

23 May 2025

Securities and Exchange Commission

G/F Secretariat Building, PICC Complex, Roxas Boulevard, Pasay City 1700

Attention:

Atty. Rachel Esther J. Gumtang-Remalante

Director, Corporate Governance and Finance Department

Philippine Stock Exchange, Inc.

Disclosure Department 6/F PSE Tower One Bonifacio High Street 28th Street corner 5th Avenue Bonifacio Global City, Taguig City

Attention:

Atty. Johanne Daniel M. Negra

Officer-in-Charge, Disclosure Department

Philippine Dealing & Exchange Corp.

29/F BDO Equitable Tower 8751 Paseo de Roxas 1226 Makati City

Attention:

Atty. Suzy Claire R. Selleza

Head, Issuer Compliance and Disclosure Department (ICDD)

Mesdames:

In compliance with SEC Memorandum Circular Nos. 15, s.2017, we submit herewith Metrobank's 2024 Integrated Annual Corporate Governance Report (I-ACGR)

We hope you find everything in order.

Thank you.

ARNULFO B. PASCIOLES, JR.

Compliance Officer

COVER SHEET

S.E.C. Registration Number	5 7 3				
METROPOLITAN BANK & TRUST COMP	A N Y				
(Company's Full Name)					
GTTOWerInternational 6813 Ay	a l a				
A v e . B r g y B e l - A i r M a k a t i C i t y (Business Address : No. Street City / Town / Province)					
ARNULFO B. PASCIOLES, JR 8898-9026 Contact Person Company Telephone Number	r				
1 2 3 1 I-ACGR Wedi	rery last nesday of April Day ual Meeting				
NONE Secondary License Type, If Applicable					
CGFD Dept. Requiring this Doc. Amended Articles Number / Sect	tion				
Total Amount of Borrowings					
Total No. of Stockholders Domestic Foreign					
To be accomplished by SEC Personnel concerned					
File Number LCU					
Document I.D.					
Cashier					
STAMPS					

Remarks = pls. use black ink for scanning purposes.



SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the fiscal year ended 31 December 202	<u>24</u>	
2.	SEC Identification Number 20573	3.	BIR Tax Identification No. <u>000-477-863</u>
4.	Exact name of issuer as specified in its char	ter <u>I</u>	Metropolitan Bank and Trust Company
5.	Metro Manila Province, country or other jurisdiction of incorporation or organization	6.	(SEC Use Only) Industry Classification Code:
7.	GT Tower International 6813 Ayala Ave. of Address of Principal Office	or.	H.V. dela Costa St., Brgy. Bel-Air, Makati City

9. Metrobank Plaza, Sen. Gil Puyat Ave. Urdaneta Village, Makati City

Issuer's Telephone Number, including area code

Former name, former address, and former fiscal year, if changed since last report.

8. **(632)8898-8000**



2024 INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT (I-ACGR)

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION				
Principle 1: The company should be headed by a competent, working board to foster the long-term success of the corporation, and to sustain its competitiveness and profitability in a manner consistent with its corporate objectives and the long-term best interests of its shareholders and other stakeholders.							
Recommendation 1.1	ctives and the tong	term best interests of its shareholders and other stakeholders.					
1. Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.	COMPLIANT	The Bank, through its Nominations Committee, ensures that the Board is comprised of a diverse group of proficient people who combine insight and good judgment in implementing good governance. To ensure diversity in the Board, the Bank keeps a balanced representation in terms of gender, expertise, policy-making experience, ethnicity, and independence. Board members possess integrity, probity, physical and mental fitness, competence, education, financial literacy, training, diligence, knowledge and experience relevant to the banking					
Board has an appropriate mix of competence and expertise.	COMPLIANT	industry. During the 2024 Annual Stockholders' Meeting, the Board was re-elected with the continued					
3. Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization.	COMPLIANT	support of its shareholders. The Board composition reflects a strong commitment to both experience and independence. It comprises twelve (12) directors, including ten (10) non-executive directors (NEDs) who provide crucial independent oversight, and two (2) executive directors who contribute valuable operational insight. Notably, five (5) of the ten (10) NEDs are independent, with a female representative, further strengthening the Board's objectivity and diverse perspective. All current directors possess the requisite qualifications and are free from any disqualifications for serving on the Board.					
		The composition and qualification standards of the Board can be found in the Bank's Corporate Governance Manual posted on the Bank's website which can be accessed through this link: • Composition of the Board p.8; Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=8 • Qualifications of a Director pp.23-24 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=23					
		The profiles of our directors for the year 2024 are included in our 2024 Annual Report (SEC Form 17-A or Annual Report) and Definitive Information Statement (SEC Form 20-IS or DIS). All of which are uploaded on the Bank's website, which our stakeholders can easily access, view and/or download: • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=76 • Bank's Website: About Us — Board of Directors' Profile					

Directors and Executive Officers

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATIO	ON
		2024 Definitive Information Statement#page=19 Metrobank 2024 SEC-17a Annual Report.pdf#page=51		
Recommendation 1.2				
Board is composed of a majority of non-executive directors.	COMPLIANT	The Board comprises twelve (12) directors, including ten (10) non-executive directors (NEDs) who provide crucial independent oversight, and two (2) executive directors who contribute valuable operational insight. Notably, five (5) of the ten (10) NEDs are independent, with a female representative, further strengthening the Board's objectivity and diverse perspective. Our 2024 ASM was held on 26 April 2024, while our most recent ASM was held on 23 April 2025 and results can be accessed through this link: • Metrobank Minutes of All General and Special Stockholders' Meetings 2024 Minutes of Annual Stockholders Meeting.pdf This is disclosed in our 2024 Annual Report (SEC Form 17-A or Annual Report) and Definitive Information Statement (SEC Form 20-IS or DIS). All of which are uploaded on the Bank's website, which our stakeholders can easily access, view and/or download: • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=22 • Metrobank Website: About Us — Board of Directors' Profile • Directors and Executive Officers 2024 Definitive Information Statement#page=19 Metrobank 2024 SEC-17a Annual Report.pdf#page=51		
Recommendation 1.3				
Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors	COMPLIANT	Based on the Bank's CGM, the Board as a group and as individual directors should have sufficient knowledge relevant to the Bank's activities to provide effective governance and oversight.		
Company has an orientation program for first time directors	COMPLIANT	Pursuant to Sec. 133 of the BSP's Manual of Regulations for Banks and the Corporate Governance and Compensation Committee Charter, the Corporate Governance and		
Company has relevant annual continuing training for all directors.	COMPLIANT	Compensation Committee is mandated, among others, to make recommendations to the Board regarding the continuing education of directors.		

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		As provided for in the Bank's CGM, a first-time director has to undergo a minimum of eight (8) hours orientation program. For the continuing education of directors, all incumbent directors unless otherwise exempted as provided by the regulations, are required to attend for a minimum of four (4) hours an annual Corporate Governance seminar with an SEC-accredited service provider. On 26 July 2024, an annual groupwide corporate governance training was conducted for directors and principal officers, together with the subsidiaries and selected affiliates directors and officers, and facilitated by the Center for Global Best Practices via Zoom conferencing. Four (4) topics were covered: Best Leadership Practices for Fast and Effective Change Management, Executive Briefing on Governance Framework on Data Protection and Cybersecurity, Updates on Anti-Money Laundering Act and The Next Level in ESG & Sustainability - Going Beyond Compliance and Reporting. Orientation and Continuing Education pp.37-38 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=37 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=25 Orientation Program for New Directors and Continuing Education, Part II p.27 Metrobank 2024 SEC-17a Annual Report.pdf#page=27	
Recommendation 1.4 1. Board has a policy on board diversity.	COMPLIANT	The Board shall be composed of directors with collective relevant working knowledge, experience or expertise. The Board shall ensure that its composition reflect an appropriate mix with regards to skill representation, board experience, tenure, gender, age, ethnicity, and geographic experience. The discussion on board diversity can be accessed in the Bank's CGM and Annual Report by our stakeholders through the links provided: Composition of the Board p.8 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=8 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=76	

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Re	commendation 1.5			
1.	Board is assisted by a Corporate Secretary.	COMPLIANT	The Bank's Board is assisted by Atty. Regis V. Puno, who assumed the role of the Corporate Secretary of Metrobank on April 24, 2019. The Office of the Corporate Secretary plays a	
2.	Corporate Secretary is a separate individual from the Compliance Officer	COMPLIANT	significant role in supporting the Board of Directors in discharging its responsibilities. The Corporate Secretary is a separate individual from the Compliance Officer and is not a member of the Board.	
3.	Corporate Secretary is not a member of the Board of Directors	COMPLIANT	The Corporate Secretary and the Assistant Corporate Secretary, in consultation with the Chairman, prepare the agenda for each meeting and ensure that all supporting documents required for the evaluation of the items in the agenda are on hand, prepare the minutes of each meeting and keep records of the proceedings. In coordination with the Compliance Officer, the Office of the Corporate Secretary also communicates with the directors the relevant statutory and regulatory updates, and likewise advises them of the schedules of relevant seminars/training that they can attend. The role, duties and responsibilities of the Corporate Secretary is further discussed in the Bank's CGM and By-Laws and can be accessed by our stakeholders through the following links: Corporate Secretary, p.51 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=51 Metrobank Website: About Us — Metrobank Amended By-Laws	
4.	Corporate Secretary attends training/s on corporate governance.	COMPLIANT	The Corporate Secretary is required to attend trainings on corporate governance annually. Atty. Regis V. Puno attended the Advanced Corporate Governance Training held on 26 July 2024. • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=25 See Annex A for the Certificates of Attendance.	
Ор	tional: Recommendation 1.5			
1.	Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.	COMPLIANT	As stated in the Bank's CGM, the Corporate Secretary distributes the materials for Board meetings at least five (5) working days before the meeting as far as practicable.	

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATIO	ON
			The Bank's Corporate Governance Manual can be accessed by our stakeholders through this link: Conduct of Board Meetings and Quorum Requirements pp. 22-23 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=22 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=25		
Re	commendation 1.6			<u>'</u>	
1.	Board is assisted by a Compliance Officer.	COMPLIANT	The Bank's Compliance Officer is Mr. Arnulfo B. Pascioles, Jr. with a rank of First Vice President, a position with adequate stature and authority within the organization.		
2.	Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate	COMPLIANT	Mr. Pascioles is not a member of the Board.		
	stature and authority in the corporation		The role, duties and responsibilities of the Compliance Officer is further discussed in the Bank's CGM and can be accessed by our stakeholders through the following links:		
3.	Compliance Officer is not a member of the board.	COMPLIANT	Compliance Officer Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=55 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=27		
4.	Compliance Officer attends training/s on corporate governance.	COMPLIANT	Mr. Arnulfo B. Pascioles, Jr. attended the Advanced Corporate Governance Training held on 26 July 2024.		
			See Annex A for the Certificates of Attendance.		
			ilities of the Board as provided under the law, the company's articles and by-laws and other legal pell as to stockholders and other stakeholders.	ronouncements	and
Re	commendation 2.1				
1.	Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company.	COMPLIANT	The Bank's CGM provides the specific duties and responsibilities of a Director which will be the basis as well for the assessment of their performance. Further, Annual Performance Assessment is conducted to assess the Director's performance in the discharge of their duties. This is coursed through the Corporate Governance and Compensation Committee (CGCCom).		

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATIO	N
		The Bank's CGM is posted on the Bank's website and can be accessed by our stakeholders through this link: • Specific Duties and Responsibilities of the Board pp.9-20 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=9 Directors' attendance to meetings is likewise a testament of their performance. In 2024, the Board held a total of twelve (12) meetings. Among the incumbent directors, eleven (11) attended each meeting. The remaining one attended eleven (11) meetings, indicating a notable level of engagement and participation from directors. Data are disclosed in our 2024 Annual and Sustainability Report (SEC Form 17-A or Annual Report) and Definitive Information Statement (SEC Form 20-IS or DIS). All of which are uploaded on the Bank's website, which our stakeholders can easily access, view and/or download: • Board Meetings 2024 Definitive Information Statement#page=55 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=24 Metrobank 2024 SEC-17a Annual Report.pdf#page=22		
Recommendation 2.2				
Board oversees the development, review and approval of the company's business objectives and strategy.	COMPLIANT	The Bank's Board of Directors follows a process of executing strategies to ensure effective management performance and that are attuned to our business environment and culture. Reviewed at least annually, our strategies include our corporate governance framework,		
Board oversees and monitors the implementation of the company's business objectives and strategy.	COMPLIANT	strategic and business plans, risk management, internal control systems, financial performance, consumer protection framework, and the adoption of sustainability or Environment, Social, and Governance (ESG) principles. The Board defines the corporate values and culture, appoints key members of senior management, identifies our priorities, sets goals and objectives, and allocate funds to support decisions. The Board's specific duties and responsibilities are discussed in the Bank's CGM and discussed		
		as well in the 2024 Annual and Sustainability Report.		

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
Supplement to Recommendation 2.2		Specific Duties and Responsibilities of the Board Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=9 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=22		
Board has a clearly defined and updated vision, mission and core	COMPLIANT	The Vision-Mission of the Bank To be the country's premiere financial conglomerate, empowering our individual and business		
values.		clients to realize their goals and reach their full potential. By creating and customizing financial solutions in response to our stakeholders' needs, continuously expanding our scope of reach, and leading in community service, we live up to our "You're in Good Hands" promise that embodies who we are and what we do. We are Metrobank. The Vision Mission Statement (VMS) was approved by the Board in January 2020. The Bank's Vision, Mission and core values are disclosed through these links: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=2 Metrobank's Vision and Mission Metrobank's Core Values Code of Ethics-Employees Code of Ethics-Bank Directors		
Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture.	COMPLIANT	An active and competent Board of Directors (Board) is responsible for the governance of the Bank. It has collective responsibilities for leadership and control of the Bank's affairs, ensuring its long-term sustainability and success. The Board sets the corporate governance tone in the Bank by collectively directing the affairs of the Bank while meeting the appropriate interests of all stakeholders. It leads the process of developing and reviewing the Bank's strategies annually. It oversees the development, review, and approval of the Bank's vision and mission statements, a sound corporate governance framework, strategic and business plans, risk management, internal control system, financial performance, and the adoption of sustainability principles, including those covering environmental and social risk areas in the Bank. The detailed responsibilities of the Board are disclosed in the CGM posted on the Corporate Governance section of the Bank's website.		

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Recommendation 2.3 1. Board is headed by a competent and qualified Chairperson.	COMPLIANT	Specific Duties and Responsibilities of the Board, pp.9-20 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=9 To adequately fulfill its responsibilities, the Corporate Secretary, who is not a member of the Board and is separate from the Chief Compliance Officer, serves as an adviser to the Directors on their obligations and responsibilities and manages the flow of relevant and timely information to the Board prior to meetings. Metrobank 2024 Annual Report and Sustainability Report.pdf#page=49 The Bank's Chairperson is Mr. Arthur Ty, steers the Board's overall leadership and direction. He is tasked to ensure the Board carries out its obligations to the Bank and to stakeholders. His profile is included in the 2024 Annual Report (SEC Form 17-A or Annual Report) and Definitive Information Statement (SEC Form 20-IS or DIS) and uploaded on the Bank's website, which our stakeholders can easily access, view and/or download: Metrobank Website: About Us — Board of Directors' Profile Directors and Executive Officers 2024 Definitive Information Statement#page=19 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=76 Metrobank 2024 SEC-17a Annual Report.pdf#page=51 The Chairman of the Board, p. 22 Metrobank 2024 SEC-17a Annual Report.pdf#page=22	
Recommendation 2.4			
 Board ensures and adopts an effective succession planning program for directors, key officers and management. Board adopts a policy on the retirement for directors and key officers. 	COMPLIANT	Retirement and Succession Policy Board Succession. The Bank's By-Laws provide that any vacancy in the Board may be filled by the vote of a majority of the directors constituting a quorum. Through a regular or special meeting, stockholders can also fill a vacant director's post that may result from their removal by stockholders, term expiration, or an increase in the number of directors.	

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		President and Senior Management selection and succession. Senior leaders are selected and appointed based on a rigorous behavioral assessment of their leadership potential. Appointments are further assessed and approved by our Manpower Committee, Nominations Committee, and the Board. The Bank continues to identify and develop high-performing and high-potential talent through Talent Reviews. 360-tool is being utilized to support readiness assessments of successors and to ensure the quality of the next generation of leaders. Active steps were also taken in hastening the development of successors who can already take on key roles through cross-posting assignments and immersions, preparing high-potential talents for the imminent retirement of incumbent leaders. The Bank provides a Retirement Plan for its employees and employee's beneficiaries in case of the employee's death, permanent total disability and retirement. Retirement is compulsory for employees reaching their 55th birthday or completing a period of continuous service of 30 years, whichever comes first. As a rule, no director may be re-elected following the calendar year in which that director turned 75 years of age. However, upon the recommendation of the Nominations Committee the Board may waive this age requirement for any director if it believes this is in the best interest of the Bank. Metrobank 2024 Annual Report and Sustainability Report.pdf#page=76	
Recommendation 2.5			
Board aligns the remuneration of R officers and board members w long-term interests of the compar	th	The Bank ensures that the compensation packages are aligned with the strategic and financial objectives, performance, market conditions as well as labor laws and regulations. These are designed to promote performance and excellence among the people. To attract and retain the	
 Board adopts a policy specifying relationship between remunerat and performance. 		best people, the Bank ensures that compensation packages remain competitive against industry standards.	
Directors do not participate discussions or deliberation involving his/her own remuneration.	ns	For Board of Directors, they receive a fixed package, which includes a per diem, transportation allowance, and other fees. Their pay is based on their banking or finance experience, professional background, level of responsibilities, attendance in Board and committee meetings, and market conditions.	
		Executive officers and employees receive salaries reflective of their qualifications and experience, job nature, position, and level of responsibility.	

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
			Labor laws and requirements guide the compensation package for non-officers or rank and file employees, whose salaries are linked to both their performance and mutually agreed upon obligations under the Bank's Collective Bargaining Agreement. The compensation policy for the Board of Directors and Key Employees can be found in the Bank's CGM, Annual Report and Bank Policies which can be accessed by our stakeholders on the Bank's website: • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=26 • Metrobank Company Policies • Compensation Policy, pp.59-60 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=59 As discussed also in the Bank's CGM, part of the Directors duties and responsibilities is to conduct fair business transactions with the Bank and to ensure that personal interest does not bias Board decisions. Directors should, whenever possible, avoid situations that would give rise to a conflict of interest. Directors are required to abstain from participating in the Board discussion on a particular agenda when they are conflicted.	
Re	commendation 2.6			
1.	Board has a formal and transparent board nomination and election policy.	COMPLIANT	The Bank's CGM provides at length the formal policy for nominations and elections of the Board, including nomination procedures, rights of minority stockholders, confirmation of election/appointment, disqualification, removal, etc. which can be accessed by our	
2.	Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	COMPLIANT	stakeholders on the Bank's website: Nomination Procedures item c. pp.28-29 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=28	
3.	Board nomination and election policy includes how the company accepted nomination from minority shareholders.	COMPLIANT	A discussion on the nomination/election can also be found in the Bank's Annual Report and can be accessed through following links: • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=23	
4.	Board nomination and election policy includes how the board shortlists candidates.	COMPLIANT	Nomination and Election Metrobank 2024 SEC-17a Annual Report.pdf#page=22 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=28	

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATI	ON
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			
6.	Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	COMPLIANT			
Op	tional: Recommendation to 2.6				
1.	Company uses professional search firms or other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors.	COMPLIANT	The members of the Board are elected annually. In accordance with the Bank's By-Laws, any stockholders, whether controlling or non-controlling, may submit nominations for directorial positions to represent his interest in promoting long-term value creation. The Board through its Nominations Committee strives to ensure the optimal mix of skills and talent and balanced membership of the Board to achieve its strategic objectives. When identifying or screening potential candidates, the Committee may use whatever resources it deems appropriate, including but not limited to, referrals from existing directors and officers, recommendations, and suggestions from stockholders. To the extent possible, it also makes use of external databases or external search firms. Only nominees whose names appear in the Final List of Candidates shall be eligible for election as director. The information can be accessed by our stakeholders through the following links: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=23 Nomination and Election, pp. 54-55 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=54 Nomination Procedures item c. pp.28-29 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=28		

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Re	commendation 2.7			
1.	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.	COMPLIANT	Metrobank, through its Board of Directors, ensures that transactions with related parties are reviewed to assess risks, are subject to appropriate restrictions to ensure that such are conducted at arm's-length terms, and that corporate or business resources of the Bank are not misappropriated. Applicable policies on related party transactions are periodically updated and aligned with	
2.	RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	COMPLIANT	recent regulatory issuances. The Related Party Transaction Policy can be found in the Bank's CGM as well as in the Bank's website which can be accessed by our stockholders through the following links:	
3.	RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	COMPLIANT	 Related Party Transactions, p.60 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=60 Metrobank Company Policies As part of our corporate governance, all related parties are properly identified, and related party transactions are vetted and approved depending on the threshold by either the management-level committee or Board-level committee. 	
			A discussion on Related Party Policy can also be found in the Bank's Annual Report: • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=27	
Su	pplement to Recommendations 2.7			
1.	Board clearly defines the threshold for disclosure and approval of RPTs and categorizes such transactions according to those that are	COMPLIANT	The Bank's policies on Related Party Transactions provide the various type of covered transactions and corresponding materiality thresholds which can be found in the Bank's Corporate Governance Manual and company policies.	
	considered <i>de minimis</i> or transactions 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		An appointed external independent party will evaluate the material RPT if it constitutes 10% or higher of the Bank's total consolidated assets, either individually or in aggregate over a twelvementh period with the same party. To uphold transparency and fairness, all acts of the Board, including materials RPTs, were ratified by the majority of non-related party shareholders during the Annual Stockholders Meeting in 2024. All RPTs were conducted fairly and at arm's length.	
	considered for purposes of applying		Related Party Transactions	

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
the thresholds for disclosure and approval		Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=60 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=28 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=62 Metrobank Company Policies	
Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.		Should the transactions require shareholders' approval during the ASM, the Bank will provide its shareholders with complete information of the RPTs as stated in our policy on RPTs. The Bank's voting procedures are included in our By-Laws, CGM and DIS which are all available on the Bank's website: Voting Procedures, p.21 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=21 2025 Notice of Annual Stockholders Meeting Metrobank Amended By-Laws Votes Required for Approval or Election, pp.34-35 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=34	
Recommendation 2.8			
 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) 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	The Board's general responsibilities include approving the selection and overseeing the performance of the President, key senior management and control function leaders. • Specific Duties and Responsibilities of the Board pp.9-20 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=9 The list of key management officers can be found through the following links: • Metrobank Directors, Advisers, and Principal Officers https://metrobank.com.ph/about-us/our-people • Directors and Executive Officers, pp.19-27 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=19	
		The Bank ensures that the appointment of the Chief Risk Officer (CRO), Chief Compliance Officer (CCO) and Chief Audit Executive (CAE) is consistent with the qualifications set forth by	

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		the Bangko Sentral ng Pilipinas and ascertains that said officers are fit and proper to assume the roles. Senior leaders of the Bank are selected and appointed based on a rigorous behavioral assessment of their leadership potential. Their appointments are further assessed and approved by the Bank's Manpower Committee, Nominations Committee, and the Board of Directors. The respective board-level committee to which the CRO, CCO and CAE report rate their performance annually. Bank's recruitment and senior management selection procedures can be accessed through this link: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=26	
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. 2. Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management.	COMPLIANT	The Bank evaluates employees, not only on the basis of their job performance, but also on their contributions to change and their demonstration of desired leadership behaviors. Performance discussions between employees and their respective supervisors are followed by a calibration among leaders that results in evidence-based performance differentiation within each support function and business unit. Information on performance management is included in the Bank's Annual Report which can be accessed through this link: Metrobank 2024 Annual Report and Sustainability Report.pdf#page#page=66	

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
1.	Board oversees that an appropriate internal control system is in place.	COMPLIANT	As an extension of the Board of Directors, the Audit Committee (AUDITCOM) assists the Board of Directors in fulfilling its statutory and fiduciary responsibilities, enhancing shareholder value, and protecting shareholders' interest through (a) effective oversight of internal and external	
2.	The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	COMPLIANT	audit functions, (b) transparency and proper reporting, (c) compliance with laws, rules and regulations; and code of conduct, and (d) adequate and effective internal controls. To further strengthen the internal control system, the Bank likewise established internal policies related to conflict of interest, related party transactions and whistle blowing, these policies are all available on the Bank's website which can be accessed by our stockholders through the following links: • Metrobank Company Policies • Metrobank Board Committees: Audit Committee • Related Party Transactions Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=60 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=35	
3.	Board approves the Internal Audit Charter.	COMPLIANT	Internal Audit Charter is reviewed annually; updates made thereto were approved by the Audit Committee on 13 March 2024 and noted by the Board of Directors on 20 March 2024. • Metrobank Board Committees: Audit Committee	
Re	commendation 2.11			
1.	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	Through the Risk Oversight Committee (ROC), the Board ensures that the Bank has the right infrastructure, appropriate tools and operating policies. The Board also ascertains that exposures are within the Bank's risk appetite. Supporting and directly reporting to the ROC is the Risk Management Group (RSK), an independent unit that closely coordinates with other business units to identify, analyze,	
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	measure, and monitor the Bank's material risks. RSK also has oversight responsibility over the risk management function of Metrobank Group's various subsidiaries and affiliates. Our Risk Management Process is based on the interplay of business goals and needs, associated risks, and required capital. Our goal is to make sure the Bank grows sustainably amid changing business cycles.	

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATIO	ON
			The Bank employs best-in-class and regulatory-compliant metrics and risk assessment tools to measure risks and help us prevent and intercept the onset of serious issues. Risk Management Principles and Processes are disclosed through the following links: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=31 Metrobank Board Committees: Risk Oversight Committee Risk Oversight Committee p. 46, Annex 11 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=46		
Re	commendation 2.12				
2.	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	COMPLIANT	The Bank's CGM serves as the Board Charter which clearly defines the roles, responsibilities and accountabilities of the Board in carrying out its fiduciary role. In the same token, the CGM provides guidance for the Directors in the conduct of their performance. The CGM is available and can be accessed through this link: • Powers/Responsibilities and Duties of the Board pp.9-20		
	the directors in the performance of their functions.		Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=9		
3.	Board Charter is publicly available and posted on the company's website.	COMPLIANT			
Ad	ditional Recommendation to Principle 2	2			
1.	Board has a clear insider trading policy.	COMPLIANT	The Bank has an Insider Trading Policy to ensure that the shareholders are afforded protection and that individuals do not benefit from knowledge which is not generally available to the market. The policy covers the standard of conduct applicable to all directors and employees within the Metrobank Group including their immediate family members residing with them, in the same household and corporations, other entities and funds subject to their influence or control to the extent that they are considered insiders having access to material nonpublic information about the securities of companies within the Metrobank Group ("Metrobank Group Securities") as well as the securities of any of their corporate clients and business partners ("Partner's Securities"). As a publicly listed company, Metrobank protects shareholders from individuals who may get hold of valuable information that are not readily available in the market for their unfair benefit.		
			Our Insider Trading Policy, which is part of the CGM and available on the company website,		

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	otional: Principle 2		ensures that we strictly follow a "need-to know basis" for disclosing material and non-public information about any of the companies within the Metrobank Group or its partners. The Insider Trading Policy can be accessed by our stakeholders through the following links: Policy on Insider Trading Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=61 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=29 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=64 Metrobank Company Policies	
1.	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.	COMPLIANT	The policy on granting loans to directors is covered under the Metrobank's RPT Policy which is available on the Bank's website: Related Party Transactions p.60; Annex 17 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=60 Metrobank Company Policies The policy ensures that transactions with related parties (directors included) are reviewed to assess risks, are subject to appropriate restrictions to ensure that such are conducted at arm's-length terms, and that corporate or business resources of the Bank are not misappropriated or misapplied.	
2.	Company discloses the types of decision requiring board of directors' approval	COMPLIANT	The following links provide information on the types of decision requiring approval from the Board of Directors. • Metrobank Amended By-Laws • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=21 • Powers/ Responsibilities and Duties of the Board p.9 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=9	

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.

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Re	commendation 3.1			
1.	Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.	COMPLIANT	To aid the Board in the optimal performance of its roles and responsibilities, various board-level committees were created. The Board Committee Charters that provide among others, their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information are posted on the Bank's website and can be accessed through these links: Board and Bank-Level Committees pp.44-47; Annexes 3-12 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=44 Metrobank Board Committee Charters Board Committees Metrobank 2024 Annual Report and Sustainability Report.pdf#page=23	
Re	commendation 3.2			
1.	Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations.	COMPLIANT	The Audit Committee (AUDITCOM) assists the Board of Directors in fulfilling its statutory and fiduciary responsibilities, enhancing shareholder value, and protecting shareholders' interest through (a) effective oversight of internal and external audit functions; (b) transparency and proper reporting; (c) compliance with laws, rules and regulations, and code of conduct; and, (d) adequate and effective internal controls. The primary responsibilities of the Audit Committee are: provide effective oversight of external and internal audit functions, including internal audit activities provided to subsidiaries/associates and outsourced internal audit activities; ensure transparency and proper reporting with emphasis on the reports' integrity, timeliness and compliance with standards; ensure compliance with Bank policies, and applicable laws, rules and regulations and code of conduct; and, ensure adequate and effective internal controls. The information on the Audit Committee can be accessed through the following links: Metrobank's Board Committees: Audit Committee Metrobank 2024 Annual Report and Sustainability Report.pdf#page=23	
2.	Audit Committee is composed of at least three appropriately qualified non-executive directors, the	COMPLIANT	The members of the Audit Committee are appointed annually by the Board of Directors. It is comprised of three (3) non-executive members, two of whom are independent, including the Chairman, who is not the chairman of the Board or of any other Board-level committee.	

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATIO	ON
	majority of whom, including the Chairman is independent.		 2024 Membership of Audit Committee can be accessed through these links: Metrobank Board Committee: Audit Committee Metrobank 2024 Annual Report and Sustainability Report.pdf#page=24 Appointment of Members and Composition of the Audit Committee pp. 79-81 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=79 		
3.	All the members of the committee have relevant background, knowledge, skills and/or experience in the areas of accounting, auditing and finance.	COMPLIANT	All of the members of the AUDITCOM have relevant background knowledge, skills and/or experience in the areas of accounting, auditing and finance commensurate with the size, complexity of operations and risk profile of the bank. Their profiles were included in our 2024 Annual Report (SEC Form 17-A or Annual Report) and Definitive Information Statement (SEC Form 20-IS or DIS). All of which are uploaded on the Bank's website, which our stakeholders can easily access, view and/or download: • Metrobank Website: About Us – Board of Directors' Profile • Directors and Executive Officers Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=19 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=23		
4.	The Chairman of the audit committee is not the Chairman of the Board or of any other committee.	COMPLIANT	The Chairman of the Audit Committee, Mr. Edgar O. Chua, is not the Chairman of the Board or of any other Board-level committees. • Metrobank's Board Committees: Audit Committee • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=24		
Su	pplement to Recommendations 3.2				
1.	Audit Committee approves all non- audit services conducted by the external auditor	COMPLIANT	Audit Committee Memos and Minutes of Meetings document the Audit Committee approval of the non-audit services conducted by the external auditor. • Metrobank Board Committees: Audit Committee • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=36		
2.	Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	COMPLIANT	Audit Committee held a regular meeting and dialogue with the external audit team without anyone from the management present on 23 October 2024. The following links on the Bank's website provide access to information: Board Meetings Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=55		

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATI	ON
		Metrobank 2024 Annual Report and Sustainability Report.pdf#page=23		
Optional: Recommendation 3.2				
Audit committee meet at least four times during the year	COMPLIANT	In 2024, the Audit Committee held 13 regular meetings conducted virtually. Each regular committee meeting was attended by the Chief Audit Executive to report on the progress of plans, implementation of enhanced audit strategies/approaches, and significant issues, with related committed actions, arising from audit reviews. The Chief Risk Officer, Controller, and key Management Officers, and External Auditor attended relevant sessions and provided pertinent information. The following links on the Bank's website provide access to information: • Metrobank's Board Committees: Audit Committee • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=24 • Board Meetings, p.55 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=55 • Audit Committee, p.56 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=56		
Audit Committee approves the appointment and removal of the internal auditor.	COMPLIANT	As stated in the Charter, the Audit Committee is responsible for the appointment/selection, reappointment and dismissal of the internal auditor based on fair and transparent criteria. i. The Senior Management may appoint the internal auditor subject to the concurrence of the Audit Committee; ii. If the internal auditor resigns or communicates an intention to resign, the Audit Committee should follow up the reasons or explanations giving rise to such resignation, and should consider whether it needs to take any action in response to those reasons The Charter can be accessed on the Bank's website through this link: • Metrobank's Board Committees: Audit Committee		
Recommendation 3.3				
1. Board establishes a Corporate Governance Committee tasked to	COMPLIANT	The Corporate Governance and Compensation Committee (CGCCom) supports the Board in fulfilling its corporate governance responsibilities and in overseeing the implementation of our		

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.		Compliance System. Among the committee's responsibilities is to establish a formal and transparent procedure in determining the remuneration of directors and officers consistent with our culture, strategy, business environment and industry practice. The Bank has a separate Nominations Committee which is a board-level committee that evaluates the qualifications of all persons nominated to the Board. It also scrutinizes the eligibility of persons nominated to other positions that require the Board's approval. It is also composed entirely of Independent Directors, including the Chairperson. The Board Committees are disclosed on the Bank's website through the following links: Board Committees pp.44-47, Annexes 3-12 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=44 Metrobank Board Committee Charters Board Committees Metrobank 2024 Annual Report and Sustainability Report.pdf#page=24	
Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	COMPLIANT	The Corporate Governance and Compensation Committee (CGCCom) is fully composed of independent directors, including the committee chairperson. 2024 Membership of CGCCom can be found through the following links: • Metrobank Board Committees: CGCCom Committee • Corporate Governance and Compensation Committee p.45; Annex 5 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=45	
Chairman of the Corporate Governance Committee is an independent director.	COMPLIANT	Director Angelica H. Lavares, Chairperson of the Corporate Governance and Compensation Committee (CGCC) is an independent director. Director Angelica H. Lavares profile can be found through the following links: • Metrobank Board Committees: CGCCom Committee • Metrobank Website: About Us – Board of Directors' Profile • Directors and Executive Officers Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=19 Metrobank 2024 SEC-17a Annual Report.pdf#page=51	

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Op	tional: Recommendation 3.3			
1.	Corporate Governance Committee meet at least twice during the year.	COMPLIANT	The Corporate Governance and Compensation Committee held six (6) meetings in 2024 that were attended 100% by all members and were duly-minuted. The information can be accessed on the Bank's website through the following links: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=24	
			Board Committees, p.56 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=56	
Re	commendation 3.4			
1.	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.	COMPLIANT	The Risk Oversight Committee (ROC), as the extension of the Board of Directors (BOD), provides oversight on the credit, market, liquidity, operations, legal and other risks taken throughout the Bank, initially and Group-wide, subsequently. The BOD has the ultimate overall authority and responsibility for corporate risk management. By virtue of its approval of the Bank's strategic plans, the BOD effectively approves the ways and means by which the plans are carried out, including the risk stance to be adopted. Information on ROC can be accessed on the Bank's website through the following links: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=25 Risk Oversight Committee p.46; Annex 11 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=46 Metrobank Board Committees: Risk Oversight Committee	
2.	BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	COMPLIANT	The Risk Oversight Committee (ROC) develops and oversees how the Bank, its subsidiaries and affiliates, and trust-banking arm strictly follow the risk management framework. It is steered by three (3) NEDs, majority of whom are IDs, including the Chairperson. The committee members are experts in risk management and have a deep understanding of the Bank's risk exposures. • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=25 • Risk Oversight Committee Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=46 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=58	

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATIO	ON
		Metrobank Board Committees: Risk Oversight Committee		
The Chairman of the BROC is not the Chairman of the Board or of any other committee.	COMPLIANT	Director Marcelo C. Fernando, Jr, an independent director, is the Chairman of the Risk Oversight Committee (ROC) for 2024. He is not the Chairman of the Board or of any other committee. ROC Chairman's information can be accessed through the following links: • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=24 • Risk Oversight Committee p.58 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=58 • Directors and Executive Officers, p. 54 Metrobank 2024 SEC-17a Annual Report.pdf#page=54 • Metrobank Website: About Us — Board of Directors' Profile		
At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	COMPLIANT	The Committee members' profiles are disclosed on the Bank's website through the following links: • Directors and Executive Officers Metrobank 2024 SEC-17a Annual Report.pdf#page=51 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=23 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=19 • Metrobank Website: About Us — Board of Directors' Profile		
ecommendation 3.5				
Board establishes a Related party Transaction (RPT) Committee, which is tasked with reviewing all material related party transactions of the company	COMPLIANT	Related Party Transactions Committee (RPTC) is a board-level committee tasked to ensure that Bank's transactions with related parties are reviewed to assess risks and are subject to appropriate restrictions to ensure that such are conducted at arm's-length terms and that corporate and business resource of the Bank are not misappropriated or misapplied. Details on RPTC are available on the Bank's website through the following links: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=25 Related Party Transactions Committee p.46; Annex 10 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=46		
	The Chairman of the BROC is not the Chairman of the Board or of any other committee. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management. Ecommendation 3.5 Board establishes a Related party Transaction (RPT) Committee, which is tasked with reviewing all material related party transactions of the	The Chairman of the BROC is not the Chairman of the Board or of any other committee. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management. COMPLIANT Transaction (RPT) Committee, which is tasked with reviewing all material related party transactions of the	The Chairman of the BROC is not the Chairman of the Board or of any other committee. Director Marcelo C. Fernando, Jr, an independent director, is the Chairman of the Board or of any other committee. ROC Chairman's information can be accessed through the following links: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=24 Risk Oversight Committee p.58 Metrobank SEC Form 20-15 for ASM 2025 covering Year 2024#page=58 Directors and Executive Officers, p. 54 Metrobank Website: About Us – Board of Directors' Profile The Committee members' profiles are disclosed on the Bank's website through the following links: Directors and Executive Officers Metrobank 2024 Annual Report pdf#page=51 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=23 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=23 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=29 Metrobank Website: About Us – Board of Directors' Profile COMPLIANT Transaction (RPT) Committee, which is tasked with reviewing all material related party transactions of the company COMPLIANT Related Party Transactions Committee (RPTC) is a board-levelcommittee tasked to ensure that Bank's transactions to ensure that such are conducted at arm's-length terms and that corporate and business resource of the Bank are not misapplied. Details on RPTC are available on the Bank's website through the following links: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=25 Related Party Transactions Committee p.46; Annex 10	The Chairman of the BROC is not the Chairman of the BROC is not the Chairman of the BROC is not the Chairman of the Board or of any other committee. Director Marcelo C. Fernando, Jr, an independent director, is the Chairman of the Risk Oversight Committee (ROC) for 2024. He is not the Chairman of the Board or of any other committee. ROC Chairman's information can be accessed through the following links: Metrobank 2024 Annual Report and Sustainability Report.pdffpage=24 Risk Oversight Committee, PS Metrobank SEC Form 20-1s for ASM 2025 covering Year 2024#page=58 Directors and Executive Officers, p. 54 Metrobank Website: About Us — Board of Directors' Profite The Committee members' profites are disclosed on the Bank's website through the following links: Directors and Executive Officers Metrobank 2024 Annual Report and Sustainability Report, pdffpage=23 Metrobank SEC Form 20-1s for ASM 2025 covering Year 2024#page=19 Metrobank SEC Form 20-1s for ASM 2025 covering Year 2024#page=19 Metrobank SEC Form 20-1s for ASM 2025 covering Year 2024#page=19 Metrobank SEC Form 20-1s for ASM 2025 covering Year 2024#page=19 Metrobank SEC Form 20-1s for ASM 2025 covering Year 2024#page=19 Metrobank SEC Form 20-1s for ASM 2025 covering Year 2024#page=19 Metrobank SEC Form 20-1s for ASM 2025 covering Year 2024#page=19 Metrobank SEC Form 20-1s for ASM 2025 covering Year 2024#page=19 Metrobank SEC Form 20-1s for ASM 2025 covering Year 2024#page=23 Metrobank SEC Form 20-1s for ASM 2025 covering Year 2024#page=23 Metrobank SEC form 20-1s for ASM 2025 covering Year 2024#page=23 Metrobank SEC form 20-1s for ASM 2025 covering Year 2024#page=23 Metrobank SEC form 20-1s for ASM 2025 covering Year 2024#page=23 Metrobank SEC form 20-1s for ASM 2025

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATI	ION
2.	RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman	COMPLIANT	RPTC membership is composed of three (3) independent directors, including the chairman. 2024 Membership of RPTC can be accessed in the following links: • Related Party Transactions Committee Metrobank 2024 Annual Report and Sustainability Report.pdf#page=24 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=46 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=57 • Metrobank Board Committees: Related Party Transactions Committee		
Re	commendation 3.6				
1.	All established committees have a committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	COMPLIANT	All Board-level Committee Charters are included in the Bank's CGM. Each charter provides among others, their respective responsibility statement, duties and responsibilities, meeting schedules, which likewise serve as basis for the performance evaluation process of the committee. All committees have their respective performance assessment rating standards.		
2.	Committee Charters provide standards for evaluating the performance of the Committees.	COMPLIANT	 Each Board Committee Charter includes their performance evaluation standards and can be accessed through the following links: Board Committee Charters p. 70; Annexes 3-12 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=70 Metrobank Board Committee Charters Board Committees Metrobank 2024 Annual Report and Sustainability Report.pdf#page=23 		
3.	Committee Charters were fully disclosed on the company's website.	COMPLIANT	All board-level committee charters are disclosed on the Bank's website. • Metrobank Board Committee Charters Board Committees	a	

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.

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Re	commendation 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	Directors' attendance to meetings is likewise a testament of their performance. In 2024, the Board held a total of twelve (12) meetings. Among the incumbent directors, eleven (11) attended each meeting. The remaining one attended eleven (11) meetings, indicating a notable level of engagement and participation from directors. • Board Meetings Metrobank 2024 Annual Report and Sustainability Report.pdf#page=24 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=55 The Bank adheres to the BSP and SEC requirements for using tele-/videoconferencing for Board and committee meeting. • Conduct of Board Meetings and Quorum Requirements, p. 22 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=22	
2.	The directors review meeting materials for all Board and Committee meetings.	COMPLIANT	To help the Board create an informed and focused discussion, the Corporate Secretary ensures that the members are provided the required meeting materials five (5) days ahead of the meeting, which are accessible via the Bank's intranet. • Conduct of Board Meetings and Quorum Requirements, p.22 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=22 • Board Meetings Metrobank 2024 Annual Report and Sustainability Report.pdf#page=23 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=55	
3.	The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	COMPLIANT	As stated in the Bank's CGM, in the conduct of Board meetings, the directors are expected to attend and actively participate in all meetings of the Board, Committees and shareholders, review meeting materials and, if called for, ask the necessary questions or seek clarifications and explanations. The Board and committee meeting minutes documented member deliberations on presented transactions, including questions and clarifications sought during the meeting.	

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATIO	N
		Due to the confidentiality of the minutes of the Board and Committee meetings, no documents shall be provided. • Conduct of Board Meetings and Quorum Requirements, p.22 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=22		
Recommendation 4.2				
1. 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 Bank has a policy on multiple board seats that sets the limit of board seats a non-executive director can hold simultaneously. The policy is embedded in the Bank's CGM and posted in the website. None of the Bank's directors serve in more than five (5) publicly-listed companies. • Multiple Board Seats p.38 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=38 For the information on the directorship positions of the directors in other companies both listed and non-listed, please refer to the profiles of each director to the links provided: • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=22 • Metrobank Website: About Us — Board of Directors' Profile • Directors and Executive Officers p.19 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=19		
Recommendation 4.3				
The directors notify the company's board before accepting a directorship in another company.	COMPLIANT	The Bank observes the policy embodied in the Bank's Corporate Governance Manual stated under Multiple Board Seats and can be accessed through this link: • Multiple Board Seats p.38 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=38		
Optional: Principle 4				
Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.	COMPLIANT	The Bank does not have any Executive Director/s who serve in more than two boards of listed companies outside of the group. • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=22 • Metrobank Website: About Us – Board of Directors' Profile		

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
2. Company schedules boards of directors' meetings before the start of the financial year.		In accordance with the Bank's By-laws, regular meetings are held every second Wednesday of each month. Special meetings may be convened at any time, either by the Chairman or, in his absence, the Vice Chairman, or pursuant to the written request of any four (4) directors. • Conduct of Meeting Metrobank 2024 Annual Report and Sustainability Report.pdf#page=23	
3. Board of directors meet at least six times during the year.	COMPLIANT	Directors' attendance to meetings is likewise a testament of their performance. In 2024, the Board held a total of twelve (12) meetings. • Board Meetings Metrobank 2024 Annual Report and Sustainability Report.pdf#page=24 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=55	
Recommendation 5.1	·	ve and independent judgment on all corporate affairs	
The Board has at least 3 independent directors or such number as to constitute one-third.		The Board comprises twelve (12) directors, including ten (10) non-executive directors (NEDs) who provide crucial independent oversight, and two (2) executive directors who contribute valuable operational insight. Notably, five (5) of the ten (10) NEDs are independent, with female representation, further strengthening the Board's objectivity and diverse perspective. The information on the Bank's independent directors can be accessed through the following links:	
		 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=22 Composition of the Board p.8 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=8 Metrobank Website: About Us - Board of Directors' Profile Directors and Executive Officers p.19 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=19 	
Recommendation 5.2 1. The independent directors possess	COMPLIANT	 Composition of the Board p.8 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=8 Metrobank Website: About Us - Board of Directors' Profile Directors and Executive Officers p.19 	

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	disqualification to hold the positions.		 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=22 Metrobank Website: About Us - Board of Directors' Profile Directors and Executive Officers, p.19 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=19 	
Su	pplement to Recommendation 5.2			
1.	Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.	COMPLIANT	There are no shareholder agreements, voting trust agreements, confidentiality agreements or any such other agreements that may impact the control, ownership and strategic direction of the Company. Such information can be accessed through this link: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=3	
Re	commendation 5.3			
1.	The independent directors serve for a cumulative term of nine years (reckoned from 2012)	COMPLIANT	Reckoned from 2012 election, none of the independent directors have reached the maximum cumulative term of more than nine years. Information is provided in the following links: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=22 Metrobank Website: About Us — Board of Directors' Profile Term Limit and Policies on Directorships, p.54 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=54	
2.	The company bars an independent director from serving in such capacity after the term limit of nine years.	COMPLIANT	As a rule, the Board's independent directors may serve for a maximum cumulative term of nine (9) years, making sure however that the shareholders' legal right to vote and be voted remains inviolable. After which, the independent director shall be perpetually barred from serving as such, but may continue to serve as regular director. The discussion on term limits for Independent Directors can be found through the following links: Term Limits of Independent Director, p.26 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=26 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=22	

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
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	There was no case/instance. All independent directors are still within the maximum term limit of nine (9) years. The information on the tenure of the independent directors can be accessed through the following links: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=22 Metrobank Website: About Us — Board of Directors' Profile Term Limit and Policies on Directorships, p.54 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=54	
Re	commendation 5.4			
1.	The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	COMPLIANT	Ensuring a separation of responsibilities, Mr. Arthur Ty as the Chairperson of the Bank and Mr. Fabian Dee holds the position of President See the following links for their profiles. Metrobank 2024 Annual Report and Sustainability Report.pdf#page=22 Metrobank Website: About Us – Board of Directors' Profile Chairman of the Board & the President, p.54 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=54	
2.	The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	COMPLIANT	Their responsibilities are clearly defined in the Bank's CGM, Amended By-Laws and Annual Report which can be accessed through the following links: • The Chairman of the Board and the President p.41 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=41 • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=22 • Metrobank Amended By-Laws	
Re	commendation 5.5			
1.	If the Chairman of the Board is not an independent director, the board	COMPLIANT	The Corporate Governance and Compensation Committee endorsed to the Board the appointment of Mr. Philip G. Soliven as Lead Independent Director among the independent directors. The Board approved his appointment on 18 August 2021.	

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATI	ON
	designates a lead director among the independent directors.		The policy on Lead Independent Director can be accessed through the following links: • Lead Independent Director p.26 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=26 • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=22		
Red	commendation 5.6	T			
1.	Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction.	COMPLIANT	The Bank's CGM provides that Directors should conduct fair business transactions with the Bank and ensure that personal interest does not bias Board decisions. The Bank's CGM can be accessed through the Bank's website: • Specific Duties and Responsibilities of a Director p.26 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=26 Directors and officers with personal interest in the transaction must abstain from the discussion, approval, and management of the transaction are also discussed in the Bank's Annual Report: • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=28		
Red	commendation 5.7	T			
1.	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	COMPLIANT	The Bank's non-executive directors meet at least once a year without the presence of any executive. In 2024, the Bank's Non-Executive Directors (NEDs), together with the Bank's External Auditors, Risk Officer, Compliance Officer and Chief Audit Executive, conducted their virtual meeting on 23 October 2024 without the presence of any executive. This information is disclosed in the Bank's SEC Form 20-IS for Year 2024 and Annual Report which can be accessed through the following links: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=23 Board Meetings, p.55 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=55		
2.	The meetings are chaired by the lead independent director.	COMPLIANT	Demonstrating their commitment to proactive oversight, our Board's non-executive directors (NEDs), chaired by Lead Independent Director, Mr. Philip G. Soliven, met with the heads of compliance, audit and risk as well as representatives from SGV & Co. on 23 October 2024.		

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
			The NEDs focused their key discussion on the latest industry trends and best practices related to sustainability, risk management initiatives, internal audit strategies, and the Bank's obligations under the AFASA law. This information is disclosed in the Bank's SEC Form 20-IS for Year 2024 and Annual Report which can be accessed through the following links: Non-Executive Directors meeting Metrobank 2024 Annual Report and Sustainability Report.pdf#page=23 Board Meetings, p.55 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=55	
Ор	tional: Principle 5			
1.	None of the directors is a former CEO of the company in the past 2 years.	COMPLIANT	In the past seven years i.e. 2017-2024, Mr. Fabian S. Dee has remained the Bank's President/CEO. • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=76 • Metrobank Website: About Us — Board of Directors' Profile	
bo	dy, and assess whether it possesses the commendation 6.1 Board conducts an annual self-		The Board, through the Corporate Governance and Compensation Committee, conducts an	performance as a
	assessment of its performance as a whole.		annual performance evaluation of the entire Board, Chairman, President, Board Committees, and Individual Directors. This appraisal is intended to improve board effectiveness so that directors can run meetings smoothly, process information better, acquire greater influence,	
2.	The Chairman conducts a self-assessment of his performance	COMPLIANT	and focus on the Bank's long-term prospects. By undergoing this evaluation process, the Board hopes its directors can improve their	
3.	The individual members conduct a self-assessment of their performance.	COMPLIANT	relationship with other members and carry out more open discussions with the Bank's management and officers. The Bank adopts an internal five-point self-rating system (with 5 = Strong as the highest and 1 = Critically Deficient as the lowest) to assess whether the Board adheres to the Bank's Code of Corporate Governance.	

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATIO	ON
4.	Each committee conducts a self-assessment of its performance.	COMPLIANT	The policy and procedures on self-assessment can be accessed through the following links: • Annual Self-Assessment, p.63 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=63 • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=25		
5.	Every three years, the assessments are supported by an external facilitator.	COMPLIANT	The annual performance evaluation covering Year 2023 was assessed by an external facilitator, Reyes Tacandong & Co. (R&T), in February 2024. The principal objective of the review was to provide an independent assessment of the effectiveness of the Board, Board Committees and Chairman of the Board, and the efficiency of the execution of the roles and responsibilities of the Board in conformance with the requirements of the SEC related to the Code of Corporate Governance for Publicly Listed Companies and requirements of the BSP for Board of Directors based on the Manual of Regulations for Banks. • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=25		
Re	commendation 6.2				
1.	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	The Bank's CGM provides details on the criteria and process of the annual performance and self-assessment of the Board, individual directors and committees. • Annual Self-Assessment, pp.63-64 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=63 The results of the annual performance self-assessment are disclosed in the Annual Report		
2.	The system allows for a feedback mechanism from the shareholders.	COMPLIANT	which is distributed to the shareholders and/or posted on the Bank's website that allows them for a feedback mechanism. • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=25		
			The Bank has a system for feedback mechanism from the shareholders through the Stockholders' meetings where the Bank conducts open forum and voting mechanism in ratifying the acts of the directors. Shareholders are also given access to communicate anytime through the Investor Relations Hotline posted in the Bank's website. • Investor Relations Program		

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
Principle 7: Members of the Board are duty-bound to apply high ethical standards, taking into account the interests of all stakeholders. Recommendation 7.1 1. Board adopts a Code of Business COMPLIANT The following Codes of Conduct, which is hinged on the Bank's Core Values, are posted in the					
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	Bank's website and included in the CGM and accessible through the following links: Code of Conduct and Ethics-Bank Directors Code of Ethics-Employees Code of Conduct and Ethics pp.57-58, Annex 14-15 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=57 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=27			
2. The Code is properly disseminated to the Board, senior management and employees.	COMPLIANT	The Human Resource Management Group (HRMG) has disseminated the Bank's Code of Conduct to all employees, including the new hires. Employees are required to acknowledge in writing that they have read, understood and will observe the Code of Conduct. HRMG also			
3. The Code is disclosed and made available to the public through the company website.	COMPLIANT	regularly circulates core advisories which serve as a reminder to employees on the values that the Bank wishes to foster. Each first-time director is provided with an orientation kit, which contains a copy of the Bank's Articles of Incorporation, By-Laws, Code of Conduct, Bank's CGM and applicable Board Committee Charters. Information can be accessed through the following links: • Metrobank Code of Conduct and Ethics — Bank Directors • Metrobank Code of Ethics - Employees • Code of Conduct and Ethics pp.57-58; Annex 14-15 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=57 • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=27			
Supplement to Recommendation 7.1	1				
 Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes. 	COMPLIANT	The Bank adopted a more comprehensive Anti-Bribery and Corruption policy covering both directors and employees. The policy ensures compliance with laws and regulations against bribery and corruption as well as principles for conducting business in accordance with the highest possible standards of ethics, honesty, accountability and good governance. The policy			

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATI	ON
		also aims to mitigate reputational and legal risks that may arise from criminal or regulatory investigations. Details can be accessed through the following links: • Anti-Bribery and Corruption Policy, p.61; Annex 19 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=61 • Metrobank Company Policies		
Recommendation 7.2				
Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics	COMPLIANT	The Code of Conduct is discussed with the new employees of the bank during their New Employee's Orientation. Employees have immediate access to the Code as it posted on the Insight Online under the Policies and Procedure. Regular advisories about the Code and standards of right behavior are shared during training and on various unit's meetings. This includes development of decision-making scenarios in		
Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	COMPLIANT	various training programs incorporating the Code of Conduct. Also, as an extension of the Board of Directors, the Audit Committee (AUDITCOM) assists the Board of Directors in fulfilling its statutory and fiduciary responsibilities, which include among others, ensuring compliance with Bank policies, and applicable laws, rules and regulations and code of conduct; ensuring adequate and effective internal controls.		
		As part of the Internal Audit Charter, the IAG Head, in the discharge of his/her duties, is accountable to Management and the Audit Committee in providing annual assessment on the adequacy and effectiveness of the Bank's processes for controlling its operations and managing its risks in the areas set forth under the mission and scope of work. • Code of Conduct and Ethics pp.57-58; Annex 14-15 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=57 • Metrobank Board Committees: Audit Committee		
		 Metrobank <u>Code of Conduct and Ethics – Bank Directors</u> Metrobank <u>Code of Ethics – Employees</u> Metrobank <u>2024 Annual Report and Sustainability Report.pdf#page=27</u> 		
Disclosure and Transparency Principle 8: The company should establish	r corporate disclosu	re policies and procedures that are practical and in accordance with best practices and regulatory	expectations.	

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INF	FORMATION	EXPLANATION
1.	Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that give a fair and complete picture of a company's financial condition, results and business operations.	COMPLIANT	The Bank strongly believes that providing relevant other stakeholders is vital for their ability to massuch as financial reports, hold quarterly earning stakeholders through various channel such as regularly disclosed on the Bank's website. • Metrobank Company Disclosures https://metrobank.com.ph/about-us • Metrobank Investor Relations https://www.metrobank.com.ph/about-us	ke informed decisions. Relevant informatio gs calls, and engage in active dialogue wit media briefings and press conferences ar /investor-relations	n h
	replement to Recommendation 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	COMPLIANT	The Bank has submitted/published the consorequired period: Published Balance Sheet & Consolidated Balance SEC 17-C (2024 AFS) – 20 February 2025 – 51 day	e Sheet as of 31 December 2024:	e
	ninety (90) days from the end of the fiscal year, while interim reports are published within forty-five (45) days from the end of the reporting period.		Quarter Date of Sult 1st Qtr. 30 April 2nd Qtr. 01 Augus 3rd Qtr. 29 October Which are all posted on the Bank's website: Metrobank Company Disclosures https://metrobank.com.ph/about-us Metrobank SEC Form 17-A (Annual Reports) https://www.metrobank.com.ph/articles/a Metrobank SEC Form 17-C (Current Reports) https://www.metrobank.com.ph/articles/a Metrobank SEC Form 17-Q (Quarterly Reports) https://www.metrobank.com.ph/articles/a	2024 30 days st 2024 32 days er 2024 29 days bout-us/regulatory-filings-sec17a bout-us/regulatory-filings-sec17c tts)	

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATIO	ON
			Information Statements p.99 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=99		
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 controlling shareholders' voting power and overall equity position in the company.	COMPLIANT	There are no shareholder agreements, voting trust agreements, confidentiality agreements or any such other agreements that may impact the control, ownership and strategic direction of the Company. • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=3 The Bank's controlling shareholders are disclosed in this link: • Voting Securities and Principal Holders Thereof, pp. 16-19 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=16		
	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	2024 ANNUAL REPORT: Policy on Insider Trading The Bank dutifully complies with its Insider Trading Policy to uphold applicable laws and ensure the protection of its shareholders from individuals who may take advantage of information not readily available in the market. The policy calls for the disclosure of material, non-public information about any of the companies within the Metrobank Group or any partner on a need-		
2.	Company has a policy requiring all officers to disclose/report to the company's shares within three business days.	COMPLIANT	to-know basis, based on a legitimate business agenda. The policy prohibits trading during blackout periods by specific individuals which include all directors and specific employees within the Metrobank Group and their immediate family members residing in the same household; and corporations, other entities, and funds subject to their influence or control. It compels the reporting insiders to disclose their respective beneficial ownership of listed shares of stock in their various companies, if any, and report any changes on the next trading day following the date of the change, as per SEC and the Philippine Stock Exchange (PSE) requirements. The policy is disclosed and made available to the public through the following links: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=29 Policy on Insider Trading p. 61; Annex 18 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=61 Metrobank Company Policies		

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Supplement to Recommendation 8.2 Company discloses the trading of the corporation's shares by directors,	COMPLIANT	The disclosures can be found on the Bank's website and can be accessed by the Bank's stakeholders through the following links:	
officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the		 Voting Securities and Principal Holders Thereof, pp.16-19 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=16 MBTC Top 100 Stockholders 2024 2024 Metrobank General Information Sheet Metrobank's Organizational Chart, Conglomerate Map, and Shareholding Structure 	
market (e.g. share buy-back program).		 Metrobank's Organizational Chart, Conglomerate Map, and Shareholding Structure https://www.metrobank.com.ph/articles/about-us/org-chart Security Ownership of Management, p.63 Metrobank 2024 SEC-17a Annual Report.pdf#page=63 Map Showing the Relationship Between and Among Related Entities Metrobank 2024 SEC-17a Annual Report.pdf#page=245 	
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 judgement.	COMPLIANT	All relevant and material information of the Bank's directors are disclosed and made available to the public through the following links: • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=76 • Bank's Website: About Us — Board of Directors' Profile • Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=16 • Directors and Executive Officers p.52 Metrobank 2024 SEC-17a Annual Report.pdf#page=52	
2. Board fully discloses all relevant and material information on key executives to evaluate their experience and qualification, and assess any potential conflicts of interest that might affect their judgement Recommendation 8.4	COMPLIANT	All relevant and material information of the Bank's key officers are disclosed and made available to the public through the following links: • Bank's Website: About Us https://www.metrobank.com.ph/articles/about-us/our-people • Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=23 • Executive Officers p.52 Metrobank 2024 SEC-17a Annual Report.pdf#page=52	

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
1.	Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same.	COMPLIANT	The Director's Compensation Policy can be accessed by our stakeholders through the following links: • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=26 • Compensation of Directors and Executive Officer p.30 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=30 • Compensation Policy, pp.59-60 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=59	
2.	Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	COMPLIANT	The Executive and Employee Compensation policy can be accessed by our stakeholders in the Bank's website through the following links: • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=26 • Compensation of Directors and Executive Officers p.30 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=30 • Metrobank Company Policies	
3.	Company discloses the remuneration on an individual basis, including termination and retirement provisions.	COMPLIANT	The Bank discloses information on its directors and executive based on the existing disclosure rules of the SEC and PSE, while respecting individual executive's right to data privacy. In line with the above explanation, the Bank discloses annual remuneration of its directors and executive officers in the aggregate. It also provides the components of such remuneration and can be accessed through the Bank's website: • Compensation of Directors and Executive Officers Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=30 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=26 The retirement and termination provisions can be found in the Bank's CGM posted on the website. • Retirement Policy of Directors p.29 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=29 • Disqualifications and Watch listing of Directors and Officers, pp.30-37 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=30	

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance		As provided in the Bank's CGM, the Bank has adopted a policy on related party transactions where transactions with related parties are reviewed by either the Related Party Transactions Management Committee, a management-level committee composed of senior officers, or the Related Party Transactions Committee, a Board-level committee composed of independent directors, depending on the materiality thresholds set by the Bank. The RPT policy can be found in the Bank's Corporate Governance Manual which can be accessed by our stakeholders on the Bank's website: Related Party Transactions pp.60-61; Annex 17 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=60 Metrobank Company Policies	
 Company discloses material or significant RPTs reviewed and approved during the year 		Significant RPTs are disclosed in the Item 12 — Certain Relationships and Related Transactions and Note 32 — Related Party Transactions of the 2024 Audited Financial Statements as reported in the SEC Form 17-A for the year ended 31 December 2024 and can be accessed through this link: • Metrobank SEC Form 17A (Annual Report) as of 31 December 2024 (p.52 AFS Note 32, pp.118-131) Metrobank 2024 SEC-17a Annual Report.pdf#page=52	
Supplement to Recommendation 8.5			
Company requires directors to disclose their interests in transactions or any other conflict of interest.		Directors are required to provide their biographical data and disclose any probable conflict of interests which are part and parcel of the assessment and nomination process for directors. At the onset of review of a related party transaction, a director with interest in the particular transaction or any other conflict of interest should disclose such and should abstain from participating in the deliberation of the particular transaction. The RPT policy can be accessed on the Bank's website through the following links: Related Party Transactions pp.60–61, Annex 17 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=60 Metrobank Company Policies	

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
1.	Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length.	COMPLIANT	Company disclosures on RPTs are found in the Annual Report, SEC Form 20-IS, SEC 17-A and Bank's website which stakeholders can access through the following links: Related Party Transactions pp.60-61, Annex 17 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=60 Metrobank Company Policies Metrobank 2024 Annual Report and Sustainability Report.pdf#page=27 Annual Report as of 31 December 2024 p.65 Metrobank 2024 SEC-17a Annual Report.pdf#page=65		
	ecommendation 8.6	1			
1.	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	Material facts or events are properly disclosed in accordance with PSE & SEC rules on disclosure and posted on the Bank's website. • Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=62 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=28 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=58		
2.	Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets	Not applicable	The Bank's Corporate Governance Manual mandates that the Board appoint an independent party to evaluate the fairness of transaction price for asset acquisitions or disposal. If the acquisition or disposal is an RPT, the rules and procedures under the RPT policy shall apply. The fair values of the transaction prices are determined through appraisal reports from internal and/or independent appraisers, external brokers and market surveys. • Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdfpage=58 No material acquisition or disposal of assets for 2024.		
Su	pplement to Recommendation 8.6				
1.	Company discloses the existence, justification and details on shareholder agreements, voting trust agreements, confidentiality	COMPLIANT	As per the Bank's Annual Report, there are no shareholder agreements, voting trust agreement, confidentiality agreements or any such other agreements that may impact the control, ownership and strategic direction of the company.		

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATI	ION
	agreements, and such other agreements that may impact on the control, ownership and strategic direction of the company.		Such information can be accessed through this link: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=3		
Re	commendation 8.7				
1.	Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG)	COMPLIANT	The Bank's Corporate Governance Manual is disclosed on the Bank's website and can be accessed through this link: • Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf		
2.	Company's MCG is submitted to the SEC and PSE.	COMPLIANT	In 2024, the Bank's CGM was submitted to SEC and PSE on 22 March 2024.		
3.	Company's MCG is posted on its company website.	COMPLIANT	PSE Edge: Other SEC Forms, Reports and Requirements		
Su	pplement to Recommendation 8.7				
1.	Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices	COMPLIANT			
Op	otional: Principle 8				
1.	Does the company's Annual Report disclose the following information: i. Corporate Objectives	COMPLIANT	 Plans for 2025 <u>Metrobank 2024 SEC-17a Annual Report.pdf#page=43</u> Medium-term Strategies <u>Metrobank 2024 Annual Report and Sustainability Report.pdf#page=7</u> 		
	ii. Financial performance indicators	COMPLIANT	2024 Annual and Sustainability Report Summary of Financial statements p. 11 Financial Highlights p. 10 Chairman's Message p.4 President's Report p.6 Bank's Annual Report can be accessed through the following links:		

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		 Metrobank 2024 SEC-17a Annual Report.pdf Metrobank 2024 Annual Report and Sustainability Report.pdf 	
iii. Non-financial performance indicators	COMPLIANT	2024 Annual and Sustainability Report Chairman's Message p.4 President's Report p.6 Financial Highlights p. 10 Employee Demographics p. 67 Community Relations p. 62 Domestic Subsidiaries p.8 Sustainability Report p. 41	
iv. Dividend Policy	COMPLIANT	Dividend Policy Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=59 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=291 Company Disclosures	
v. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	COMPLIANT	Directors and Executive Officers Metrobank 2024 SEC-17a Annual Report.pdf#page=51 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=76	
vi. Attendance details of each director in all directors' meetings held during the year	COMPLIANT	 Metrobank 2024 SEC-17a Annual Report.pd#page=23 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=24 	
vii. Total remuneration of each member of the board of directors	COMPLIANT	Summary of Compensation Table can be accessed in SEC Form 17-A in the Bank's website through this link: • Metrobank 2024 SEC-17a Annual Report.pdf#page=61	
The Annual Report contains a statement confirming the company's full compliance with the	COMPLIANT	The Bank has complied with all the material provisions of the manual in 2024. • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=34 • Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=64	

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATI	ON
	Code of Corporate Governance and where there is non-compliance, identifies and explains reason for each such issue.				
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	Credit Risk Credit Concentration Risk Market Risk Interest Rate Risk in the Banking Book Liquidity Risk Operational Risk Bank's Annual Report can be accessed through this link: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=30		
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	Based on the Committee's accomplishments, representation from the Bank Management, External Auditor's unqualified opinion on financial statements, and Chief Audit Executive's overall satisfactory assessment on the adequacy and effectiveness of Bank's internal controls, risk management, and governance processes, the Audit Committee concludes that the business risks and emerging threats are effectively mitigated in accordance with the Bank's policies and relevant regulations. Bank's Annual Report can be accessed through this link: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=36		
5.	The company discloses in the Annual Report the key risks to which the company is materially exposed to (i.e. financial, operational including	COMPLIANT	2024 ANNUAL REPORT: Material Risks As a Domestic Systemically Important Bank (DSIB), Metrobank faces a broad range of risks reflecting such status. These risks include those resulting from its lending activity, treasury operations, and extensive client-facing network, including its branches.		

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
IT, environmental, social, and economic). Principle 9: The company should establis auditor's independence and enhance audi		The Bank recognizes that it is not possible or necessarily desirable to eliminate some of the risks inherent in its activities. Acceptance of some risk, therefore, is often necessary to foster growth and efficiencies within business practices. At all times, however, the Bank ensures that any risk-taking activity is aligned with its corporate objectives and capabilities, and that an effective risk management process is in place. The following are some of the material risks the Bank faces and the strategies for managing the same. Supplemental discussions and disclosures are likewise found under Note 4 of the accompanying 2024 Audited Financial Statements (AFS). Credit Risk Credit Concentration Risk Reputation Risk Reputation Risk Compliance and Regulatory Risk Compliance and Regulatory Risk Contagion Risk Contagion Risk Bank's Annual Report can be accessed through this link: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=30	engthen the external
Recommendation 9.1	_		
1. Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal and fees of the external auditors.	COMPLIANT	As stated in the Charter (Duties and Responsibilities 1.a), the Audit Committee shall be responsible for recommending the appointment/ selection, re-appointment and dismissal of the independent external auditor based on fair and transparent criteria. i. The recommendation should be approved by the Board and ratified by the shareholders; ii. If the external auditor resigns or communicates an intention to resign, the Audit Committee should follow up the reasons/explanations giving rise to such resignation, and should	

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		consider whether it needs to take any action in response to those reasons. For removal of the external auditor, the reasons for removal or change should be disclosed to the regulators and the public through the company website and required disclosures; Under Duties and Responsibilities 1.e The Audit Committee shall set compensation of the external auditor in relation to the scope of its duties upon recommendation of Controller, and ensure coordination where more than one audit firm is involved in the activity to secure proper coverage and minimize duplication of efforts. 1.h The Audit Committee shall evaluate and determine non-audit work by external auditor and keep under review the non-audit fees paid to the external auditor both in relation to their significance to the total annual income of the external auditor and in relation to the Bank's total expenditure on consultancy and disallow any non-audit work that will conflict with or pose a threat to the independence of the external auditor. The non-audit work, if allowed, should be disclosed in the Annual Report and Annual Corporate Governance Report. The Charter of the Audit Committee can be accessed on the Bank's website through this link: Metrobank Board Committees: Audit Committee	
2. The appointment, reappointment, removal and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	COMPLIANT	Board Resolution No. 086-MBTC-SH-2024 At the Annual Stockholder's Meeting of Metrobank held on 24 April 2024 at which a majority was present and acting throughout, the following resolution was approved: "Resolved, that, as recommended by the Audit Committee and approved by the Board of Directors, SGV & Co. is hereby appointed as the External Auditors of Metrobank for the year 2024." (63.16% of shareholders virtually present and represented voted in favor) The information can be accessed through this link: Metrobank Minutes of All General and Special Stockholders' Meetings Minutes of the Annual Stockholders Meeting 2024	

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATIO	N
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	There was no case or incident of removal or change of external auditor in 2024. As stated in the Audit Committee Charter under Duties and Responsibilities 1.a.iv: If the external auditor resigns or communicates an intention to resign, the Audit Committee should follow up the reasons or explanations giving rise to such resignation, and should consider whether it needs to take any action in response to those reasons. For removal of the external auditor, the reasons for removal or change should be disclosed to the regulators and the public through the company website and required disclosures. The Audit Committee Charter can be accessed through this link: Metrobank Board Committees: Audit Committee		
Su	ipplement to Recommendation 9.1				
1.	Company has a policy of rotating the lead audit partner every five years.	COMPLIANT	SGV has been the external auditors of the Bank since 1962. In compliance with the amended SRC Rule 68 (3) (b) (ix), the signing partners are rotated after every five years reckoned from the year 2002 (increased to seven cumulative years effective August 2019 per Professional Regulatory Board of Accountancy Resolution No. 53, Series of 2019). • Metrobank 2024 SEC-17a Annual Report.pdf#page=48 Audit Year Signing Partner 2024 and 2023 Mr. Miguel U. Ballelos, Jr. 2023 and 2022 2022 and 2021 Ms. Janeth T. Nuñez-Javier 2021 and 2020		
	ecommendation 9.2				
1.	Audit Committee Charter includes the Audit Committee's responsibility on: i. assessing the integrity and independence of external auditors;	COMPLIANT	As stated in the Audit Committee Charter, under Duties and Responsibilities 1.n.iii, the Audit Committee shall assess and monitor the integrity, independence and objectivity of external auditor, and the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements. • Metrobank Board Committees: Audit Committee		

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATIO	ON
	ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and iii. exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.				
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	Audit Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis is stated in the Audit Committee Charter under Duties and Responsibilities 1.n.iii. • Metrobank Board Committees: Audit Committee		
Su	pplement to Recommendation 9.2			<u> </u>	
1.	Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions	COMPLIANT	To ensure that external auditors are credible and competent, the Audit Committee reviews and monitors the overall suitability and effectiveness and conducts regular performance appraisal of external auditors. Said responsibility is stated under Duties and Responsibilities section 1.n. of the Audit Committee Charter. • Metrobank Board Committees: Audit Committee		
2.	Audit Committee ensures that the external auditor has adequate quality control procedures	COMPLIANT	To ensure that external auditor has adequate quality control procedures, it is part of Audit Committee's responsibility to review and monitor the overall suitability and effectiveness and conduct regular performance appraisal of external auditors. Said provision is stated under Duties and Responsibilities section 1.n of the Audit Committee Charter. • Metrobank Board Committees: Audit Committee		

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Recommendation 9.3			
1. 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. Output Description:	COMPLIANT	Exercised effective oversight of external audit function as the Committee assessed and approved the reappointment of SyCip, Gorres, Velayo & Co. (SGV), as the Bank's external auditor for 2024; ensured the external auditor's objectivity, independence and compliance with ethical and professional standards; discussed and agreed to the terms of audit engagement, coverage and audit fees; reviewed and approved all non-audit services and expenses and related fees (i.e., validation of votes cast at the annual stockholders' meeting and issuance of comfort letter) to ensure no conflict to independence; reviewed the external audit engagement plan, approach and scope of work; reviewed the results of audit and recommendations in the External Auditor's Management Letter and action plans of the Management on reported observations, including monitoring of disposition and status of corrective actions. The Audit Committee Report is presented in the Bank's Annual Report: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=36	
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.	COMPLIANT	As provided in the Audit Committee Charter under Duties and Responsibilities section 1.h: The Audit Committee shall evaluate and determine non-audit work by external auditor and keep under review the non-audit fees paid to the external auditor both in relation to their significance to the total annual income of the external auditor and in relation to the Bank's total expenditure on consultancy and disallow any non-audit work that will conflict with or pose a threat to the independence of the of the external auditor. The non-audit work, if allowed, should be disclosed in the Annual Report and Annual Corporate Governance Report. The Audit Committee Charter can be accessed through this link: Metrobank Board Committees: Audit Committee The Audit Committee Report is presented in the Bank's Annual Report: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=36	

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATI	ON
1.	Fees paid for non-audit services do not outweigh the fees paid for audit services	COMPLIANT	Non-audit fees did not outweigh the fees paid for audit services. Information can be accessed through this link: Metrobank 2024 SEC-17a Annual Report.pdf#page=50		
Ad	Iditional Recommendation to Principle 9)			
	Company's external auditor is duly accredited by the SEC under Group A category.	COMPLIANT	Audit Partner: Mr. Miguel U. Ballelos, Jr. SEC Partner Accreditation No. 109950-SEC (Group A) Valid to cover audit of 2019 to 2024 financial statements of SEC covered institutions Auditing Firm: SyCip Gorres Velayo & Co SEC Accreditation No. 0001-SEC (Group A) Valid to cover audit of 2021 to 2025 financial statement of SEC covered institutions Both SGV and Mr. Ballelos, Jr. have an SEC accreditation of "A". Information can be accessed through this link: SGV Report Metrobank 2024 SEC-17a Annual Report.pdf#page=48		
	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	As advised by external auditor, SGV was subjected to SOAR inspection last 1–12 August 2022 and the names of the members of the engagement team were provided by SGV to the SEC during the SOAR inspection.		
	inciple 10: The company should ensure t commendation 10.1	that the material an	d reportable non-financial and sustainability issues are disclosed.		
1.	Board has a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and	COMPLIANT	The Bank's Investor Relations Department is responsible for disclosing all relevant non-financial information, including the management of economic, environmental, social, and governance (EESG) issues. • Investor Relations Metrobank 2024 Annual Report and Sustainability Report.pdf#page=29		

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATIO	ON
governance (EESG) issues of its business, which underpin sustainability		Furthermore, the Bank's commitment to positively contribute to EESG through its operations is also captured in its 2024 Manual of Corporate Governance which can be accessed through this link: • Sustainability Reporting p.65 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=65 • Specific Duties of the Board p.9 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=9		
Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	COMPLIANT	This report marks Metrobank's sixth year of sustainability reporting, covering the annual cycle from January 1 to December 31, 2024. It reflects Metrobank's performance and management approach across economic, environmental, social, and governance (EESG) dimensions, with consistent scope and boundaries as in previous years, including Metrobank Foundation, Inc., local subsidiaries, and the Purple Hearts Club. Prepared in accordance with the Global Reporting Initiative (GRI) Standards, it includes disclosures relevant to material topics critical to our stakeholders and operations. The report also complies with regulatory mandates from the Securities and Exchange Commission (SEC) and the Bangko Sentral ng Pilipinas (BSP), ensuring continuity, comparability, and transparency BSP. The Report can be accessed through the links provided:		
		Metrobank 2024 Sustainability Report p.38 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=38		
decision-making by investors, stakeholde	•	and cost-efficient communication channel for disseminating relevant information. This channel is ted users.	crucial for inforr	med
Recommendation 11.1	COMPLIANT	The Investor Polations Department covers as the resource for shareholders, equity and financial	Ī	
 Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of 	COMPLIANT	The Investor Relations Department serves as the resource for shareholders, equity and financial analysts, rating agencies, regulators and the media to appreciate the Bank's business, recent performance and significant developments.		

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
information to its shareholders and other investors.		For timely and accurate communication with our shareholders, we publish regular financial reports, hold quarterly earnings calls, and engage in active dialogue with investors through various channels such as media briefings and press conferences. Our website also provides easy access to important information and documents. Information can be accessed on the Bank's website through the following links: Metrobank Investor Relations Program Metrobank 2024 Annual Report and Sustainability Report.pdf#page=29	
Supplemental to Principle 11 1. Company has a website disclosing up			
a. Financial statements/reports (latest quarterly)	COMPLIANT	Metrobank SEC Form 17-A (Annual Reports) Metrobank 2024 SEC-17a Annual Report.pdf#page=47 Metrobank SEC Form 17-Q (Quarterly Reports) https://www.metrobank.com.ph/articles/about-us/regulatory-filings-sec17q	
b. Materials provided in briefings to analyst and media	COMPLIANT	Metrobank <u>Investor Relations Program</u>	
c. Downloadable annual report	COMPLIANT	Metrobank 2024 Annual Report and Sustainability Report.pdf Metrobank 2024 SEC-17a Annual Report.pdf	
d. Notice of ASM and/or SSM	COMPLIANT	Metrobank Announcements of General and Special Stockholders' Meetings 2025 Notice of Annual Stockholders Meeting	
e. Minutes of ASM and/or SSM	COMPLIANT	Metrobank Minutes of All General and Special Stockholders' Meetings 2024 Minutes of the Annual Stockholders Meeting	
f. Company's Articles of Incorporation and By-laws	COMPLIANT	Information can be accessed through the following links: Metrobank Articles of Incorporation Metrobank Amended By-Laws	
Additional Recommendation to Principle	 1		

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
 Company complies with SEC- prescribed website template. 	COMPLIANT	Yes. The Bank is compliant with the SEC-prescribed website template. • Metrobank Website https://www.metrobank.com.ph/about-us	
Internal Control System and Risk Manage	ment Framework		
Principle 12: To ensure the integrity, transp	parency and proper	governance in the conduct of its affairs, the company should have a strong and effective internal co	ontrol system and
enterprise risk management framework.			
Recommendation 12.1			
 Company has an adequate and effective internal control system in the conduct of its business. 	COMPLIANT	Internal Audit Charter The scope of work of IAG includes all processes, systems, units and activities (including outsourced services) of the Bank (including its subsidiaries/affiliates whose audits are directly handled by IAG). The scope of work of IAG shall cover, among others, the following: 1. Evaluation of the adequacy, efficiency and effectiveness of internal control, risk management and governance systems in the context of current and potential future risks; 2. Review of the reliability, effectiveness and integrity of management and financial information systems, including the electronic information system and electronic banking services; 3. Review of the systems and procedures of safeguarding the bank's physical and information assets; 4. Review of the compliance of trading activities with relevant laws, rules and regulations; 5. Review of the compliance system and implementation of established policies and procedures; and 6. Review of areas of interest to regulators such as, among others monitoring of compliance with relevant laws, rules and regulations, including but not limited to the assessment of the adequacy of capital and provisions; liquidity level; regulatory and internal reporting. The IAG Head, in the discharge of his/her duties, shall provide annual assessment on the adequacy and effectiveness of the Bank's processes for controlling its operations and managing its risks in the areas set forth under the mission and scope of work. • Metrobank Board Committee: Audit Committee	

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		IAG's Annual Year-end Report provides overall assessment on the adequacy and effectiveness of internal control, risk management and governance processes. AUDIT COMMITTEE REPORT TO THE BOARD OF DIRECTORS Based on the Audit Committee's accomplishments, representation from the Bank Management, External Auditor's unqualified opinion on financial statements, and Chief Audit Executive's overall satisfactory assessment on the adequacy and effectiveness of Bank's internal controls, risk management, and governance processes, the Audit Committee concludes that the business risks and emerging threats are effectively mitigated in accordance with the Bank's policies and relevant regulations. The Audit Committee Report is presented in the Bank's Annual Report: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=36	
Company has an adequate and effective enterprise risk management framework in the conduct of its business.	COMPLIANT	The Board of Directors sets our risk culture which balances risk appetite and prudence. Through the Risk Oversight Committee (ROC), the Board ensures that the Bank has appropriate risk infrastructure, tools and operating policies, and that exposures are within the Bank's risk appetite. Supporting and directly reporting to the ROC is the Risk Management Group (RSK), an independent unit that closely coordinates with business units to identify, analyze, measure and monitor material risks. RSK has dedicated divisions overseeing the different risk exposures of the Bank and its subsidiaries. The Risk Management Principles, Risk Management Process and Risk Governance is presented in the Bank's Annual Report: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=30	
Supplement to Recommendations 12.1			
Company has a formal comprehensive enterprise wide compliance program covering	COMPLIANT	The Bank has a dynamic and responsive Compliance Risk Management System (CRMS) designed to specifically identify and mitigate risks that may erode the franchise value of the Bank such as risks of legal or regulatory sanctions, material financial loss, or loss to reputation	

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
compliance with laws and relevant regulations that is annually reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding, acceptance and compliance with the said issuances.		that the Bank may suffer as a result of its failure to comply with laws, rules, related self-regulatory organization standards, and codes of conduct applicable to its activities. The Bank's Compliance Division implements an enterprise wide Compliance Policy Manual (CPM) developed to formalize and document the Bank's CRMS, and forms an integral part of its risk governance framework. It provides reasonable assurance that the Bank and its directors, officers and employees comply with all banking and corporate laws, regulations, rules, and standards. It also establishes a culture of compliance; anticipates, reinforces and strengthens the Bank's compliance with existing laws, rules and regulations in contributing to the	
Optional: Recommendation 12.1		maintenance of a sound and stable bank. The CPM is reviewed annually. A discussion on CPM as part of the guiding manuals of the Bank can be found in the Bank's Annual Report: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=27	
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.	COMPLIANT	The Information Technology Steering Committee provides governance and oversight in managing the Bank's information technology (IT) resources. Its main role is to ensure that IT strategies are consistent with the overall business objectives. It is in-charge of the oversight of the IT Risk Management Program of the Bank and the development of policies, controls, and specific accountabilities consistent with the Bank's IT Risk Management Framework. As delegated by the Board, it shall also approve IT-related requests and other IT-related services/arrangements, including outsourcing/insourcing activities. It is expected to also render periodic reports to the Board regarding the overall IT performance, status of major projects and other significant issues related to IT risks. The Committee is composed of directors, the Head of Financial Control Sector, and the Head of the Information Technology Group. The IT Steering Committee can be accessed on the Bank's website through the following links: Metrobank Board Committees: IT Steering Committee Metrobank 2024 Annual Report and Sustainability Report.pdf#page=61	
Recommendation 12.2			

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
1.	Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations	COMPLIANT	The Internal Audit Group is established by the Board of Directors, and its responsibilities are defined by the Audit Committee as part of its oversight function. The Audit Committee and Management take all the necessary measures to provide the appropriate resources and staffing that would enable Internal Audit to fully carry out its functions and achieve its objectives while adhering to the principles required by the International Standards for the Professional Practice of Internal Auditing (Standards) and Code of Ethics. The mission of Internal Audit is to enhance and protect organizational value by providing risk-based and objective assurance, advice, and insight. The scope of work of IAG includes all processes, systems, units and activities (including outsourced services) of the Bank (including its subsidiaries and affiliates whose audits are directly handled by IAG). Information on the Bank's Internal Audit can be accessed on the Bank's website through this link: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=35 Metrobank Board Committees: Audit Committee	
Re	ecommendation 12.3			
1.	Company has a qualified Chief Audit Executive (CAE) appointed by the Board	COMPLIANT	Ms. Aline A. Novilla assumed the position of Chief Audit Executive and Head of the Internal Audit Group effective February 16, 2023 after serving as Deputy Head from August 2022 to February 15, 2023. Before joining Metrobank, she was the Chief Audit Executive and Head of Internal Audit of Rizal Commercial Banking Corporation (RCBC). She was a Partner (Audit and Advisory Services) in R.G Manabat & Co. (KPMG Philippines) from October 2014 to October 2019. Information can be accessed on the Bank's website through this link: • Executive Officers Metrobank 2024 SEC-17a Annual Report.pdf#page=57	
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.	COMPLIANT	The CAE's responsibilities in Internal Audit Group, including for outsourced activities, are enumerated in the Internal Audit Charter and approved Job Description. • Metrobank Board Committees: Audit Committee Acxell, LLC was the co-sourced internal audit service provider of Metrobank — New York Branch. The 2025 engagement contract renewal with Acxell, LLC was approved by the Audit Committee on 12 February 2025.	

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATI	ON
3.	In case of a fully outsourced internal audit activity, qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.	NOT APPLICABLE	Metrobank internal audit activity is not outsourced.		
Re	commendation 12.4				
1.	management function to identify, asses and monitor key risk exposures.	COMPLIANT	The Risk Management Group (RSK) supports and reports directly to the ROC. RSK is an independent unit of the Bank that identifies, analyzes, measures, and monitors identified material risks in close coordination with other business units. It exercises oversight on the risk management units of various subsidiaries and affiliates. It convenes the Risk Management Coordinating Council quarterly to ensure compliance with relevant regulations, and implements a consistent risk management framework across the Metrobank Group. Information on the Bank's RSK can be accessed through this link: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=31		
	pplement to Recommendation 12.4				
1.	Company seeks external technical support in risk management when such competence is not available internally	COMPLIANT	The Bank did not engage an external technical support related to risk management in 2024.		
Re	commendation 12.5				
1.	In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM).	COMPLIANT	Mr. Christian D. San Juan, SVP assumed the position as Chief Risk Officer and Head of Risk Management Group effective 1 February 2021 after serving as Deputy Head from July 2017 to January 2021.		

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
2. CRO has adequate authority stature, resources and support to fulfill his/her responsibilities		As Chief Risk Officer, Mr. San Juan is responsible for providing independent oversight for any and all activities that may subject the Bank to risk. Specific duties and responsibilities include among others: • Identification of key risk exposures for the purpose of assessing and measuring the extent of such exposures of the Bank and its trust operations; • Monitor risk exposures and determine corresponding capital requirement in accordance with the Basel capital adequacy framework and the risk exposure's consistency with the board approved policies on risk tolerance; as well as, effectiveness of risk mitigation measures employed; • Oversee collection and construction of historical databases required for risk analysis and measurement methodology; • Provide quantitative estimates of market risk levels taken by risk-taking personnel independently and collectively. Reviews risk-taking personnel profit and loss reports; • Oversee documentation and review of each model used by the front and back offices for valuation and hedging; recommends enhancements thereof, if and when necessary; • Act as the Group Supervisor for Risk Management to assist the Board of Directors (BOD) in ensuring effective oversight over BSP-supervised financial subsidiaries and affiliates; • Report to senior management and the BOD the results of assessment and monitoring; and • Perform other related functions that may be assigned from time to time. Information can be accessed through the following link: • Metrobank 2024 SEC-17a Annual Report.pdf#page=58	
Additional Recommendation to Principl	12		
1. Company's Chief Executive Office and Chief Audit Executive attest i writing, at least annually, that sound internal audit, control an compliance system is in place an working effectively.	n a i	IAG's Annual Year-end Report, attested by the CAE, contains the overall assessment on the adequacy and effectiveness of the Bank's internal control, risk management and governance processes. The 2024 Internal Audit Year-End Report was presented to AuditCom on 26 March 2025. The Report is presented in the Bank's Annual Report and can be accessed through this link: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=35	

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
Cultivating a Synergic Relationship with S					
Principle 13: The company should treat all	shareholders fairly	and equitably, and also recognize, protect and facilitate the exercise of their rights.			
Recommendation 13.1	Decommendation 12.1				
Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	COMPLIANT	The Bank's CGM provides the basic shareholder rights. The Bank treats all its shareholders fairly and equitably, and also recognize, protects and facilitates the exercise of their rights. The Board shall respect the rights of the stockholders as provided for in the Corporation Code. The Bank's CGM can be accessed on the Bank's website through this link: Stockholders' Rights and Protection of Minority Stockholders' Interests pp.20-22 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=20			
Board ensures that basic shareholder rights are disclosed on the company's website	COMPLIANT	The Board respects the rights of the stockholders as provided for in the Corporation Code. It honors the rights of the stockholders by removing barriers that prevent the exercise of those rights and gives adequate solutions for them to seek remedies when those rights are compromised. This is disclosed in the Bank's Annual Report and can be accessed through this link: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=28 Stockholders' Rights and Protection of Minority Stockholders' Interests pp.20-22 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=20			
Supplement to Recommendation 13.1					
Company's common share has one vote for one share	COMPLIANT	The Bank's common shares carry one (1) vote for one (1) share. This can be found in the Bank's Corporate Governance Manual, Annual Report and Amended By-laws posted on the Bank's website which can be accessed by our stakeholders through these links: • Stockholders' Rights and Protection of Minority Stockholders' Interests pp.20-22 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=20 • Metrobank Amended By-Laws • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=28 • Protection of Stockholders' Rights and Interests, p. 63 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=63			

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	N
3.	Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights. Board has an effective, secure, and efficient voting system.	COMPLIANT	Metrobank issues one class of shares i.e. common stock. Each stockholder is entitled to one (1) vote for each share of stock in his name. The following links outline the principles of equitable shareholder treatment: • Metrobank Articles of Incorporation • Metrobank Amended By-Laws • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=28 • Stockholders' Rights and Protection of Minority Stockholders' Interests pp.20-22 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=20 • Protection of Stockholders' Rights and Interests, p. 63 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=63 Metrobank has been using poll voting. Stockholders shall have the right to cumulative voting. Cumulative voting is allowed provided that the total number of votes cast by a stockholder does not exceed the number of shares registered in his name in the books of Metrobank as of record date multiplied by the number of directors to be elected. There is no condition precedent to the exercise of the right to cumulative voting. The information is disclosed and can be accessed through the following links: • Voting Securities and Principal Holders Thereof p. 16 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=16 • Registration, Joining and Voting Procedures p.35 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=35 • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=28 • Stockholders' Rights and Protection of Minority Stockholders' Interests pp.20-22 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=20		
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	The Bank treats all its shareholders fairly and equitably, and also recognize, protects and facilitates the exercise of their rights. The Board shall respect the rights of the stockholders as provided for in the Corporation Code. Voting mechanism is simple majority as per Corporation Code. Information on voting mechanism can be accessed through this link: Stockholders' Rights and Protection of Minority Stockholders' Interests pp.20-22		

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATI	ION
			Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=20		
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	The Bank treats all its shareholders fairly and equitably, and also recognize, protects and facilitates the exercise of their rights. The information can be accessed through the following links: Protection of Stockholders' Rights and Interests Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=63		
6.	Board clearly articulates and enforces policies with respect to treatment of minority shareholders	COMPLIANT	Metrobank 2024 Annual Report and Sustainability Report.pdf#page=28 Stockholders' Rights and Protection of Minority Stockholders' Interests pp.20-22 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=20		
7.	Company has a transparent and specific dividend policy	COMPLIANT	Provided in the Bank's CGM and Annual Report which can be accessed by our stakeholders in the Bank's website: • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=29 • Dividend Policy, p.59 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=59		
Op	otional: Recommendation 13.1				
1.	Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.	COMPLIANT	The proxies, attendance and votes cast at the meeting were tabulated by the Bank's Stock Transfer Agent (The Metrobank-Trust Banking Group) and validated by SGV & Co. in its capacity as third- party validator. This information can be accessed on the links provided: Votes Required for Approval or Election, p.34 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=34 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=28		
1.	Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information	COMPLIANT	The stockholders were notified 28 days before Annual Stockholders' Meeting, disclosed properly at the PSE EDGE and Bank's website: 2025 Notice of ASM Disclosure: 19 March 2025		
	at least 28 days before the meeting.		ASM: 23 April 2025		

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATI	ON
		2025 Notice of Annual Stockholders' Meeting PSE - Notice of ASM 2024 Notice of ASM Disclosure: 26 March 2024 ASM: 24 April 2024 2024 Annual Stockholders' Meeting PSE - Notice of ASM		
Supplemental to Recommendation 13.2				
1. Company's Notice of Annual Stockholders' Meeting contains the following information: a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies) b. Auditors seeking appointment/re-appointment c. Proxy documents	COMPLIANT COMPLIANT	Notice of Annual Stockholders' Meeting (ASM) in 2025 can be accessed through the following links: • 2025 Notice of Annual Stockholders Meeting		
Company provides rationale for the agenda Items for the annual stockholders meeting.	COMPLIANT	Agenda Items for the Annual Stockholders' Meeting is accompanied by "Explanatory Notes to the Agenda" as a requisite in the filing of its Definitive Information Sheet with SEC. Notice of Annual Stockholders' Meeting (ASM) can be accessed through the following links: 2025 Notice of ASM Disclosure: 19 March 2025 ASM: 23 April 2025 2025 Notice of Annual Stockholders' Meeting PSE - Notice of ASM		

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATI	ON
			2024 Notice of ASM Disclosure: 26 March 2024 ASM: 24 April 24, 2024 • 2024 Annual Stockholders' Meeting PSE – Notice of ASM		
Re	commendation 13.3			T T	
1.	Board encourages active shareholder participation by making the result of the vote taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.	COMPLIANT	The Bank's CGM provides under Stockholder's Participation that, the Board shall also encourage 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. In addition, the Minutes of the Annual and Special Shareholders' Meeting should be available on the Bank's website within five (5) business days from the end of the meeting. • Stockholders' Rights and Protection of Minority Stockholders' Interests, pp.20-22 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=20 • Minutes of the Annual Stockholders Meeting 2024 • PSE Edge Disclosure		
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	The results were made available on 25 April 2024, 1 business day after the ASM. • Minutes of the Annual Stockholders Meeting 2024 • PSE Edge Disclosure		
Su	pplement to Recommendation 13.3				
1.	Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM	COMPLIANT	The Bank's Stock Transfer Agent (MB-Trust Banking Gr), External Auditor, SGV & Co., President and Head of Investor Relations Department were present during the ASM/SSM. • Metrobank Minutes of All General and Special Stockholders' Meetings Minutes of the Annual Stockholders Meeting 2024		
Re	commendation 13.4				
1.	Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-	COMPLIANT	Under the Stockholders' Rights and Protection of Minority Stockholders' Interests section of the Bank's CGM, states that:		

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATIO	ON
	corporate disputes in an amicable and effective manner.		For amicable settlement of disputes, controversies and/or legal issues between the Bank and its stockholders and/or the Bank and third parties, the Bank may resort to alternative modes of dispute resolution as may be agreed upon with the adverse party. The Bank's CGM can be accessed through this link: Stockholders' Rights and Protection of Minority Stockholders' Interests, pp.20-22 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=20 Policy on Alternative Dispute Resolution (ADR), p.67 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=67		
2.	The alternative dispute mechanism is included in the company's Manual on Corporate Governance	COMPLIANT	Policy on Alternative Dispute Resolution (ADR) can be accessed through Bank's CGM: • Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=67		
Re	commendation 13.5				
1.	Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	COMPLIANT	The Bank's Investor Relations Department is under the Financial Markets Sector; contact details are as follows: Ms. Minda A. Olonan Head, Investor Relations Tel. No. 8857-5733 Email address: investor.relations@metrobank.com.ph Investor Relations Department Email Address: investor.relations@metrobank.com.ph Telephone no: (02) 8857 5348 Fax no: (02) 8817 6355 Address: 11/F Metrobank Plaza, Sen. Gil Puyat Avenue, Makati City, Philippines 1200		
			Information can be accessed on the Bank's website through the following links: • Metrobank Investor Relations Program • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=82		

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
2.	IRO is present at every shareholder's meeting.	COMPLIANT	Yes, the IRO was present during the ASM and acted as Host-Moderator. • Metrobank Minutes of the Annual Stockholders' Meeting 2024	
Su	pplemental Recommendations to Princ	iple 13		
1.	Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group	COMPLIANT	The Board avoids any anti-takeover measures/defenses by setting voting procedures as reflected in the Bank's CGM: • Dissenter's Right of Appraisal, p.22 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=22	
2.	Company has at least thirty percent (30%) public float to increase liquidity in the market	COMPLIANT	As of 30 June 2024, the public float of MBTC is at 48.0% This can be accessed by our stakeholders on the Bank's website: • Metrobank's Organizational Chart, Conglomerate Map, and Shareholding Structure https://www.metrobank.com.ph/articles/about-us/org-chart	
Ор	tional: Principle 13			
1.	Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting	COMPLIANT	Included in the Bank's Notice of ASM is a statement wherein the shareholders may send questions regarding the conduct of meeting and the company to Investor Relation. Questions About the Meeting and the Company.	
			You may send your questions regarding the conduct of the Meeting	
			Investor.relations@metrobank.com.ph • 2025 Notice of Annual Stockholders Meeting	
			In addition, the Bank's Whistleblowing Policy provides opportunity for shareholders to engage with the Bank beyond the stockholders' meeting by reporting complaints which may be filed via email or text. • Metrobank 2024 Annual and Sustainability Report Corporate Information p.19 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=19 • Whistleblowing Policy p.56; Annex 60 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=60	

THE BOARD'S GOVERNANCE RESPONSIBILITIES	NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATIO	DN
		The shareholders can also engage with the company thru the Bank's customer hotline. 24/7 CONTACT CENTER Metro Manila: +632 88700 700 Domestic Toll Free: 1 800 1888 5775 E-mail: customercare@metrobank.com.ph		
Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting. Duties to Stakeholders	Compliant	Shareholders who are qualified as of record date with confirmed registration and entitled to vote but cannot attend the meeting may vote in advance through a link provided in the published Notice of Meeting. • Metrobank 2025 Notice of Annual Stockholders Meeting		

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

Recommendation 14.1

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1.	Board identifies the company's	COMPLIANT	The Bank's stakeholders are the customers, creditors, employees, suppliers, investors,	
	various stakeholders and promotes		regulators, and communities in which the Bank's operates.	
	cooperation between them and the			
	company in creating wealth, growth		Policies and implementing rules for the various stakeholders are in place and disclosed in the	
	and sustainability,		following links:	
			Metrobank 2024 Annual Report and Sustainability Report	
			Customer Protection p. 19	
			Protection of Stockholder' Rights and Interest p.28	
			Policy on Suppliers and Contractors p. 28	
			Economic and Social Development p.63	
			Environmental Protection p. 52	
			Employee Health and Safety p. 71	
			Anti-Money Laundering p. 27	
			Whistleblowing Policy p. 29	
			Code of Conduct for Employees p. 279	
			Anti-Bribery and Corruption Policy p. 27	
			Conflict of Interest p. 27	
			Insider Trading Policy p. 29	

	Complete information can be accessed on the Bank's website through the following links: • Stakeholder Engagement p.45 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=45		
COMPLIANT	Metrobank has clear policies and programs on the fair treatment and protection of its stakeholders. These can be found in the following reports for 2024: • Manual of Corporate Governance • Annual Report • Sustainability Report These policies include whistleblowing, customer protection, stockholders' rights and protection of minority stockholders' interests, supplier and contractor selection, among others. The Bank also has a system in place to ensure the health, safety, and welfare of its employees, contribute to economic and social development, as well as environmental protection. Complete information can be found through the following links: • Metrobank 2024 Annual Report and Sustainability Report Adherence to Customer Protection Standards p.19 Customers' Interest First p. 28 Catering to Customer Demand p. 15 Protection of Stockholders' Rights and Interests p.28 • Metrobank Company Policies • Stockholders' Rights and Protection of Minority Stockholders' Interest pp. 20-22 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=20		
COMPLIANT	The Bank's stakeholders, including but not limited to customers, suppliers, and the general public have different avenues to communicate with the Bank and to obtain redress for the violation of their rights.		
		Metrobank 2024 Annual Report and Sustainability Report.pdf#page=45 Metrobank has clear policies and programs on the fair treatment and protection of its stakeholders. These can be found in the following reports for 2024: • Manual of Corporate Governance • Annual Report • Sustainability Report These policies include whistleblowing, customer protection, stockholders' rights and protection of minority stockholders' interests, supplier and contractor selection, among others. The Bank also has a system in place to ensure the health, safety, and welfare of its employees, contribute to economic and social development, as well as environmental protection. Complete information can be found through the following links: • Metrobank 2024 Annual Report and Sustainability Report Adherence to Customer Protection Standards p.19 Customers' Interest First p. 28 Catering to Customer Demand p. 15 Protection of Stockholders' Rights and Interests p.28 • Metrobank Company Policies • Stockholders' Rights and Protection of Minority Stockholders' Interest pp. 20-22 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=20	Metrobank 2024 Annual Report and Sustainability Report.pdf#page=45 COMPLIANT Metrobank has clear policies and programs on the fair treatment and protection of its stakeholders. These can be found in the following reports for 2024: • Manual of Corporate Governance • Annual Report • Sustainability Report These policies include whistleblowing, customer protection, stockholders' rights and protection of minority stockholders' interests, supplier and contractor selection, among others. The Bank also has a system in place to ensure the health, safety, and welfare of its employees, contribute to economic and social development, as well as environmental protection. Complete information can be found through the following links: • Metrobank 2024 Annual Report and Sustainability Report Adherence to Customer Protection Standards p.19 Customers' Interest First p. 28 Catering to Customer Demand p. 15 Protection of Stockholders' Rights and Interests p.28 • Metrobank Company Policies • Stockholders' Rights and Protection of Minority Stockholders' Interest pp. 20-22 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=20 COMPLIANT The Bank's stakeholders, including but not limited to customers, suppliers, and the general public have different avenues to communicate with the Bank and to obtain redress for the violation of their rights.

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The Bank maintains a Whistleblowing Policy where employees and other stakeholders are encouraged to participate in an atmosphere of openness and trust in communicating their concerns about illegal or unethical practices, without the fear of retaliation. The guidelines ensure that the concerns of reporting employees and other stakeholders are addressed and the identity of the reporting entity is secured and protected from any undue retaliation. The Chief Audit Executive/Head of the Internal Audit Group is the designated recipient of complaints from reporting employees and other stakeholders. For exceptional cases, complaints may be filed directly to the Chairman of the Board. The Bank's employees have continuously shown a proactive stance in keeping the Bank's integrity. We create a safe and secure process for anyone to "blow the whistle" and speak up without fear of retribution. Reports or concerns may be filed through our company website or emailed to whistleblowing@metrobank.com.ph or messaged via the text hotline at (+63)9427471359. INVESTOR RELATIONS 31st floor, Metrobank Center 35th Street corner 7th Avenue Bonifacio Global City, Taguig 1634 Tel Nos. +632 8857 5326 Email: investor.relations@metrobank.com.ph 24/7 CONTACT CENTER Metro Manila: +632 88700 700 Domestic Toll Free: 1800 1888 5775 E-mail: customercare@metrobank.com.ph Information can be found through the following links: Whistleblowing Policy Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=60 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=29	
Supplement to Recommendation 14.3			,

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
1.	Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner.	COMPLIANT	The Policy on Alternative Dispute Resolution (ADR) can be accessed by our stakeholders on the Bank's Corporate Governance Manual through this link: • Policy on Alternative Dispute Resolution (ADR), p. 67 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=67	
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	For 2024, no exemptions were sought by the Bank to any governing bodies.	
2.	Company respects intellectual property rights	COMPLIANT	The Bank respects intellectual property and observes practices in relation thereto, which among others is the registration of its logo for use by the Bank. Please refer to Annex B for the latest Certificate of Registration of the Bank's logo with the Intellectual Property Office (IPO). In addition, the Bank has Acceptable Use of Assets Policy to deter any infringement of intellectual property rights or other proprietary rights including, without limitation, material protected by copyright, trademark, patent secret or other intellectual property right.	
Optional: Principle 14				

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATIO	ON
1.	Company discloses its policies and practices that address customers' welfare	COMPLIANT	Customers' Interest First Customer protection is part of Metrobank's culture. It is not a responsibility of only one person or a unit but a collective and shared responsibility of everyone that serves in the Bank, from the Board, to Management, and to all employees. The Bank instituted a Customer Protection Policy Manual which ensures that customer protection is essential in daily operations and provides the foundation in safeguarding the Bank's adherence to customer protection standards of conduct. The Board, through the Corporate Governance and Compensation Committee, provides effective oversight of the Bank's Financial Customer Protection. It is the obligation and privilege of the Bank to protect the interests of its customers. All directors and employees must live up to the intent and letter of the Bank's Customer Protection Policy. We also make sure customers are protected on social media through the Social Media Risk Management Policy. Complete information can be accessed through the following links: Customers' Interest First Metrobank 2024 Annual Report and Sustainability Report.pdf#page=28 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=63 Consumer Financial Protection p.19 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=19		
2.	Company discloses its policies and practices that address supplier/contractor selection procedures	COMPLIANT	Right Supplier and Contractors / Procurement Practices The Bank has set in place accreditation/re-accreditation and selection mechanisms to make sure it partners with the right and capable suppliers and contractors. This is in accordance with BSP regulations. The Bank's suppliers and contractors are subject to rigorous annual performance evaluation. When purchasing products or contracts for services, the Bank undertakes strict canvassing and bidding so that it secures the best deals in terms of price, quality of materials or work, delivery timeframe, and other related terms and conditions.		

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATIO
		Complete information can be accessed through the following links: • Metrobank 2024 Annual Report and Sustainability Report.pdf#page=28 • Policy on Suppliers & Contractors, p.64 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024#page=64	
rinciple 15: A mechanism for employee parocesses.	articipation should	be developed to create a symbiotic environment, realize the company's goals and participate in its co	orporate governan
Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance	COMPLIANT	Employee Engagement Keeping employees engaged starts with making sure they feel heard. That's why we offer multiple ways to connect—regular check-ins with supervisors, HR discussions, Facebook Workplace's HR Helpdesk, performance reviews, town halls, sector meetings, conventions, and the Purple Hearts Club for volunteerism. Each business unit also holds town halls and performance discussions, giving employees a space to share insights and suggestions. Our Employee Feedback Portal on Insight Online provides another channel, where the Business Systems Division responds to concerns. Workshops help teams identify key programs and projects that align with their strengths. Employees can also post questions and feedback in Workplace helpdesks managed by different business units. These teams handle inquiries or direct them to the right group. BU-specific town halls, focus group discussions, and performance meetings further encourage open conversations about workplace experiences and improvements. Every two years, we run a bank-wide engagement survey to measure employee experience. Metrovoice, our official survey, allows Metrobankers to share feedback anonymously. In October—November 2024, we conducted a Metrovoice Pulse Survey, gathering insights from 7,466 employees—56% of those who responded in 2023. This helped track progress and identify	

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The survey focused on sustainable engagement—how employees feel engaged, enabled, and energized at work. Results showed a 93% engagement score, up from 92% in 2023, reflecting our ongoing commitment to a positive workplace. Information can be accessed through the following link: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=65	
Supplement to Recommendation 15.1			
Company has a reward/ compensation policy that accounts for the performance of the company beyond short-term financial measures.	COMPLIANT	The Bank ensures its compensation packages are aligned to the strategic and financial objectives, performance, market conditions as well as labor laws and regulations. These are designed to promote performance and excellence among people. To attract and retain the best people, the Bank ensures that compensation remains competitive against industry standards. Compensation Policy can be accessed through the following links: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=26 Metrobank Company Policies	
Company has policies and practices on health, safety and welfare of its employees.	COMPLIANT	Metrobank advocates and provides a safe and healthy workplace. We continuously improve our preventive measures, empower employees in their health and wellness, and ensure compliance with relevant labor laws and emergency/disaster preparedness protocols. In 2024, we continued to engage our employees through the Metrobank CARES Program, the health and wellness initiative of Metrobank. Metrobank CARES is our commitment to foster employee well-being, focusing on physical, emotional/mental, social, spiritual, financial and occupational wellness. Detailed policies and programs related to Employee welfare, health & safety can be accessed through the following links: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=29 Metrobank Company Policies	
Company has policies and practices on training and development of its employees.	COMPLIANT	The Bank's strategy is to provide the right learning solutions for the right learners at the right time. This ensures that learners have access to carefully curated content aligned with our business needs and direction.	

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		In 2024, we dedicated an average of 32.4 training hours per employee to upskilling our workforce, reinforcing our commitment to continuous learning and professional growth. Through targeted training programs, hands-on leadership experiences, and structured career development, we empower our people to lead with expertise, adaptability, and purpose. Information can be accessed through these links: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=66	
Recommendation 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 Output Description:	COMPLIANT	The Board approved Bank's Code of Conduct articulates acceptable and unacceptable activities such as but not limited to financial misreporting, money laundering, fraud, bribery or corruption. An excerpt from the Bank's Standards of Conduct on Avoidance of Conflict of Interest, states that "We adopt an anti-corruption way of life. Bribery, fraud, extortion, collusion, conflict of interest, and money laundering, and other corrupt practices have no role in the way we conduct our affairs." This is underscored through the all-encompassing Bank's Anti-Bribery and Corruption (ABC) policy. Further, through the Bank's "Whistle Blowing Policy", employees are encouraged to play their part in improving the overall effectiveness of the Bank and in strengthening the Bank's system of integrity by reporting acts of fraud, malpractice, conflict of interest or violation of internal / regulatory policies, procedures and control. Information can be accessed through the following links: Metrobank Code of Ethics - Employees Code of Conduct and Ethics pp. 57-58; Annexes 14-15 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=57 Anti-bribery and Corruption Policy, p.61; Annex 19 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=61 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=27	

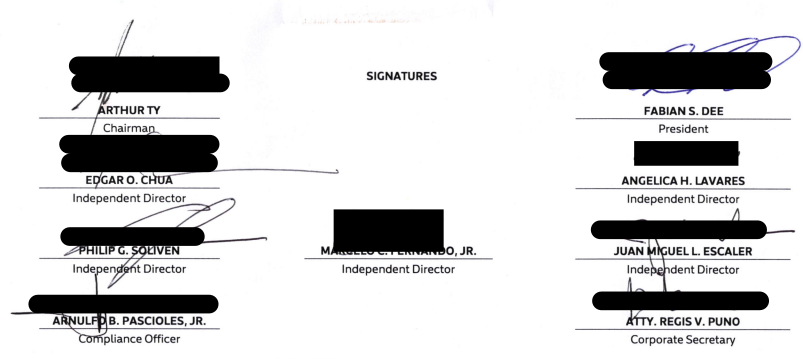
	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
2.	Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	COMPLIANT	The Bank has a comprehensive Code of Conduct for employees that outlines the expected behavior and ethical standards for all employees. The Bank established the Code in November 2017, and in June 2024, the Board reaffirmed the Code, reinforcing its importance to the Bank's culture. This code serves as a guiding principle, reinforcing the Bank's PITCH values: Passionate for Results, Integrity, Teamwork, Customer Service and Heart for Community. To ensure its effective implementation, a total of 15,217 employees completed the mandatory e-learning sessions facilitated by the Metrobank Academy from June to August 2024. These sessions were designed to educate employees on the principles of the Code. In addition, employees must attest to their commitment to the code, reaffirming their pledge to uphold the Bank's core values. The latest version of the code is available on the Bank's intranet and corporate governance page of our website. Information can be accessed through the following links: Metrobank Code of Ethics for Employees Code of Conduct and Ethics, pp.57-58; Annexes 14-15 Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=57 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=27 Metrobank Company Policies		
Su	pplement to Recommendation 15.2				
1.	Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes	COMPLIANT	Commission of any form of bribery is categorized as a Class D Offense and is punishable by termination under the Code of Conduct. Information on Anti-Bribery and Corruption can be accessed through the following links: Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=61 Metrobank Company Policies		
Re	commendation 15.3				
1.	Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation	COMPLIANT	The Bank instituted a Whistleblowing Policy where acts of fraud, malpractice, conflict of interest or violation of internal/regulatory policies, procedures and control may be reported to the Chief Audit Executive. Under the policy, the Bank shall maintain the identity of the reporting employee as confidential and retaliation against any reporting employee shall not be allowed. Consistent with the principles of good governance, the Chief Audit Executive reports to the		

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
2.	Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member	COMPLIANT	Board's Audit Committee. The Head of the Internal Audit Group (IAG) is the designated recipient of complaints from Reporting Employees and is authorized to implement this policy. Complaints/concerns may be filed through the Bank's website or sent via email (whistleblowing@metrobank.com.ph) or text hotline (#09427471359). The Whistle Blowing Policy is posted on the Bank's website through the following links: Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=60 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=29 Metrobank Company Policies The Whistleblowing policy is a sign of strong corporate governance and company culture that takes such claims seriously. In strengthening the Bank's integrity, all employees and stakeholders are encouraged to participate in an atmosphere of openness and trust and seize opportunities to raise concerns or immediately report whenever there are acts of fraud,		
	of the Board or a unit created to handle whistleblowing concerns.		malpractice, conflict of interest, or violation of internal or regulatory policies, procedures, and control, to the Chief Audit Executive. The policy requires that the Bank secures the identity of the reporting entity and protects the person from any undue retaliation. The Head of the Internal Audit Group (IAG) is the designated recipient of complaints from Reporting Employees and is authorized to implement this policy. Complaints or concerns may be filed through the Bank's website or sent via email (whistleblowing@metrobank.com.ph) or text hotline (+639427471359). Exceptional cases may be filed directly with the Chairman of the Board. The Whistle Blowing Policy is posted on the Bank's website through the following links: Revised Metrobank Corporate Governance Manual as of 29 February 2024.pdf#page=60 Metrobank 2024 Annual Report and Sustainability Report.pdf#page=29		
3.	Board supervises and ensures the enforcement of the whistleblowing framework.	COMPLIANT	As an extension of the Board of Directors, the Audit Committee assists the Board of Directors in fulfilling its statutory and fiduciary responsibilities. Duties and Responsibilities:		

THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
		 3c. Establish and maintain mechanisms by which officers and staff may, in confidence, raise concerns about possible improprieties or malpractices in matters of financial reporting, internal control, auditing or other issues to persons or entities that have the power to take corrective action. AUDITCOM shall ensure that arrangements are in place for the independent investigation, appropriate follow-up action, subsequent resolution of complaints, and that reporting employee or stakeholder who raise the concerns are protected from detrimental treatment or reprisals. The complete charter can be accessed on the Bank's website through this link: Metrobank Board Committees: Audit Committee 		
. ,	<i>,</i> .	l its dealings with the communities where it operates. It should ensure that its interactions serve it supportive of its comprehensive and balanced development.	s environment and	
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	It has developed a Sustainability Framework which is anchored on achieving long-term returns for its shareholders and creating shared value for society. The Framework is composed of three (3) pillars which include managing its environmental impact, supporting social causes and creating value for clients, and committing to high standard of governance. As can be gleaned from this year's Sustainability Report, we continue to do our part in contributing to the pursuit of all United Nations Sustainable Development Goals, and we remain mindful of reducing the carbon footprint of our own operations. We will also continue to strengthen the linkage of our sustainability agenda and the corporate social responsibility programs of our Metrobank Foundation, Inc., and encourage our employee volunteerism-driven Purple Hearts Club. Complete information of the Bank's Sustainability Framework and Focus Areas, as well as its performance and contributions to sustainable development are disclosed in the: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=43		

	THE BOARD'S GOVERNANCE RESPONSIBILITIES	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Op	tional: Principle 16			
1.	Company ensures that its value chain is environmentally friendly or it consistent with promoting sustainable development	COMPLIANT	2024 ANNUAL REPORT: Corporate Citizenship and Philanthropy The Bank is focused on creating real social impact through key initiatives, including raising educational standards, fostering artistic development, and promoting thought leadership in Corporate Social Responsibility (CSR) through research and documentation. The Bank's	
2.	Company exerts effort to interact positively with the communities in which it operates	COMPLIANT	commitment on excellence is reflected in the core processes, which encompass recognizing and nurturing excellence, providing strategic grants, advocating CSR and social change, and building local and international partnerships. Details can be found through the following links: Metrobank 2024 Annual Report and Sustainability Report.pdf#page=43	

Pursuant to the requirement of the Securities and Exchange Commission and Philippine Stock Exchange, this Integrated Annual Corporate Governance Report (I-ACGR) is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in the City of Makati on _______.



MAY 2 2 2025

Subscribed and Sworn to me before this _____ day of _____, 2025, affiant(s) exhibiting to me their IDs as follows:

Name	TIN / SSS Number	Name	TIN / SSS Number
Arthur Ty		Fabian S. Dee	
Marcelo C. Fernando Jr.		Edgar O. Chua	
Philip G. Soliven		Juan Miguel L. Escaler	
Angelica H. Lavares	1	Atty. Regis V. Puno	
Arnulfo B. Pascioles, Jr.			

Doc. No.

Page No.

Book No. Series of 2025

Notary Public for Makati City

Appointment No. M-482 (2024-2025) - until 31 December 2025 2/F GT Tower Int'l., 6813 Ayala Ave. cor. H.V. Dela Costa St., Makati City Roll No. 68895

PTR No. 10471685/Makati City/06-January-2025 Lifetime IBP No. 016572/Makati City/10-May-17

MCLE Compliance No. VIII-0016351/27-Nov-24/valid until 14-April-28





GLOBAL BEST PRACTICES
(SEC Provider Accreditation Number CG2024-001)

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CERTIFICATE OF COMPLETION

to

Jose Vicente V. Alde

for completing the four-hour SEC-Accredited

CORPORATE GOVERNANCE TRAINING

held on Friday, July 26, 2024, 1:00 pm - 5:15 pm via **ZOOM**

Henry Belleza Aquende, MBM, Hon. DPA Founder & President

Founder & President

Center for Global Best Practices

Dr. Phillip R. Ash

Course Director & Lecturer Center for Global Best Practices

John J. Macasio
Course Director & Lecturer

Course Director & Lecturer Center for Global Best Practices Atty. Alphecta B. Adolfo-Madrid, CPA

Course Director & Lecturer Center for Global Best Practices











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Founder & President Center for Global Best Practices Course Director & Lecturer

Center for Global Best Practices

Course Director & Lecturer

Center for Global Best Practices

Atty. Alphecea B. Adolfo-Madrid, CPA

Course Director & Lecturer Center for Global Best Practices











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John J. Macasio Course Director & Lecturer

Course Director & Lecturer Center for Global Best Practices Atty. Alphecta B. Adolfo-Madrid, CPA

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Dr. Phillip R. Ash

Course Director & Lecturer

Center for Global Best Practices

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Juan Miguel Escaler

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Course Director & Lecturer

Course Director & Lecturer Center for Global Best Practices Atty. Alphecta B. Adolfo-Madrid, CPA

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Course Director & Lecturer Center for Global Best Practices

John J. Macasio
Course Director & Lecturer
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Atty. Alphecea B. Adolfo-Madrid, CP, Course Director & Lecturer

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Course Director & Lecturer Center for Global Best Practices

John J. Macasio
Course Director L. Lecturer
Center for Global Best Practices

Atty. Alphecia B. Adolfo-Madrid, CPA

Course Director & Lecturer Center for Global Best Practices









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John J. Macasio

Course Director & Lecturer Center for Global Best Practices Atty. Alphecea B. Adolfo-Madrid, CPA

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Course Director & Lecturer

Center for Global Best Practices

Course Director & Lecturer Center for Global Best Practices









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Dr. Phillip R. Ash Course Director & Lecturer

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Center for Global Best Practices

Atty. Alphecka B. Adolfo-Madrid, CPA

Course Director & Lecturer Center for Global Best Practices











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Regis V. Puno

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Center for Global Best Practices

John J. Macasio
Course Director & Lecturer
Center for Global Best Practices

Atty. Alphecea B. Adolfo-Madrid, CPA

Course Director & Lecturer Center for Global Best Practices











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Course Director & Lecturer

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Certificate of Registration

Registration No. : 4/2023/00511420
Date of Registration : 20 November 2023
Term : 10 years (until 20 November 2033)



METROBANK

Filing Date : 17 May 2023

Registrant : Metropolitan Bank & Trust Company [PH]

Address

G.T. International Tower 2F Ayala Avenue corner H.V. dela

Costa Street, Makati City, Metro Manila, Philippines

Class (es) - Goods/Services

Class 36: Banking, investment banking, thrift banking,

leasing, financing, bancassurance, credit card services

Claim of Color(s) : Hex Code 001A88 (Electric blue)

Disclaimer : None

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Three-dimensional : No

Claim of Priority : None

Published for Opposition : IPO e-Gazette, published on 20/10/2023

JESUS ANTONIO Z. ROS

Director

Bureau of Trademarks

Document No: 2023/284935



Certificate of Registration

Registration No. : 4/2023/00502727 Date of Registration : 1 July 2023 Term : 10 years (until 1 July 2033)



METROBANK YOU'RE IN GOOD HANDS

Filing Date : **3 February 2023**

Registrant : Metropolitan Bank & Trust Company [PH]

Address Metrobank Plaza, Sen. Gil J Puyat Avenue, Makati City,

1200, Metro Manila, Philippines

Class(es) - Goods/Services : Class 35: Brand Management, Brand Creation and Brand

Positioning

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Disclaimer : None

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JESUS ANTONIO Z. ROS

Director

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