORN to me before this	s 3 U MAY 2025 by
affiants exhibiting to me their competent ev	vidence of identity as follows:

Name	Government Issued ID No.	Place of Issuance	Date of Issuance
Sylvia C. Wenceslao	SC ID No. 116225		*
Delfin Angelo C. Wenceslao	Passport No. P5710494A		
Alberto P. Fenix, Jr.	SCIDNO . 66 447		
Oscar S. Reyes	sc1D No. 10811		
Paul Mar M. Quinto	Passport No. P0294691B		
Patrick I. Penachos	IBP No. 64888		

Doc. No. 5; Page No. 4; Book No. 5; Book No. _ Series of 2025.

ATTY. MARIELLE ENELLE L. LAGUERTA
Stary Public for city of Manila-Until Dec. 31, 2025
Notarial Commission No. 2024-179 Tower 3, 3k, No. 181 N. Lopez St., Ermita, Manila I.B.P. NO. 488207- Dec. 27, 2024 for the year 2025 PTR NO. 2041441- Jan. 2, 2025 at Manila MCLE NO. VIII-0010650-Valid until 4-14-2028 Roll No. 883

GENERAL INFORMATION SHEET (GIS)

FOR THE YEAR 2024

STOCK CORPORATION

GENERAL INSTRUCTIONS:

- 1. FOR USER CORPORATION: THIS GIS SHOULD BE SUBMITTED WITHIN THIRTY (30) CALENDAR DAYS FROM THE DATE OF THE ANNUAL STOCKHOLDERS' MEETING. **DO NOT LEAVE ANY ITEM BLANK.** WRITE "N.A." IF THE INFORMATION REQUIRED IS NOT APPLICABLE TO THE CORPORATION OR "NONE" IF THE INFORMATION IS NON-EXISTENT. IF THE ANNUAL STOCKHOLDERS' MEETING IS HELD ON A DATE OTHER THAN THAT STATED IN THE BY-LAWS, THE GIS SHALL BE SUBMITTED WITHIN THIRTY (30) CALENDAR DAYS AFTER THE ELECTION OF THE DIRECTORS, TRUSTEES AND OFFICERS OF THE CORPORATION AT THE ANNUAL MEMBERS' MEETING.
- 2. IF NO MEETING IS HELD, THE CORPORATION SHALL SUBMIT THE GIS NOT LATER THAN JANUARY 30 OF THE FOLLOWING YEAR. HOWEVER, SHOULD AN ANNUAL STOCKHOLDERS' MEETING BE HELD THEREAFTER, A NEW GIS SHALL BE SUBMITTED/FILED.
- 3. THIS GIS SHALL BE ACCOMPLISHED IN ENGLISH AND CERTIFIED AND SWORN TO BY THE CORPORATE SECRETARY OF THE CORPORATION.
- 4. THE SEC SHOULD BE TIMELY APPRISED OF RELEVANT CHANGES IN THE SUBMITTED INFORMATION AS THEY ARISE. FOR CHANGES RESULTING FROM ACTIONS THAT AROSE BETWEEN THE ANNUAL MEETINGS, THE CORPORATION SHALL SUBMIT AMENDED GIS CONTAINING THE NEW INFORMATION TOGETHER WITH A COVER LETTER SIGNED THE CORPORATE SECRETARY OF THE CORPORATION. THE AMENDED GIS AND COVER LETTER SHALL BE SUBMITTED WITHIN SEVEN (7) DAYS AFTER SUCH CHANGE OCCURED OR BECAME EFFECTIVE.
- 5. SUBMIT FOUR (4) COPIES OF THE GIS TO THE RECEIVING SECTION AT THE SEC MAIN OFFICE, OR TO SEC SATELLITE OFFICES OR EXTENSION OFFICES. ALL COPIES SHALL UNIFORMLY BE ON A4 OR LETTER-SIZED PAPER. THE PAGES OF ALL COPIES SHALL USE ONLY ONE SIDE
- 6. ONLY THE GIS ACCOMPLISHED IN ACCORDANCE WITH THESE INSTRUCTIONS SHALL BE CONSIDERED AS HAVING BEEN FILED.
- 7. THIS GIS MAY BE USED AS EVIDENCE AGAINST THE CORPORATION AND ITS RESPONSIBLE DIRECTORS/OFFICERS FOR ANY VIOLATION OF EXISTING LAWS, RULES AND REGULATIONS

LAWS, RULES AND REGULATIONS						
		==== PLEASE PRINT LEGIBLY	/ ======		<u> </u>	
CORPORATE NAME:	DATE REGISTERED:					
D.M	April 7, 1965					
BUSINESS/TRADE NAME:						
D.M	. WENCESLAO & ASS	SOCIATES, INCORPORAT	ED		FISCAL YEAR END:	
SEC REGISTRATION NUMBER:						
	2	6986			December 31	
DATE OF ANNUAL MEETING PER BY-LAY	CORPORATE TAX IDENTIFICATION					
					NUMBER (TIN)	
	2nd We	eek of June			000-846-618-000	
ACTUAL DATE OF ANNUAL MEETING:		· · · · · · · · · · · · · · · · · · ·			WEBSITE/URL ADDRESS:	
	June	20, 2024			dmwai.com	
COMPLETE PRINCIPAL OFFICE ADDRESS	S:				E-MAIL ADDRESS:	
15th Floor, Aseana 3, D	. Macapagal Blvd co	orner Asean Ave., Aseana	City, Par	anaque City	info@dmwai.com	
COMPLETE BUSINESS ADDRESS:					FAX NUMBER:	
15th & Penthouse, Aseana	2 D Macanagal Rh	ud corner Acean Ave. Ace	ana City	Daranagua City	894-4792	
15th & Fenthouse, Aseana	3, D. Macapagai Biv	vu corner Asean Ave., Ase	ana City,	raranaque city		
OFFICIAL E-MAIL ADDRESS		E-MAIL ADDRESS	OFF	ICIAL MOBILE NUMBER	ALTERNATE MOBILE NUMBER	
<u>info@dmwai.com</u>	into2@	<u>)dmwai.com</u>		09175780854	09176284857	
NAME OF EXTERNAL AUDITOR & ITS SIG	GNING PARTNER:		SEC ACCRE	DITATION NUMBER (if applicable):	TELEPHONE NUMBER(S):	
Punongba	yan & Araullo				8854-5711	
PRIMARY PURPOSE/ACTIVITY/INDUST	RY PRESENTLY ENG	GAGED IN:	INDUSTE	RY CLASSIFICATION:	GEOGRAPHICAL CODE:	
Engaged in Ge	neral Construction			Contractor		
=======================================	====== IN	TERCOMPANY AFFILIATI	ONS ===		=========	
PARENT COMPANY		SEC REGISTRATION	NO.		DRESS	
Wendel Holdings Co. In	c.	ASO95-0099220)	_	gal corner Asean Ave., Paranaque City	
SUBSIDIARY/AFFILIAT	'E	SEC REGISTRATION	NO.		DRESS	
Fabricom, Inc.		910421		306 E. Rodriguez	Sr. Blvd., Quezon City	
Aseana Holdings, Inc.		ASO95-003152	APS Bldg., Pres. D. Macapagal Paranaque Cit			
Aseana Residential Holdings	s Corp	A199910595		15th Floor, Aseana 3, Macapagal corner Asean Ave., Para City		
Fabricom Realty Developmen	nt Corp	A199919975 306 E. Rodriguez Sr. Blvd., Quezon City			Sr. Blvd., Quezon City	
European Resources and Technologies Inc. A200010575 306			ŭ	Sr. Blvd., Quezon City		
Aseana CL Beach and Marina Devel	1 1	CS201313506			D. Macapagal Paranaque City	
Aseana Gas Energy Corpor	ation	CS201108347		Ĭ	D. Macapagal Paranaque City	
SHLP-BBP Realty Inc.		CS201007322		3rd Floor APS Bldg. Pres.	D. Macapagal Paranaque City	

TOCK(v.2020) Page 1

SUBSIDIARY/AFFILIATE	SEC REGISTRATION NO.	ADDRESS
R-1 Consortium	AS096005783	306 E. Rodriguez Sr. Blvd., Quezon City
Portal Holdings Inc.	A199906983	3rd Floor APS Bldg. Pres. D. Macapagal Paranaque City
Aseana IT Plaza Inc.	A200100423	306 E. Rodriguez Sr. Blvd., Quezon City
Bay Area Holdings Inc.	A199912608	15th Floor, Aseana 3, Macapagal Blvd corner Asean Ave., Paranaque City
58 Jupiter Inc.	AS93004505	15th Floor, Aseana 3, Macapagal Blvd corner Asean Ave., Paranaque City
Aseana Real Estate Services and Management Corp.	CS201111342	APS Bldg Pres. D. Macapagal Paranaque City
U-City Technologies Philippines, Inc.	CS201319004	3rd Floor APS Bldg. Pres. D. Macapagal Paranaque City
Boracay International Airport and Development Corp	CS200818516	3rd Floor APS Bldg. Pres. D. Macapagal Paranaque City
Aseana City Transport & Travel Corp.	CS201021216	3rd Floor APS Bldg. Pres. D. Macapagal Paranaque City
Mandaue Land Consortium Inc	A200209352	3rd Floor APS Bldg. Pres. D. Macapagal Paranaque City
Alphaland Bay City Corporation	CS200710926	3/F Aseana Powerstation Bldg., D. Macapagal Blvd., Paranaque City
L&B Development Coporation	36629	5/F ERLAG BLDG., 102ESTEBAN STREET, SAN LORENZO, MAKATI CITY
Aseana Resi Rent Corp.	CS20200000430	15/F Aseana 3 Bldg., D. Macapagal Blvd. corner Asean Ave., Brgy Tambo, Parañaque City
Gallio Events Inc.	2023040094529-23	15/F Aseana 3 Bldg., D. Macapagal Blvd. corner Asean Ave., Brgy Tambo, Parañaque City
Aseana Water Services Management Inc.	2023020087478-02	15th Floor, Aseana 3, Macapagal Blvd corner Asean Ave., Paranaque City

STOCK(v.2020) Page 1

GENERAL INFORMATION SHEET STOCK CORPORATION ===================================						
	ASSOCIATES, INCORPORATED					
A. Is the Corporation a covered person under the Anti Mone (AMLA), as amended? (Rep. Acts. 9160/9164/10167/103	ey Laundering Act					
Please check the appropriate box:						
1.						
a. Banks	Jewelry dealers in precious metals, who, as a					
	business, trade in precious metals					
c. Quasi-Banks						
1. Trust Entities						
. Non-Stock Savings and Loan Associations						
f. Pawnshops	Ila dla in programs atomos subs. as a					
	5.					
i. Remittance Agents	business, a auc in precious stone					
j. Electronic Money Issuers						
k. Financial Institutions which Under Special Laws are subject to						
Bangko Sentral ng Pilipinas' (BSP) supervision and/or regulation,	Company service providers which, as a business,					
including their subsidiaries and affiliates.	6. provide any of the following services to third					
2.	parties:					
a. Insurance Companies						
☐b. Insurance Agents	a. acting as a formation agent of juridical persons					
c. Insurance Brokers	. acting as (or arranging for another person to act as)					
d. Professional Reinsurers	a director or corporate secretary of a company, a partner of a partnership, or a similar position in					
☐e. Reinsurance Brokers ☐ f. Holding Companies	relation to other juridical persons					
☐ I. Holding Companies ☐ g. Holding Company Systems	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					
h. Pre-need Companies	င့်. providing a registered office, business address or					
i. Mutual Benefit Association	accommodation, correspondence or administrative					
☐ j. All Other Persons and entities supervised and/or regulated by the	address for a company, a partnership or any other					
Insurance Commission (IC)	legal person or arrangement					
3.						
a. Securities Dealers	l. acting as (or arranging for another person to act as)					
b. Securities Brokers	a nominee shareholder for another person					
c. Securities Salesman	7. Persons who provide any of the following services:					
☐d. Investment Houses	a. managing of client money, securities or other assets					
e. Investment Agents and Consultants						
f. Trading Advisors						
g. Other entities managing Securities or rendering similar services	accounts					
h. Mutual Funds or Open-end Investment Companies	c. organization of contributions for the creation,					
i. Close-end Investment Companies	operation or management of companies					
j. Common Trust Funds or Issuers and other similar entities k. Transfer Companies and other similar entities	areation energtion or management of juridical					
l. Other entities administering or otherwise dealing in currency,	I. creation, operation or management of juridical persons or arrangements, and buying and selling					
commodities or financial derivatives based there on	business entities					
n. Entities administering of otherwise dealing in valuable objects	8. None of the above					
n. Entities administering or otherwise dealing in cash Substitutes and	Describe					
other similar monetary instruments or property supervised	nature of					
and/or regulated by the Securities and Exchange Commission	business:					
(SEC)	<u> </u>					
B. Has the Corporation complied with the requirements on Custom	mission of voncuts					
(CDD) or Know Your Customer (KYC), record-keeping, and subn under the AMLA, as amended, since the last filing of its GIS?	Mission of reports Yes No					

STOCK CORPORATION

CORPORATE NAME: D.M. WENCESLAO & ASSOCIATES, INCORPORATED								
			CAPITA	L STRUCTURE				
AUTHORIZED CAP	PITAL STOCK							
		TYPE OF SHARES *	NUMBER OF SHARES	PAR/STAT	TED VALUE	AMOUNT (PhP (No. of shares X Par/Sta		
		COMMON	4,000,000,000		1.00	4,000,000,000.0	00	
		TOTAL	4,000,000,000		TOTAL P	4,000,000,000.0	0	
SUBSCRIBED CAPI	SCRIBED CAPITAL				T			
FILIPINO	NO. OF STOCK- HOLDERS	TYPE OF SHARES *	NUMBER OF SHARES	NUMBER OF SHARES IN THE HANDS OF THE PUBLIC **	PAR/STATED VALUE	AMOUNT (PhP)	% OF OWNERSHIP	
	31	COMMON ***	3,390,507,650	551,318,916	1.00	3,390,507,650.00		
		TOTAL	3,390,507,650	TOTAL	TOTAL P	3,390,507,650.00		
F O R E I G N (INDICATE BY NATIONALITY)	NO. OF STOCK- HOLDERS	TYPE OF SHARES *	NUMBER OF SHARES	NUMBER OF SHARES IN THE HANDS OF THE PUBLIC **	PAR/STATED VALUE	AMOUNT (PhP)	% OF OWNERSHIP	
	2	COMMON ***	5,356,450	5,356,449	1.00	5,356,450.00		
Percentage of For	eign Equity :	TOTAL	5,356,450	TOTAL	TOTAL P	5,356,450.00		
				TOTAL	SUBSCRIBED P	3,395,864,100.00		
PAID-UP CAPITA	AL							
FILIPINO	NO. OF STOCK- HOLDERS	TYPE OF SHARES *	NUMBER OF SHARES	PAR/STAT	TED VALUE	AMOUNT (PhP)	% OF OWNERSHIP	
	31	COMMON	3,390,507,650		1.00	3,390,507,650.00		
		TOTAL	3,390,507,650		TOTAL P	3,390,507,650.00		
F O R E I G N (INDICATE BY NATIONALITY)	NO. OF STOCK- HOLDERS	TYPE OF SHARES *	NUMBER OF SHARES	PAR/STAT	TED VALUE	AMOUNT (PhP)	% OF OWNERSHIP	
	2	COMMON	5,356,450		1.00	5,356,450.00		
		TOTAL	5,356,450		TOTAL P			
				TOTAL PAID-U	IP P	3,395,864,100.00		

NOTE: USE A	ADDITIONAL	SHEET IF	NECESSARY

^{*} Common, Preferred or other classification

 $^{^{**}}$ Other than Directors, Officers, Shareholders owning 10% of outstanding shares.

^{***} Record of Stockholders as of June 30, 2024

STOCK CORPORATION

D.M. WENCESLAO & ASSOCIATES, INCORPORATED **CORPORATE NAME:** DIRECTORS / OFFICERS STOCK EXEC. TAX IDENTIFICATION NATIONALITY NAME/CURRENT RESIDENTIAL ADDRESS INC'R BOARD GENDER OFFICER HOLDER сомм. NUMBER 1. Sylvia C. Wenceslao Filipino Ν F C Chairman E/C 2. Delfin Angelo C. Wenceslao Filipino Y CEO E/M Ν Μ Μ 3. Carlos Delfin C. Wenceslao Filipino N Μ M Y **VP-Logistics** N/M 4. Edwin Michael C. Wenceslao **VP-Treasury** Ν Μ Μ Y C/M Filipino 5. Paolo Vincent C. Wenceslao Ν M Μ Y COOC/C Filipino 6. Oscar S. Reyes Filipino N I Μ Y A/C 7. Alberto Victor P. Fenix Jr. N I Μ Y A/M Filipino 8. Atty. Paul Mar M. Quinto Corporate N Μ N Filipino Secretary 9. Benigno A. Tatunay CFO Filipino N M Ν 10. Atty. Patrick I. Penachos Compliance Filipino N M Ν officer 11. Atty. Mark S. Gorriceta Chief Ν Μ Ν Information Filipino Officer 12. 13. 14.

INSTRUCTION:

FOR SEX COLUMN, PUT "F" FOR FEMALE, "M" FOR MALE.

FOR BOARD COLUMN, PUT "C" FOR CHAIRMAN, "M" FOR MEMBER, "I" FOR INDEPENDENT DIRECTOR.

FOR INC'R COLUMN, PUT "Y" IF AN INCORPORATOR, "N" IF NOT.

FOR STOCKHOLDER COLUMN, PUT "Y" IF A STOCKHOLDER, "N" IF NOT.

FOR OFFICER COLUMN, INDICATE PARTICULAR POSITION IF AN OFFICER, FROM VP UP INCLUDING THE POSITION OF THE TREASURER, SECRETARY, COMPLIANCE OFFICER AND/OR ASSOCIATED PERSON.

FOR EXECUTIVE COMMITTEE, INDICATE "C" IF MEMBER OF THE COMPENSATION COMMITTEE; "A" FOR AUDIT COMMITTEE; "N" FOR NOMINATION AND ELECTION COMMITTEE. ADDITIONALLY WRITE "C" AFTER SLASH IF CHAIRMAN AND "M" IF MEMBER.

STOCK CORPORATION

=======================================	========	=== PLEASE PR	INT LEGIBLY =====	=======	========	===			
CORPORATE NAME:	D.M. WENCES								
TOTAL NUMBER OF STOCKHOLDERS:	33		NO. OF STOCKHOLDERS WITH 100 OR MORE SHARES EACI 31						
TOTAL ASSETS BASED ON LATEST AUDITED FIN	NANCIAL STATEM	IENTS:	52,351,147,682.00						
		STOCKHOLDER'S	S INFORMATION*						
		SHARES	SUBSCRIBED						
NAME, NATIONALITY AND CURRENT RESIDENTIAL ADDRESS	ТҮРЕ	NUMBER	AMOUNT (PhP)	% OF OWNER-SHIP	AMOUNT PAID (PhP)	TAX IDENTIFICATION NUMBER			
1 Wendel Holdings Co. Inc	Common	2,715,353,627	2,715,353,627						
Filipino				79.96%	2,715,353,627.00				
	TOTAL	2 545 252 425	2 545 252 (25 00	7 3.3 6 70	2,713,333,027.00				
	TOTAL	2,715,353,627	2,715,353,627.00						
2. PCD NOMINEE CORP. (FILIPINO)	Common	551,318,916	551,318,916						
Filipino				16.24%	551,318,916.00				
	TOTAL	551,318,916	551,318,916.00						
3. SM Investments Corporation	Common	79,167,800	79,167,800.00						
Filipino		., . ,	., . ,						
				2.33%	79,167,800.00				
	TOTAL	79,167,800	79,167,800.00						
4. High-View Points Minds Inc.	Common	19,850,399	19,850,399.00						
Filipino				0.59%	19,850,399.00				
					19,630,399.00				
	TOTAL	19,850,399	19,850,399.00						
5. Intelli Searchrev Corp.	Common	12,941,000	12,941,000.00						
Filipino				0.38%	12,941,000.00				
	TOTAL	12,941,000	12,941,000.00						
6. PCD NOMINEE CORP. (Non-Filipino)	Common	5,356,449	5,356,449.00						
Filipino									
				0.16%	5,356,449.00				
	TOTAL	5,356,449	5,356,449.00						
7. Sybase Equity Invesment Corporation	Common	321,700	321,700.00						
Filipino				0.01%	129,400.00				
	TOTAL	321,700	321,700.00		.,				
mom.v			321,700.00						
TOTAL AMOUN	NT OF SUBSCRII		MOUNT OF PAID-UP	CADITAI					
		1111 / 1	LIVER STEELING FOR THE PARTY - TIDE	APILAI					

INSTRUCTION: SPECIFY THE TOP 20 STOCKHOLDERS AND INDICATE THE REST AS OTHERS

Note: For PDTC Nominee included in the list, please indicate further the beneficial owners owning more than 5% of any class of the company's voting securities. Attach separate sheet, if necessary.

^{*} As of June 30, 2024

STOCK CORPORATION

------ PLEASE PRINT LEGIBLY ------

CORPORATE NAME: D.M. WENCESLAO AND ASSOCIATES, INCORPORATED									
TOTAL NUMBER OF STOCKHOLDERS:	33		NO. OF STOCKHOLDERS WITH 100 OR MORE SHARES EACH: 31						
TOTAL ASSETS BASED ON LATEST AUDITED FS:	52,351,147,6	82.00							
	:	STOCKHOLDER	'S INFORMATION						
		SHAR	ES SUBSCRIBED			TAX			
NAME, NATIONALITY AND CURRENT RESIDENTIAL ADDRESS	TYPE NUMBER		AMOUNT % OF OWNER SHIP		AMOUNT PAID (PhP)	IAX IDENTIFCATION NUMBER			
8. Raydine Incorporated Filipino	Common	8,000,000	8,000,000.00						
	TOTAL	8,000,000	8,000,000.00	0.23%	8,000,000.00				
9. Sysmart Corporation	Common	2,846,500	2,846,500.00						
Filipino	TOTAL			2,846,500.00					
		2,846,500							
10. Serafin U. Salvador Jr. Filipino	Common	456,700	456,700.00						
	TOTAL	456,700	456,700.00		456,700.00				
11. ARIANNE DOMINIQUE MARIE MORENO Filipino	Common	169,300	169,300.00						
	TOTAL	169,300	169,300.00		169,300.00				
12. Regina Capital Dev. Corp Filipino	Common	68,000	68,000						
	TOTAL	68,000	68,000		68,000.00				
13. Joselito C. Herrera Filipino	Common	5,000	5,000.00						
Timpino					5,000.00				
	TOTAL	5,000	5,000.00						
14. MA. CHRISTMAS NOLASCO Filipino	Common	3,000	3,000.00		3,000.00				
	TOTAL	3,000	3,000.00		3,000.00				
TOTAL AMOUNT	OF SUBSCRIBE	D CAPITAL				-			
		TOTA	L AMOUNT OF PAID-U	P CAPITAL					

INSTRUCTION: SPECIFY THE TOP 20 STOCKHOLDERS AND INDICATE THE REST AS OTHERS

Note: For PDTC Nominee included in the list, please indicate further the beneficial owners owning more than 5% of any class of the company's voting securities. Attach separate sheet, if necessary.

^{*} As of June 30, 2024

STOCK CORPORATION

			NO OF CTOCKHOLDER	OCHUTTU 400 OD N	AODE CHADEC			
TOTAL NUMBER OF STOCKHOLDERS:	NO. OF STOCKHOLDERS WITH 100 OR MORE SHARES EACH: 31							
OTAL ASSETS BASED ON LATEST AUDITED S:	52,351,147,0	682.00						
		STOCKHOLDE	R'S INFORMATION					
NAME, NATIONALITY AND CURRENT		SHAF	ES SUBSCRIBED		AMOUNT PAID	TAX		
RESIDENTIAL ADDRESS	ТҮРЕ	NUMBER	AMOUNT (PhP)	% OF OWNER- SHIP	(PhP)	IDENTIFCATION NUMBER		
15. JESUS VALENCIA	Common	1,000	1,000.00					
Filipino					1,000.00			
	TOTAL	1,000	1,000.00					
16. Oscar S. Reyes	Common	100	100.00					
Filipino					100.00			
	TOTAL	100	100.00		100.00			
17. Gabrielle Claudia F. Herrera	Common							
Filipino	Common	500	500.00					
F -					500.00			
	TOTAL	500	500.00					
18. NADEZHDA ISKRA F. HERRERA Filipino	Common	500	500					
					500.00			
	TOTAL	500	500					
19. MILAGROS VILLANUEVA	Common	500	500.00					
Filipino					500.00			
	TOTAL	= 00	# 00.00					
20. MYRA P. VILLANUEVA	TOTAL Common	500	500.00 500.00					
Filipino		300	300.00		500.00			
					500.00			
	TOTAL	500	500.00					
21 MYRNA P. VILLANUEVA FILIPINO	Common	500	500.00					
TIEN NO					500.00			
		500	500.00					
22 MARIETTA CABREZA	Common	500	500.00					
Filipino					500.00			
		500	500.00					
23 Alberto Fenix Jr	Common	100	100.00					
Filipino					100.00			
Iligan City					100.00			
24. Jaybee Baraquel	TOTAL Common	100	100.00					
Filipino	Common	1,000	1,000.00					
-					1,000.00			
	TOTAL	1,000	1,000.00					
25 Other Stockholoer	TOTAL	CADITAI	8.00	100 0007	8.00	(4.100.00		
TOTAL AMOUNT OF	PORPCKIRED		3,395,864,100.00 AMOUNT OF PAID-U			64,100.00 64,100.00		
INSTRUCTION:	SPECIFY THE		HOLDERS AND INDI			O 1,100.00		

^{*} As of June 30, 2024

GIS_Stock(v.2020) Page 7

STOCK CORPORATION

	=====	= PLEA	ASE PRINT LEGIBI	Y	=======	======	
CORPORATE NAME: D.M. WENCESLA	O & ASS	OCIATES,	INCORPORATE	D			
1. INVESTMENT OF CORPORATE			AMOUNT (PhP)	DATE C	F BOARD RESOLUTION
FUNDS IN ANOTHER CORPORATION							
1.1 STOCKS			Php1,875,0	0.00	0		March 18, 2024
1.2 BONDS/COMMERCIAL PAPER (Iss Private Corporations)	sued by						
1.3 LOANS/ CREDITS/ ADVANCES							
1.4 GOVERNMENT TREASURY BILLS							
1.5 OTHERS							
2. INVESTMENT OF CORPORATE FUNDS I SECONDARY PURPOSES (PLEASE SPEC		VITIES UN	DER ITS		DATE OF BO RESOLUTIO		DATE OF STOCKHOLDERS RATIFICATION
3. TREASURY SHARES					NO. OF SHA	RES	% AS TO THE TOTAL NO. OF SHARES ISSUED
4. UNRESTRICTED/UNAPPROPRIATED R	ETAINE	D EARNIN	IGS AS OF END (F LA	ST FISCAL YEA	R	
5. DIVIDENDS DECLARED DURING THE I	MMEDIA	TELY PRI	ECEDING YEAR:				
TYPE OF DIVIDEND				AMO	UNT (PhP)		DATE DECLARED
5.1 CASH			268,176,532.71				March 19, 2024
5.2 STOCK							
5.3 PROPERTY					N/a		
		TOTAL		268,	176,532.71		
6. ADDITIONAL SHARES ISSUED DURING							
DATE	NO. OF	SHARES	AMOUNT			NT	
SECONDARY LICENSE/REGISTRATION WI	TH SEC	AND OTH	ER GOV'T AGEN	CY:			
NAME OF AGENCY: S	EC			B S P)		I C
TYPE OF LICENSE/REGN.							
DATE ISSUED:							
DATE STARTED OPERATIONS:							
TOTAL ANNUAL COMPENSATION O DIRECTORS DURING THE PRECEDING F YEAR (in PhP)		TOTAL	NO. OF OFFICE	RS	TOTAL NO. O		TOTAL MANPOWER COMPLEMENT
Php55,400,000			11				

NOTE: USE ADDITIONAL SHEET IF NECESSARY

I, _ATTY. PAUL MAR M. QUINTO_, Corporate Secretary of _D.M. WENCESLAO & ASSOCIATES, INCORPORATED declare under penalty of perjury that all matters set forth in this GIS have been made in good faith, duly verified by me and to the best of my knowledge and belief are true and correct.

I hereby attest that all the information in this GIS are being submitted in compliance with the rules and regulations of the Securities and Exchange Commission (SEC) the collection, processing, storage and sharing of said information being necessary to carry out the functions of public authority for the performance of the constitutionally and statutorily mandated functions of the SEC as a regulatory agency.

I further attest that I have been authorized by the Board of Directors/Trustees to file this GIS with the SEC.

reportorial red		• •	•	nt status for failure to submit hin a period of five (5) years	the
Done this	day of	, 20 in			
			ATTY	PAUL MAR M. QUINTO	
			(S	ignature over printed name)	
SUBSCRIBED	AND SWORN T	O before me in	on	by affiant who	
personally app	eared before m	e and exhibited to me his/l	ner competent evider	nce of identity consisting of	
	issued at	on		-	

NOTARY PUBLIC

BENEFICIAL OWNERSHIP DECLARATION FOR THE YEAR: 2024

SEC REGISTRATION NUMBER:

26986

D.M. WENCESLAO & ASSOCIATES, INCORPORATED

CORPORATE NAME: Instructions:

- Identify the Beneficial Owner/s of the corporation as described in the Categories of Beneficial Ownership in items A
 to I below. List down as many as you can identify. You may use an additional sheet if necessary.
- 2. Fill in the required information on the beneficial owner in the fields provided for.
- 3. In the "Category of Beneficial Ownership" column, indicate the letter(s) corresponding thereto. In the event that the person identified as beneficial owner falls under several categories, indicate all the letters corresponding to such categories.
- 4. If the category is under letter "I", indicate the position held (i.e., Director/Trustee, President, Chief Executive Officer, Chief Operating Officer, Chief Financial Officer, etc.).
- 5. Do not leave any item blank. Write "N/A" if the information required is not applicable or "NONE" if non-existent.

"Beneficial Owner" refers to any natural person(s) who ultimately own(s) or control(s) or exercise(s) ultimate effective control over the corporation. This definition covers the natural person(s) who actually own or control the corporation as distinguished from the legal owners. Such beneficial ownership may be determined on the basis of the following:

<u>Category</u> <u>Description</u>

- A Natural person(s) owning, directly or indirectly or through a chain of ownership, at least twenty-five percent (25%) of the voting rights, voting shares or capital of the reporting corporation.

 Natural person(s) who exercise control over the reporting corporation, alone or together with others, through
- B any contract, understanding, relationship, intermediary or tiered entity.
- Natural person(s) having the ability to elect a majority of the board of directors/trustees, or any similar body, of the corporation.
- **D** Natural person(s) having the ability to exert a dominant influence over the management or policies of the corporation.
- E Natural person(s) whose directions, instructions, or wishes in conducting the affairs of the corporation are carried out by majority of the members of the board of directors of such corporation who are accustomed or under an obligation to act in accordance with such person's directions, instructions or wishes.
- **F** Natural person(s) acting as stewards of the properties of corporations, where such properties are under the care or administration of said natural person(s).
- Astural person(s) who actually own or control the reporting corporation through nominee shareholders or nominee directors acting for or on behalf of such natural persons.
- H Natural person(s) ultimately owning or controlling or exercising ultimate effective control over the corporation through other means not falling under any of the foregoing categories.
- Natural person(s) exercising control through positions held within a corporation (i.e., responsible for strategic decisions that fundamentally affect the business practices or general direction of the corporation such as the members of the board of directors or trustees or similar body within the corporation; or exercising executive control over the daily or regular affairs of the corporation through a senior management position). This category is only applicable in exceptional cases where no natural person is identifiable who ultimately owns or exerts control over the corporation, the reporting corporation having exhausted all reasonable means of identification and provided there are no grounds for suspicion.

COMPLETE NAME (Surname, Given Name, Middle Name, Name Extension (i.e., Jr., Sr., III)	SPECIFIC RESIDENTIAL ADDRESS	NATIONALITY	DATE OF BIRTH	TAX IDENTIFICATION NO.	% OF OWNERSHIP ¹ / % OF VOTING RIGHTS ²	TYPE OF BENEFICIAL OWNER ³ Direct (D) or Indirect (I)	CATEGORY OF BENEFICIAL OWNERSHIP
Sylvia C. Wenceslao		Filipino			0.00004	I	Chairman
Delfin Angelo C. Wenceslao		Filipino			0.00004	I	CEO
Paolo Vincent C. Wenceslao		Filipino			0.00004	I	C00
Edwin Michael C. Wenceslao		Filipino			0.00004	I	DIRECTOR
Carlos Delfin C. Wenceslao		Filipino			0.00004	I	DIRECTOR

Note: This page is not for uploading on the SEC iView.

GIS_FOREIGN (v.2020)

¹ For Stock Corporations.

² For Non-Stock Corporations.

 $^{^{\}rm 3}$ For Stock Corporations.