

Metrobank Corporate Governance Practices (as of May 30, 2025)

Reference	Question	Answer	Existing Practices
A.1 Basic Sh	areholders Right		
A.1.1	Does the company pay (interim and final/annual) dividends in an equitable and timely manner; that is, all shareholders are treated equally and paid within 30 days after being (i) declared for interim dividends and (ii) approved by shareholders at general meetings for final dividends? In case the company has offered Scrip dividend, did the company paid the dividend within 60 days?	Yes	The Bank treats all its shareholders fairly and equitably, and also recognizes, protects and facilitates the exercise of their rights. The Board shall respect the rights of stockholders as provided for in the Revised Corporation Code, namely: Right to vote all matters that require their consent or approval xxx Right to dividends. Metrobank CGM updated as of 28 February 2025 (Stockholders' Rights and Protection of Minority Stockholders Interests) The majority of the Board approves the declaration of cash dividends. The record date should not be earlie than ten trading days from the declaration, while payment date should not be later than eighteen trading days from the record date. Meanwhile, stock dividends require prior clearance from the BSP, the SEC, and the PSE. Metrobank 2024 Annual and Sustainability Report (Dividend Policy) In February 2024, the Board of Directors approved a new dividend policy. The approved the declaration of cash dividends) amounting to Php2.0487,077,775 to be taken from the Bank's unrestricted earnings as o December 31, 2023. (Declaration: February 22, 2024; Payment: March 25, 2024) – 32 days PSE EDGE (Declaration of Cash Dividends)

shareholder meetings.



Refe	erence	Question	Answer	Existing Practices
A.2.1		Do shareholders have the opportunity, evidenced by an agenda item, to approve remuneration (fees, allowances, benefit-in-kind and other emoluments) or any increases in remuneration for the non- executive	No	Currently, the approval of remuneration or any increases in remuneration of the non-executive directors is not yet part of the ASM agenda item.
A.2.2	2	directors/commissioners? Does the company provide non- controlling shareholders a right to nominate candidates for board of directors/commissioners?	Yes	Any stockholder, whether controlling or non-controlling, has the right to submit nominations for directorial positions to the Nomination Committee. The nominating stockholder shall submit his proposed nomination in writing to the Nominations Committee, together with the biodata, acceptance and conformity of the would-be nominee. In the case
A.2.3	3	Does the company allow shareholders to elect directors/commissioners individually?		of a nominee for the position of an independent director, the would-be nominee is also required to submit a Certification that he has all the qualifications and none of the disqualifications to become an independent director. <u>Metrobank CGM updated as of 28 February 2025 (Nomination Procedure)</u> <u>Metrobank 2024 Annual and Sustainability Report (Board Nomination and Election Process)</u>
A.2.4	ý.	Does the company disclose the voting procedures used before the start of meeting?	Yes	Voting procedures are disclosed in the Notice of Annual Stockholders' Meeting. Metrobank Notice of ASM 2025 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024 (Votes Required for Approval or Election)
A.2.5	5	Do the minutes of the most recent AGM record that the shareholders were given the opportunity to ask questions and	Yes	Disclosed in the <u>Minutes of the Annual Stockholders Meeting</u> – III. Questions and Comments from the stockholders.



Reference	Question	Answer	Existing Practices
	the questions raised by shareholders and answers given recorded?		
A.2.6	Does the company disclose the voting results including approving, dissenting, and	Yes	Voting results were properly disclosed in the <u>Minutes of the Meeting</u> and <u>Definitive Information Statement</u> posted on the Bank's Website.
retirol	abstaining votes for all resolutions/each agenda item for the most recent AGM?		
A.2.7	Does the company disclose the list of board members who attended the most recent AGM?	Yes	Disclosed in the <u>minutes of the meeting</u> the list of board members who attended the Annual Stockholders' Meeting.
A.2.8	Does the company disclose that all board members and the CEO (if he is not a board member) attended the most recent AGM?		
A.2.9	Does the company allow voting in absentia?	Yes	The Bank allows stockholders to attend the meeting either through remote communication or by proxy. Metrobank Notice of ASM 2025 Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024
A.2.10	Did the company vote by poll (as opposed to by show of hands) for all resolutions at the most recent AGM?	Yes	Metrobank has been using poll voting. 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.
A.2.11	Does the company disclose that it has appointed an independent party (scrutineers/inspectors) to count and/or validate the votes at the AGM?	Yes	Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024



	Reference	Question	Answer	Existing Practices
	A.2.12	Does the company make publicly available by the next working day the result of the votes taken during the most	Yes	The results of the votes taken during the Annual Stockholders' Meeting held on April 23, 2025 was publicly disclosed in the PSE Edge on April 28, 2025.
		recent AGM/EGM for all resolutions?		PSE Edge (Results of Annual or Special Stockholders Meeting)
	A.2.13	Does the company provide at least 21-day notice for all AGMs and EGMs?	Yes	The stockholders were notified 23 days before Annual Stockholders' Meeting, disclosed properly at the PSE EDGE:
				Notice of ASM: March 14, 2025
				ASM: April 23, 2025
				PSE Edge (Notice of Annual or Special Stockholders Meeting)
				https://edge.pse.com.ph/companyDisclosures/form.do?cmpy_id=128
				Metrobank Notice of ASM 2025
				https://web-assets.metrobank.com.ph/1745567339-2025-notice-of-asm-masked.pdf
	A.2.14	Does the company provide the	Yes	Part of the notice provided to the stockholders is a provision for Explanatory Notes to Agenda items that
		rationale and explanation for each agenda item which require		will be submitted for ratification/approval of the stockholders.
		shareholders' approval in the		Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024 (Explanatory Notes to Agenda Items)
		notice of AGM/circulars and/or		
-	A.2.15	the accompanying statement? Does the company give the	Yes	The Bank encourages active shareholders to participate in the meeting by sending Notice of Annual and
	A.2.15	opportunity for shareholder to	res	Special Shareholders' meeting with sufficient relevant information.
		place item/s on the agenda of		
		AGM and/or to request for		Part of the agenda also is the portion wherein stockholders may raise questions and comments as may be
		general meetings subject to a certain percentage?		relevant to the Annual Stockholders Meeting.
				Metrobank Notice of ASM 2025



Reference	Question	Answer	Existing Practices
			Metrobank CGM updated as of 28 February 2025 (Stockholders' Rights and Protection of Minority Stockholders Interests)
A.3 Markets	for corporate control should be allo	wed to fur	iction in an efficient and transparent manner
A.3.1	In cases of mergers, acquisitions and/or takeovers requiring shareholders' approval, does the	Yes	As a general rule, the Bank shall appoint an independent party to evaluate the fairness of the transaction price on the merger, acquisition or disposal of assets requiring shareholders' approval.
	board of directors/ commissioners of the company appoint an independent party to evaluate the fairness of the transaction price?		Metrobank CGM updated as of 28 February 2025 (Disclosure and Transparency) As of May 2025, no mergers/acquisitions and/or takeovers requiring shareholders' approval. As stated in the <u>Definitive Information Statement</u> , the latest merger was in 2019 between Metrobank and Metrobank Card Corporation.
A.4 The exe	rcise of ownership rights by all share	eholders, ir	ncluding institutional investors, should be facilitated.
A.4.1	Does the company disclose its practices to encourage shareholders to engage with the company beyond general	Yes	Included in the <u>Bank's Notice of ASM</u> is a statement wherein the shareholders may send questions regarding the conduct of meeting and the company to Investor Relation.
	meetings?		You may send your questions regarding the conduct of the Meeting and the Company to investor.relations@metrobank.com.ph.
			In addition, the Bank's <u>Whistleblowing Policy</u> provides opportunity for shareholders to engage with the Bank beyond the stockholders' meeting by reporting complaints which may be filed via email or text.
			The shareholders can also engage with the company thru the <u>Bank's customer hotline</u> .
A.5 Shares a	and Voting Rights		
A.5.1	Where the company has more than one class of shares, does the company publicise the voting rights attached to each class of	Yes	The Bank's common shares carry one (1) vote for one (1) share. This can be found in the <u>Bank's Corporate</u> <u>Governance Manual</u> , <u>Definitive Information Statement</u> and <u>Amended By-laws</u> which can be accessed by our stakeholders in the Bank's website.



Reference	Question	Answer	Existing Practices
	shares (e.g., through the		
	company website / reports/ the		
	stock exchange/ the regulator's		
	website)?		
A.6 Notice o	,		
A.6.1	Does each of the resolutions	Yes	The agenda items in the Notice of Annual Stockholders' Meeting were properly enumerated and there is
(Shro) 6	tabled at the most recent annual		no bundling of actions items into one resolution.
	general meeting deal with only		
	one item, i.e., there is no		The Notice of Annual Stockholders' Meeting was published in full English.
	bundling of several items into		
	the same resolution?		
A.6.2	Are the company's notice of the		
	most recent AGM/circulars fully		
	translated into English and		
	published on the same date as		
	the local language version?		
Does the not	ice of AGM/circulars have the followin	g details:	
A.6.3	Are the profiles of	Yes	The profiles of each director are disclosed in the following links:
	directors/commissioners (at		
	least age, academic		Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024 (Agenda Item 5 – Election of Directors)
	qualification, date of		Metrobank 2024 Annual and Sustainability Report (Board of Directors Profile)
	appointment, experience, and		
	directorships in other listed		
	companies) in seeking		
	election/re-election included?		
A.6.4	Are the auditors seeking		The Bank's <u>Definitive Information Statement</u> provides details on the appointment of external auditors.
	appointment/re-appointment		
	clearly identified?		
A.6.5	Were the proxy documents		The link to the proxy documents was included in the <u>Notice of ASM</u> released to the shareholders.
	made easily available?		



Reference	Question	Answer	Existing Practices			
A.7 Insider t	A.7 Insider trading and abusive self-dealing should be prohibited.					
A.7.1	Are the directors / commissioners required to report their dealings in company shares within 3 business days?	Yes	Reporting insiders are required to disclose their dealings in the Bank's shares on the next trading day following the date of change. <u>Metrobank 2024 Annual and Sustainability Report (Insider Trading Policy)</u>			
etrob			Metrobank CGM Updated as of 28 February 2025 (Insider Trading Policy, Annex 18)			
A.8 Related	party transactions by directors and	key execut	tives.			
A.8.1	Does the company have a policy requiring a committee of independent directors/ commissioners to review material RPTs to determine whether they are in the best interests of the company and shareholders?	Yes	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. Metrobank CGM Updated as of 28 February 2025 (Related Party Transactions Committee, Annex 10) Metrobank Board Committees (Related Party Transactions Committee) Metrobank 2024 Annual and Sustainability Report (Related Party Transactions)			
A.8.2	Does the company have a policy requiring board members (directors/commissioners) to abstain from participating in the board discussion on a particular agenda when they are conflicted?	Yes	The Bank's Related Party Transactions Policy requires that a director/officer with a material interest in any transaction affecting the Bank should abstain from taking part in the deliberation for the same. Metrobank CGM updated as of 28 February 2025 (Related Party Transactions, Annex 17) Metrobank 2024 Annual and Sustainability Report (Related Party Transactions)			
A.8.3	Does the company have policies on loans to directors and commissioners either forbidding this practice or ensuring that they are being conducted at	Yes	This is covered by the Related Party Transaction Policy and can be found in the Bank's CGM as well as in the Bank's website which can be accessed through the following links: <u>Metrobank CGM updated as of 28 February 2025 (Related Party Transactions, Annex 17)</u>			



Reference	Question	Answer	Existing Practices
	arm's length basis and at market rates?		Metrobank 2024 Annual and Sustainability Report (Related Party Transactions)
A.9 Protecti	ng minority shareholders from abus	ive actions	
A.9.1	Does the company disclose that RPTs are conducted in such a way to ensure that they are fair and at arms' length?	Yes	In 2024, all RPTs were conducted fairly and at arm's length. Full discussion on these is under the Notes to the Financial Statements No. 32 in our <u>Audited Financial Statements</u> and <u>Bank's Annual Report</u> . In addition, this is covered by the <u>Related Party Transaction Policy</u> and can be found in the Bank's CGM
A.9.2	In case of related party transactions requiring shareholders' approval, is the decision made by disinterested shareholders?		posted on the Bank's website.
B. Sustainal	bility and Resilience		
B.1 Sustaina	bility-related disclosure should be	consistent	comparable and reliable, and include retrospective and forward-looking material information that a
reasonable	nvestor would consider important i	n making a	n investment or voting decision
Material sus	stainability-related information sho	uld be spec	ified
B.1.1	Does the company identify/ report ESG topics that are material to the organization's strategy?	Yes	Metrobank identifies and discloses material ESG topics through a formal assessment aligned with SASB, GRI, SEC guidelines, and peer practices. The process includes input from key stakeholders—such as customers, employees, Board members, senior management, regulators, and investors—and informs the Bank's strategy, risk management, and disclosures. Sustainability disclosures are reviewed and approved by senior management and Board-level committees. <u>Metrobank 2024 Sustainability Report Materiality Process</u>
B.1.2	Does the company identify climate change as an issue?	Yes	Metrobank explicitly identifies climate change as a material issue, with "physical impact of climate change" and "climate transition risk" reflected in its materiality matrix. The Bank recognizes the impact of climate change to the business and integrates climate-related considerations into risk management, lending and investment practices, as well as operational processes. A third-party climate risk assessment was piloted to evaluate potential impacts on our loan portfolio and physical assets.



Reference	Question	Answer	Existing Practices
B.1.3	Does the company adopt an internationally recognized reporting framework or standard for sustainability (i.e., GRI, Integrated Reporting, SASB, IFRS Sustainability Disclosure Standards)?	Yes	The Bank adopts internationally recognized reporting frameworks for sustainability, primarily aligning with the Global Reporting Initiative (GRI) Standards and conducting materiality assessments based on the Sustainability Accounting Standards Board (SASB) framework. <u>Metrobank 2024 Sustainability Report Materiality Assessment</u>
-		ted goal oi	r target, the disclosure framework should provide that reliable metrics are regularly disclosed in an easily
accessible f	Does the company disclose quantitative sustainability target?	Yes	Metrobank disclosed a quantitative sustainability target related to coal financing in its latest sustainability report. The Bank commits to cap its term loan exposure to the coal industry at no more than 3% of its total loan portfolio by 2033, and to further reduce it to 2% by 2037. This target supports Metrobank's energy transition strategy and reflects alignment with national sustainability roadmaps.
B.1.5	Does the company disclose sustainability-related performance progress in relation to its previously set targets?	Yes	In 2024 Sustainability Report, Metrobank disclosed a quantitative sustainability target to cap coal-related term loan exposure to 3% of the total loan portfolio by 2033 and 2% by 2037. While performance progress has not yet been disclosed given the recent introduction of the target, the Bank continues to strengthen its internal monitoring of relevant metrics. The upcoming launch of an ESG data management system is expected to further enhance tracking and reporting of sustainability performance. Metrobank 2024 Sustainability Report Way Forward
B.1.6	Does the company confirm that its Sustainability Report / Reporting is reviewed and /or approved by the Board or Board Committee?	Yes	The Bank's Sustainability Report is reviewed by the Corporate Governance and Compensation Committee, with key oversight and endorsement of the report's content provided by the Executive Committee, supported by senior management. This multi-level governance approach ensures that disclosures uphold the highest standards of transparency and accountability. <u>Metrobank 2024 Sustainability Report Materiality Process</u>



Reference	Question	Answer	Existing Practices
B.2 Corpora matters	te governance frameworks should a	llow for di	alogue between a company, its shareholders and stakeholders to exchange views on sustainability
B.2.1	Does the company engage internal stakeholders to exchange views and gather	Yes	Metrobank actively engages internal stakeholders to exchange views and gather feedback on sustainability matters material to the Bank. Multiple structured platforms provide employees with channels to voice concerns and offer input. ESG topics such as well-being, diversity, inclusion, and community engagement
	feedback on sustainability matters that are material to the business of the company?		are regularly discussed. In 2024, Metrobank conducted the Metrovoice Pulse Survey with 7,466 employees to gauge engagement, achieving a 93% score – an improvement from 2023 – demonstrating a responsive approach to employee insights.
			Metrobank 2024 Sustainability Report Stakeholder Engagement
B.2.2	Does the company engage external stakeholders to exchange views and gather feedback on sustainability matters that are material to the business of the company?		Metrobank actively engages external stakeholders – such as customers, suppliers, investors, regulators, communities, and assessment bodies – through structured platforms tailored to each group. These include customer satisfaction surveys, Net Promoter Score (NPS), investor roadshows, stockholders' meetings, supplier accreditation processes, regulatory consultations, and the Metrobank Foundation's (MBFI) community partnerships. These various platforms enable the Bank to gather feedback and exchange views on material issues such as environmental responsibility, financial inclusion, ethical sourcing, and community development. Insights from these engagements support responsible decision-making and alignment with sustainability goals.
			Metrobank 2024 Sustainability Report Stakeholder Engagement
-	-		nat boards adequately consider material sustainability risks and opport unities when fulfilling their key
	reviewing, monitoring and guiding ted physical and transition risks	governanc	e practices, disclosure, strategy, risk management and internal control systems, including with respect to
	• •	nital struc	ture is compatible with its strategic goals and its associated risk appetite to ensure it is resilient to different
scenarios	the assess whether the company set	ipitat strat	tare is compatible with its strategic goals and its associated risk appende to ensure it is resilent to different



Reference	Question	Answer	Existing Practices
B.3.1	Does the company disclose that the board reviews on an annual basis that the company's capital and debt structure is compatible with its strategic goals and its associated risk appetite?	Yes	The Bank discloses that the Board of Directors conducts an annual review of the Bank's capital and debt structure to ensure alignment with its strategic objectives and risk appetite. This is part of the Board's responsibility to oversee and approve key aspects of the bank's strategy and financial position. Through the Risk Oversight Committee (ROC), the Board ensures that exposures remain within the approved risk appetite and that the bank maintains an adequate capital structure. The Bank conducts capital planning by aligning financial forecasts with its strategic plan and expected risk profile, and it assesses capital adequacy through a structured ICAAP framework. The Bank complies with BSP regulatory capital requirements, regularly reports actual capital ratios to the ROC, and uses early warning indicators to manage capital usage proactively.
			Metrobank 2024 Annual and Sustainability Report Metrobank CGM updated as of 28 February 2025
operation b		ers in creat	ze the rights of stakeholders established by law or through mutual agreements and encourage active co- ing wealth, jobs, and the sustainability of financially sound enterprises. ress:
B.4.1	The existence and scope of the company's efforts to address customers' welfare?	Yes	The Bank's ensure and promote transparency in all our affairs, especially when it is aimed at protecting the welfare of the Bank, our shareholders, and our customers. To show our openness, we comply with policies and obligations as stipulated in the following links:
			Metrobank 2024 Annual and Sustainability Report Customers' Interest First
			Metrobank 2024 Annual and Sustainability Report Expanding Consumer Footprint
B.4.2	Supplier/contractor selection procedures?	Yes	To mitigate the risk of dealing with unqualified suppliers/contractor, the Bank maintains policies and guidelines in the accreditation/re-accreditation and selection process of suppliers and contractors that is in accordance and compliant with BSP regulations. Annual performance evaluation is being conducted as part of appropriate control in determining the ability and performance of the contractors/service providers.



Reference	Question	Answer	Existing Practices
			The Bank also practices the policy of canvassing and bidding services when purchasing products or contracts for services to ensure that it secures the best deal in terms of price, quality of materials or work services, delivery time frame, and other related terms and conditions. Metrobank 2024 Annual and Sustainability Report (Policy on Suppliers and Contractors; Procurement Practices)
B.4.3	The company's efforts to ensure that its value chain is environmentally friendly or is consistent with promoting sustainable development?	Yes	The Bank 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. Complete information of the Bank's Sustainability Framework and Focus Areas, as well as its performance
B.4.4	The company's efforts to interact with the communities in which they operate?		and contributions to sustainable development are disclosed in this report. Metrobank 2024 Sustainability Report
B.4.5	The company's anti-corruption programmes and procedures?	Yes	The Board approved Bank's Code of Conduct which 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. Metrobank Company Policies (Anti-Bribery and Anti-Corruption)



Reference	Question	Answer	Existing Practices
			Metrobank Code of Ethics for Employees Metrobank CGM updated as of 28 February 2025 Anti-Bribery and Corruption Policy Metrobank CGM updated as of 28 February 2025 Code of Conduct and Ethics for Directors and Employees Metrobank 2024 Annual and Sustainability Report
B.4.6	How creditors' rights are safeguarded?	Yes	The Bank strictly adhere to accounting and disclosure standards, which guarantees the provision of dependable and comparable information. Disclosures are made public in a timely manner on our website and/or through the stock exchange to keep creditors informed. Metrobank 2024 Annual and Sustainability Report Creditors Rights
B.4.7	Does the company have a separate report/section that discusses its efforts on environment/economy and social issues?	Yes	The Bank's economic, environmental, social and governance contributions hinged on the sustainable development of the communities in which it operates are presented in the separate 2024bhjk Sustainability Report. Metrobank 2024 Sustainability Report
B.5 Where	stakeholder interests are protected I	by law, sta	keholders should have the opportunity to obtain effective redress for violation of their rights.
B.5.1	Does the company provide contact details via the company's website or Annual Report which stakeholders (e.g., customers, suppliers, general public etc.) can use to voice their concerns and/or complaints for possible violation of their rights?	Yes	Metrobank website https://www.metrobank.com.ph/home (see lower portion)



	Reference	Question	Answer	Existing Practices
	enrol			Connect with us Image: Connect with us Image: Connect with us Image: Connect with us For inquiries, please call our Metrobank Contact Center at (02) 88-700-700 (domestic toil-free 1-800-1888-5775) or send an e-mail to customercare@metrobank.com.ph Metrobank is regulated by the Bangko Sentral ng Pilipinas Website: https://www.bsp.gov.ph Metrobank 2024 Annual and Sustainability Report Corporate Information Metrobank 2024 Annual and Sustainability Report Whistleblowing Policy
Ī	B.6 Mechani	isms for employees' participation sh	nould be pe	ermitted to develop
	B.6.1	Does the company explicitly disclose the policies and practices on health, safety and welfare for its employees?	Yes	The Bank strictly adheres to the government prescribed Labor and Occupational, Health & Safety Standards. It has accredited Safety Officers and First Aiders nationwide. Each unit also has its own Emergency Response Team (ERT) which ensures the unit's compliance to the set emergency procedures. <u>Metrobank 2024 Annual and Sustainability Report Employees' Health, Safety and Well-being</u> <u>Metrobank Company Policies (Policy on Health, Safety, and Welfare of employees, including company</u> <u>sponsored trainings)</u>
	B.6.2	Does the company explicitly disclose the policies and practices on training and development programmes for its employees?	Yes	The Bank provides venues and opportunities to develop the skills and capability of our people through training and development programmes so they can fuel the Bank's performance and growth. Metrobank 2024 Annual and Sustainability Report People Development Metrobank 2024 Sustainability Report (Employee Training, Education, and Development)
·	B.6.3	Does the company have a reward/compensation policy that accounts for the	Yes	The Bank makes sure its compensation packages are attuned to the operations and risk culture, long-term strategic and financial interests, and labor laws and regulations. It is designed to promote people to



Ref	ference	Question	Answer	Existing Practices			
		performance of the company		perform and excel at what they do. To attract and retain the best people, the Bank ensures that			
		beyond short-term financial		compensation remains competitive against industry standards.			
		measures?		Metrobank 2024 Annual and Sustainability Report (Compensation Policy)			
				Metrobalik 2024 Annual and Sustainability Report (Compensation Policy)			
				Metrobank Company Policies (Compensation Policy)			
/ief	170) (j						
				Metrobank CGM updated as of 28 February 2025 (Compensation Policy)			
B.7	Stakeho	lders including individual employe	e and thei	r representative bodies, should be able to freely communicate their concerns about illegal or unethical			
		the board and their rights should no					
B.7.	.1	Does the company have a	Yes	The Bank maintains a Whistleblowing Policy where employees and other stakeholders are encouraged to			
		whistle blowing policy which		participate in an atmosphere of openness and trust in communicating their concerns about illegal or			
		includes procedures for		unethical practices, without the fear of retaliation. The guidelines ensure that the concerns of reporting			
		complaints by employees and		employees and other stakeholders are addressed and the identity of the reporting entity is secured and			
		other stakeholders concerning		protected from any undue retaliation.			
		alleged illegal and unethical					
		behavior and provide contact		Metrobank 2024 Annual and Sustainability Report Whistleblowing Policy			
		details via the company's					
		website or annual report?		Metrobank Company Policies (Whistleblowing Policy)			
B.7.	2	Does the company have a policy		Metrobank CGM updated as of 28 February 2025			
0.7	.∠	or procedures to protect an		Metrobalik Com updated as of 20 rebruary 2025			
		employee/person who reveals					
		alleged illegal/ unethical					
		behavior from retaliation?					
C. D	C. Disclosure and Transparency						
C.1	Transpar	ent Ownership Structure					
C.1.	1	Does the information on	Yes	The disclosures on the identity of beneficial owners can be found on the Bank's website and can be			
1		shareholdings reveal the identity		accessed by the Bank's stakeholders:			
		of beneficial owners, holding 5%					
		shareholding or more?					



C.2.2

Financial performance indicators

Yes

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Reference	Question	Answer	Existing Practices
C.1.2	Does the company disclose the		Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024 (Security Ownership of Certain Record and
	direct and indirect (deemed)		Beneficial Owners and Management)
	shareholdings of major and/or		
	substantial shareholders?		Metrobank's Share Information – List of Top 100 Stockholders
C.1.3	Does the company disclose the		
	direct and indirect (deemed)		Metrobank's 2025 General Information Sheet
	shareholdings of directors		
	(commissioners)?		Metrobank's Organizational Chart, Conglomerate Map, and Shareholding Structure
C.1.4	Does the company disclose the		
	direct and indirect (deemed)		
	shareholdings of senior		
	management?		
C.1.5	Does the company disclose		
	details of the parent/holding		
	company, subsidiaries,		
	associates, joint ventures and		
	special purpose enterprises/		
	vehicles (SPEs)/ (SPVs)?		
C.2 Quality of	of Annual Report		
-	mpany's annual report disclose the f	ollowing it	ems:
C.2.1	Corporate objectives	Yes	To be country's premiere financial conglomerate, empowering our individual and business 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.
			Metrobank 2024 Annual and Sustainability Report About The Report

Metrobank 2024 Annual and Sustainability Report



Referen	nce Question	Answer	Existing Practices
			Financial Highlights
			Sustainability Development Goals
C.2.3	Non-Financial Performance indicators	Yes	Metrobank 2024 Annual and Sustainability Report
vietri	Indicators		Chairman's Message/President Report
			Community Relations
			Sustainability Development Goals
C.2.4	Dividend Policy	Yes	Metrobank 2024 Annual and Sustainability Report
			Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024
C.2.5	Biographical details (at least age, academic qualifications, date of	Yes	Metrobank 2024 Annual and Sustainability Report
	first appointment, relevant		Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024
	experience, and any other		
	directorships of listed companies) of all		
	directors/commissioners		
Corpora	te Governance Confirmation Statement	l	
C.2.6	Does the Annual Report contain	Yes	The Bank's Annual Report contains a statement confirming that the Bank has complied with all the
	a statement confirming the		material provisions of the manual.
	company's full compliance with the code of corporate		Metrobank 2024 Annual and Sustainability Report Corporate Governance Manual
	governance and where there is		Metrobalik 2024 Allituat allu Sustalliability Report Corporate Governance Manual
	non-compliance, identify and		Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024 (Corporate Governance Scorecard)
	explain reasons for each such		
	issue?		



	Answer	Existing Practices
ration of Members of the Board and	Key Execu	tives
Is there disclosure of the fee structure for non-executive directors?	Yes	Board of Directors take home a fixed package, which includes a per diem, transportation allowance, and other fees. They receive pay based on their banking or finance experience, professional background, level of responsibilities, attendance in Board and committee meetings, and market conditions.
ank		As such, Executive Directors receive compensation as our full-time executive officers, while Non- Executive Directors receive a per diem and other fees for attending Board and committee meetings.
		Metrobank 2024 Annual and Sustainability Report (Director Remuneration Structure)
		Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024 (Compensation of Directors and Executive Officers)
Does the company publicly disclose [i.e., annual report or other publicly disclosed	Yes	The Bank discloses information on its directors' remuneration based on the existing disclosure rules of the SEC and PSE, while respecting individual executive's rights to data privacy.
documents] details of remuneration of each non- executive director/		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 these links:
		Metrobank 2024 Annual and Sustainability Report (Director Remuneration Structure)
		Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024 (Compensation of Directors and Executive Officers)
Does the company disclose its remuneration (fees, allowances, benefit-in-kind and other	Yes	The Bank discloses information of its executive directors and President remuneration based on the existing disclosure rules of the SEC and PSE, while respecting individual executive's right to data privacy.
emoluments) policy/ practices (i.e., the use of short term and long-term incentives and		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:
	Is there disclosure of the fee structure for non-executive directors? Does the company publicly disclose [i.e., annual report or other publicly disclosed documents] details of remuneration of each non- executive director/ commissioner? Does the company disclose its remuneration (fees, allowances, benefit-in-kind and other emoluments) policy/ practices (i.e., the use of short term and	Is there disclosure of the fee structure for non-executive directors? Does the company publicly disclose [i.e., annual report or other publicly disclosed documents] details of remuneration of each non- executive director/ commissioner? Does the company disclose its remuneration (fees, allowances, benefit-in-kind and other emoluments) policy/ practices (i.e., the use of short term and



Reference	Question	Answer	Existing Practices
	performance measures) for its executive directors and CEO?		Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024 (Compensation of Directors and Executive Officers)
C.3.4	Does the company publicly disclose [i.e., annual report or other publicly disclosed documents] the details of	Yes	The Board of Directors receive a fixed remuneration package which includes per diem, transportation allowance, and other fees. Their compensation is based on their banking or finance experience, professional background, level of responsibilities, attendance in Board and committee meetings, as well as market conditions. In line with this, the Executive Directors receive compensation as full-time executive
	remuneration of each of the executive directors and CEO [if he/she is not a member of the		officers of the Bank while Non-Executive Directors receive per diem and other fees for attending Board and committee meetings.
	Board]?		Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024 (Compensation of Directors and Executive Officers)
	re of Related Party Transactions (RI	PTs)	
C.4.1	Does the company disclose its policy covering the review and	Yes	The RPT policies are disclosed publicly:
	approval of material RPTs?		Metrobank CGM updated as of 28 February 2025
C.4.2	Does the company disclose the name, relationship, nature and		Metrobank Company Policies Related Party Policy
	value for each material RPTs?		Significant RPTs are disclosed in the Item 12 – Certain Relationships and Related Transactions and Note 32 and 37 – Related Party Transactions of the 2024 Audited Financial Statements as reported in the SEC Form 17-A for the year ended December 31, 2024 and can be accessed through this link:
			Metrobank Audited Financial Statement as of March 31, 2025
			Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024
C.5 Director	s and commissioners' dealings in th	e shares o	the company
C.5.1	Does the company disclose trading in the company's shares by insiders?	Yes	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.



Reference	Question	Answer	Existing Practices
			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.
			Metrobank CGM updated as of 28 February 2025 Insider Trading Policy
eirob			Metrobank Company Policies Insider Trading Policy
			Metrobank 2024 Annual and Sustainability Report Insider Trading Policy
C.6 Externa	Auditor and Auditor Report		
Where the s	ame audit firm is engaged for both a	udit and n	on-audit services
C.6.1	Are the audit and non-audit fees disclosed?	Yes	Non-audit fees did not outweigh the fees paid for audit services.
			Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024
C.6.2	Does the non-audit fee exceed the audit fees?	No	
C.7 Medium	of communications		
Does the co	npany use the following modes of co	ommunicat	tion?
C.7.1	Quarterly reporting	Yes	Metrobank SEC Form 17-Q (Quarterly Reports)
			https://www.metrobank.com.ph/articles/about-us/regulatory-filings-sec17q
C.7.2	Company website		The Bank has a corporate website – <u>https://www.metrobank.com.ph/about-us</u>
C.7.3	Analyst's briefing		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
C.7.4	Media briefings /press conferences		significant developments. Regular updates are disseminated through the Bank's company filings and disclosures. These are also discussed and presented in one-on-one meetings, investor/analyst briefings and conferences, and media
			Metrobank Investor Relations Program https://www.metrobank.com.ph/articles/about-us/investor-relations-program



Reference	Question	Answer	Existing Practices				
C.8 Timely f	C.8 Timely filing/release of annual/financial reports						
C.8.1	Are the audited annual financial report/statement released within 120 days from the financial year end?	Yes	The Bank's Audited Financial Statement was disclosed to the PSE on February 20, 2025, 51 days after the end of the fiscal year December 31, 2024. PSE Edge (Material Information/Transactions – SEC 17C Report)				
C.8.2	Is the annual report released within 120 days from the financial year end?		The Bank's Annual Report was disclosed to the PSE on April 11, 2025, 101 days after the end of the fiscal year December 31, 2024. PSE Edge (Annual Report – SEC 17A)				
C.8.3	Is the true and fairness/fair representation of the annual financial statement/reports affirmed by the board of directors/commissioners and/or the relevant officers of the company?	Yes	The Bank's Audit Committee ensures that the financial reporting process and disclosures requirements are in compliance with applicable standards and regulations. Metrobank 2024 Annual and Sustainability Report Audit Committee Report to the Board of Directors				
C.9 Compar		I					
Does the co	npany have a website disclosing up-	to-date in	formation on the following?				
C.9.1	Financial statements/reports (latest quarterly)	Yes	Metrobank SEC 17-Q				
C.9.2	Materials provided in briefings to analysts and media		Metrobank Investor Relations Program Investor Presentation, Media and Analyst's briefings,				
C.9.3	Downloadable Annual Report		Metrobank 2024 Annual and Sustainability Report				
C.9.4	Notice of AGM and/or EGM		Metrobank Notice of ASM 2025				
C.9.5	Minutes of AGM and/or EGM		Metrobank Minutes of the ASM				



Reference	Question	Answer	Existing Practices
C.9.6	Company's constitution (company's by-laws, memorandum and articles of association)		Metrobank website <u>Articles of Incorporation</u> <u>By-laws</u>
C.10 Investo	or Relations		
C.10.1	Does the company disclose the contact details (e.g., telephone, fax, and email) of the officer / office responsible for investor relations?	Yes	Contact details are disclosed in the Bank's Annual Report and posted on the website. <u>Metrobank 2024 Annual and Sustainability Report</u> <u>Metrobank Investor Relations Program</u> For more information, you may reach the Metrobank Investor Relations Department through the following: Investor Relations@metrobank.com.ph Telephone no: (02) 8537 5348 Address: 31/F, Metrobank Center, 35th St. cor. 7th Ave., Bonifacio Global City, Taguig
	uties and Responsibilities		
	ned board responsibilities and corpo	rate goveri	
D.1.1	Does the company disclose its corporate governance policy/board charter?	Yes	The Bank's corporate governance policies are contained in the Corporate Governance Manual and posted on the Bank's website. <u>Metrobank CGM updated as of 28 February 2025</u>
D.1.2	Are the types of decisions requiring board of directors/commissioners' approval disclosed?		
D.1.3	Are the roles and responsibilities of the board of		



Reference	Question	Answer	Existing Practices
	directors/commissioners clearly stated?		
Corporate V	ision/Mission		
D.1.4	Does the company have an updated vision and mission statement?	Yes	The Vision-Mission of the Bank To be the country's premiere financial conglomerate, empowering our individual and business 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.
			<u>Metrobank website – Vision Mission Statement</u>
D.1.5	Does the board of directors play a leading role in the process of developing and reviewing the company's strategy at least annually?	Yes	The Board oversees the Group's overall governance framework, approves and oversees the implementation of strategies to achieve objectives, monitors managements' performance against set targets and ensures appropriate controls and systems of checks and balances are in place and operating effectively.
			The Board reviews the Bank's business objectives and strategy annually.
D.1.6	Does the board of directors have a process to review, monitor and oversee the implementation of the corporate strategy?		As provided in the <u>Bank's CGM the Power/Responsibilities and Duties of the Board</u> . The Board has regularly reviewed and monitored the execution and strategies that allowed the Bank to grow amid the economic challenges and move closer to the path of sustainability. Among these include the Bank's corporate governance framework, strategic and business plans, risk management, internal control systems, financial performance, consumer protection framework, and the adoption of sustainability/ESG principles. The Board's role entails identifying priorities, setting goals and objectives, and allocating funds to support the necessary decisions.



Reference	Question	Answer	Existing Practices
			With the support of the Bank's units and an independent Corporate Secretary, our Board develops, reviews, and approves how we execute our business strategies, manages risks, set up internal controls, evaluates its financial performance, and adopts its sustainability program.
			Metrobank 2024 Annual and Sustainability Report
D.2 Board s	tructure		
Code of Ethi	cs or Conduct		
D.2.1	Are the details of the code of ethics or conduct disclosed?	Yes	The following Codes of Conduct, which are hinged on the Bank's Core Values, are posted on the Bank's website and included in the CGM and accessible through the following links:
D.2.2	Are all directors/ commissioners, senior management and employees required to comply with the code/s?		Metrobank Code of Conduct and Ethics for Bank Directors Metrobank Code of Conduct for Employees
			Metrobank 2024 Annual and Sustainability Report
D.2.3	Does the company have a process to implement and monitor compliance with the code/s of ethics or conduct?		All directors and employees are required to acknowledge that they have read and understood the Code stipulating their compliance with the standards and policies set forth herein.
			Formulation, revision or modification of any existing disciplinary action as contained in the Code of Ethics for Employee shall always be coordinated with HRMG.
Board Struc	ture & Composition		
D.2.4	Do independent directors/ commissioners make up at least 50% of the board of directors/commissioners?	No	The Bank consistently maintained a Board composition of 12 directors. 10 are non-executive directors (NEDs), of which 5 are independent, including 1 female independent director (ID). This is a deliberate stance to promote objectivity and strong element of independence in the Board.
			Metrobank Board of Directors
			Metrobank 2024 Annual and Sustainability Report



Reference	Question	Answer	Existing Practices
D.2.5	Does the company have a term limit of nine years or less or 2 terms of five years ¹ each for its independent directors/ commissioners?	Yes	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 nine (9) year maximum cumulative term for independent directors shall be reckoned from 2012.
2010	¹ The five years term must be required by legislation which pre-existed the introduction of the ASEAN Corporate Governance Scorecard in 2011		The discussion on term limits for Independent Directors can be found through the following links: <u>Metrobank CGM updated as of 28 February 2025</u> <u>Metrobank 2024 Annual and Sustainability Report</u>
D.2.6	Has the company set a limit of five board seats that an individual independent/non- executive director/ commissioner may hold simultaneously?	Yes	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 on the website. <u>Metrobank CGM updated as of 28 February 2025 Multiple Board Seats</u> For the information on the directorship positions of the directors in other companies both listed and non-
D.2.7	Does the company have any executive directors who serve on more than two boards of listed companies outside of the group?	No	listed, please refer to the profiles of each director as provided in the Bank's Annual Report. None of the Bank's directors serve on more than five (5) publicly-listed companies outside the group, and none of the executive directors serve on more than two boards of listed companies outside of the group. <u>Metrobank 2024 Annual and Sustainability Report</u> <u>Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024</u>
Nominating	Committee		
D.2.8	Does the company have a Nominating Committee?	Yes	The Bank has a separate <u>Nominations Committee</u> , a board-level committee, that handles the process of identifying the quality of directors aligned with the company's strategic direction.



Reference	Question	Answer			Existing Practices	
D.2.9	Is the Nominating Committee comprised of a majority of independent directors/		The Nominations including the Cha	•	osed of three (3) membe	ers, all of whom are independent directors
	commissioners?		Committee Membership	Designation	Appointed Members	
D.2.10	ls the chairman of the		Chairman	Independent Director	Juan Miguel D. Escaler	
/(eind)b	Nominating Committee an independent director/		Regular Members	Independent Director Independent Director Independent Director	EOChua PGSoliven MCFernando	
	commissioner?		Secretary	Assistant Corporate Secretary	JPAmoranto	_
D.2.11	Does the company disclose the terms of reference/ governance structure/ charter of the Nominating Committee?		The <u>Nominations</u> <u>Manual.</u>	<u>: Committee Charter</u> i	s posted on the Bank's v	website and <u>Bank's Corporate Governance</u>
D.2.12	Is the meeting attendance of the Nominating Committee disclosed and if so, did the Nominating Committee meet at		and were duly mi		-	4 that were attended 100% by all members
	least twice during the year?		Metrobank SEC F	Form 20-IS for ASM 20	25 covering Year 2024	
Remunerati	ion/Compensation Committee					
D.2.13	Does the company have a Remuneration Committee?	Yes	in fulfilling its c Compliance Syst procedure in dete business environ	corporate governance cem. Among the com ermining the remuner ment and industry pra	e responsibilities and ir mittee's responsibilities ation of directors and of actice.	mittee (CGCCom) that supports the Board n overseeing the implementation of our s is to establish a formal and transparent ficers consistent with our culture, strategy,
				updated as of 28 Febru Form 20-IS for ASM 20	uary 2025)25 covering Year 2024	



Reference	Question	Answer			Existing Practices
D.2.14	Is the Remuneration Committee comprised entirely of non- executive directors/		The <u>Corporate Gove</u> including the commi		nsation Committee is fully composed of independent directors
lotral	commissioners with a majority of independent directors/ commissioners?		Committee Membership	Designation	Appointed Members AHLavares
NG U MOAL			Regular Members	Independent Director	MCFernando Jr. JMLEscaler
D.2.15	Is the chairman of the Remuneration Committee an		Corporate Governance Officer	Compliance Officer	ABPascioles
	independent director/		Resource Person	Assistant Corporate Secretary	JPAmoranto
	commissioner?		Secretary	Corporate Governance Officer	ABPascioles
			Adviser	Chairman	AVTy
D.2.16	Does the company disclose the terms of reference/ governance structure/ charter of the Remuneration Committee?		The <u>Corporate Gover</u> <u>Bank's Corporate Go</u>		nsation Committee Charter is posted on the Bank's website and
D.2.17	Is the meeting attendance of the Remuneration Committee disclosed and, if so, did the Remuneration Committee meet at least twice during the year		The Corporate Gover 100% by all members <u>Metrobank 2024 Anr</u>	s and were duly min	
Audit Comm			-		
D.2.18	Does the company have an Audit Committee?	Yes	responsibilities, which	ch include among o	ists the Board of Directors in fulfilling its statutory and fiduciary others, ensuring compliance with Bank policies, and applicable conduct; ensuring adequate and effective internal controls.
D.2.19	Is the Audit Committee comprised entirely of non- executive directors/ commissioners with a majority of			wo of whom are inde	re appointed annually by the Board of Directors. It is comprised of ependent, including the Chairman, who is not the chairman of the iittee.



Reference	Question	Answer	Existing Practices
	independent directors/ commissioners?		Metrobank 2024 Annual and Sustainability Report
D.2.20	Is the chairman of the Audit Committee an independent director/commissioner?		
D.2.21	Does the company disclose the terms of reference/governance structure/charter of the Audit Committee?		The <u>Audit Committee Charter</u> is posted on the Bank's website and <u>Bank's Corporate Governance Manual</u> .
D.2.22	Does at least one of the independent directors/ commissioners of the committee have accounting expertise (accounting		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. <u>Metrobank 2024 Annual and Sustainability Report</u>
	qualification or experience)?		Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024
D.2.23	Is the meeting attendance of the Audit Committee disclosed and, if so, did the Audit Committee		The Audit Committee held thirteen (13) meetings in 2024 that were attended 100% by all members and were duly minuted.
	meet at least four times during the year?		Metrobank 2024 Annual and Sustainability Report
			Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024
D.2.24	Does the Audit Committee have primary responsibility for recommendation on the appointment, and removal of the external auditor?		As stated in the charter, <u>Audit Committee</u> is responsible to recommend to the Board for the appointment/selection, re-appointment and/or change of external auditor based on fair and transparent criteria.
D.3 Board P			
Board meet	ings and attendance		



Reference	Question	Answer	Existing Practices
D.3.1	Are the board of directors meeting scheduled before the start of financial year?	Yes	In accordance with the <u>Bank's Amended By-laws</u> , the Board of Directors shall hold meetings every Wednesday of each month at 4:30pm.
D.3.2	Does the board of directors/commissioners meet at least six times during the year?	Yes	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 director attended eleven (11) meetings, indicating a notable level of engagement and participation from directors.
D.3.3	Has each of the directors/ commissioners attended at least 75% of all the board meetings held during the year?		Metrobank 2024 Annual and Sustainability Report
D.3.4	Does the company require a minimum quorum of at least 2/3 for board decisions?	No	A majority of the Board shall constitute a quorum for the transaction of business and the vote of a majority of the quorum of the Board shall always be needed to decide any action. <u>Metrobank CGM updated as of 28 February 2025 Conduct of Board Meetings</u>
D.3.5	Did the non-executive directors/commissioners of the company meet separately at least once during the year without any executives present?	Yes	The Bank's non-executive directors meet at least once a year without the presence of any executive. In 2023, 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 20234 without the presence of any executive directors. Metrobank 2024 Annual and Sustainability Report (Non-Executive Directors Meeting)
			Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024
Access to in	formation		



Reference	Question	Answer	Existing Practices
D.3.6	Are board papers for board of directors/ commissioners' meetings provided to the board	Yes	As far as practicable, materials for the Board meeting should be provided within five (5) banking days before the meeting.
	at least five business days in advance of the board meeting?		Metrobank CGM updated as of 28 February 2025 Metrobank 2024 Annual and Sustainability Report (Meeting setting and materials)
etrol	ank		
D.3.7	Does the company secretary play a significant role in supporting the board in discharging its responsibilities?	Yes	The Bank's Board is assisted Atty. Regis V. Puno, 67 years old, Filipino, who assumed the role of the Corporate Secretary of Metrobank on April 24, 2019. He is currently Special Legal Counsel of the Metrobank Group. The Office of the Corporate Secretary plays a 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 of Directors.
D.3.8	Is the company secretary trained in legal, accountancy or company secretarial practices and has kept abreast on relevant developments?		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:
Board Appo	intments and Re-election		
D.3.9	Does the company disclose the criteria used in selecting new directors/commissioners?	Yes	The qualifications and disqualifications of directors can be found in the <u>Bank's CGM</u> .
D.3.10	Did the company describe the process followed in appointing new directors/commissioners?		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



Reference	Question	Answer	Existing Practices
			mental fitness, competence, education, financial literacy, training, diligence, knowledge and experience relevant to the banking industry.
			Metrobank CGM updated as of 28 February 2025
D.3.11	Are all directors/commissioners subject to re-election every 3 years; or 5 years for listed		The members of the Board of Directors shall be elected annually by the stockholders for a term of one (1) year, and shall serve until their successors shall have been duly elected and qualified.
	companies in countries whose legislation prescribes a term of 5 years ² each?		Metrobank CGM updated as of 28 February 2025
	2 The five years term must be required by legislation which pre-existed the introduction of the ASEAN Corporate Governance Scorecard in 2011.		
D.3.12	Do the shareholders or the Board of Directors approve the remuneration of the executive directors and/or the senior executives?	No	Remuneration of the executive directors and senior executives are not included on the agenda for shareholders' approval.
D.3.13	Does the company have measurable standards to align the performance-based remuneration of the executive directors and senior executive with long-term interests of the	Yes	The Bank makes sure its compensation packages are attuned to the operations and risk culture, long-term strategic and financial interests, and labor laws and regulations. It is designed to promote people to perform and excel at what they do. To attract and retain the best people, the Bank ensures that compensation remains competitive against industry standards. Metrobank CGM updated as of 28 February 2025
	company, such as claw back provision and deferred bonuses?		Metrobank 2024 Annual and Sustainability Report



Reference	Question	Answer	Existing Practices
Access to in	formation		
D.3.14	Does the company have a separate internal audit function?	Yes	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.
y (en ny foil)			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 <u>Bank's Internal Audit</u> can be accessed on the Bank's website through this link:
D.3.15	Is the head of internal audit identified or, if outsourced, is the name of the external firm disclosed?	Yes	Ms. Aline A. Novilla was appointed as the new Chief Audit Executive (CAE)/Head of Internal Audit Group effective 16 February 2023. <u>Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024</u> <u>Metrobank Principal Officers</u>
D.3.16	Does the appointment and removal of the internal auditor require the approval of the Audit Committee?	Yes	 As stated in the Charter, the <u>Audit Committee</u> is responsible for the appointment/ selection, re-appointment 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
Risk Oversig	ght		
D.3.17	Does the company establish a sound internal control procedures/risk management	Yes	IAG's Annual Year-end Report attested by the Chief Audit Executive contains the overall assessment on the adequacy and effectiveness of the Bank's internal control, risk management and governance processes. Copy of the <u>IAG's Annual Year-end Report</u> was noted by the President.



Reference	Question	Answer	Existing Practices
	framework and periodically review the effectiveness of that framework?		
D.3.18	Does the Annual Report/Annual CG Report disclose that the board of directors/	Yes	 The Board of Directors review the following material risks to the Bank. Credit Risk Credit concentration Risk
enno b	commissioners has conducted a review of the company's material controls (including operational, financial and compliance controls) and risk management systems?		 Market Risk Interest Rate Risk in the Banking Book Liquidity Risk Operational Risk Technology Risk Reputation Risk Compliance and Regulatory Risk
D.3.19	Does the company disclose the key risks to which the company is materially exposed to (i.e., financial, operational including IT, environmental, social, economic)?		 Strategic Risk Contagion Risk Metrobank 2024 Annual and Sustainability Report
D.3.20	Does the Annual Report/Annual CG report contain a statement from the Board of Directors of Audit Committee commenting on the adequacy of the company's internal control/risk management system?	Yes	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. The <u>Audit Committee Report is presented in the Bank's Annual Report:</u>
D.4 People of			
Board Chair			
D.4.1	Do different persons assume the roles of chairman and CEO?	Yes	The Bank's Chairman of the Board and Chief Executive Officer are held by separate individuals as presented in the <u>Bank's Annual Report</u> , <u>SEC Form 20-IS</u> and on the <u>Bank's website</u> :



Reference	Question	Answer	Existing Practices
D.4.2	Is the chairman an independent director/commissioner?	No	The Bank's Chairman of the Board is not an independent director. Moreso, there is no director who is a former CEO of Metrobank.
D.4.3	Is any of the directors a former CEO of the company in the past 2 years?	No	Metrobank Board of Directors <u>https://www.metrobank.com.ph/articles/about-us/our-people</u>
D.4.4	Are the roles and responsibilities of the chairman disclosed?	Yes	The positions of Chairman of the Board and Chief Executive Officer are held by two separate individuals and their responsibilities were clearly defined in the <u>Bank's CGM</u> , <u>Amended By-Laws</u> and <u>Annual Report</u> .
Lead Indepe	endent Director		
D.4.5	If the Chairman is not independent, has the Board appointed a Lead/Senior Independent Director and has his/her role been defined?	Yes	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 policy on Lead Independent Director can be accessed in the <u>Bank's Annual Report</u> and <u>CGM</u> .
Skills and C	ompetencies		
D.4.6	Does at least one non-executive director/commissioner have prior working experience in the major sector that the company is operating in?	Yes	The profiles of our directors are included in our <u>2024 Annual Report (SEC Form 17-A or Annual Report)</u> and <u>Definitive Information Statement (SEC Form 20-IS or DIS</u>).
D.5 Board P	Performance		
Directors De	evelopment		
D.5.1	Does the company have orientation programmes for new directors/commissioners?	Yes	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
D.5.2	Does the company have a policy that encourages directors/ commissioners to attend on-	Yes	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.



Refer	ence	Question	Answer	Existing Practices
		going or continuous professional education programmes?		The relevant orientation and training programs, as well as certificate of attendance for our directors is provided in the Bank's CGM, which also represents as the Board Charter, can be accessed by our stakeholders on the Bank's website through this link:
				Metrobank CGM updated as of 28 February 2025
lehi	10]6	amik		Metrobank 2024 Annual and Sustainability Report
CEO/I	Execut	ive Management Appointments and	l Performa	ince
D.5.3		Does the company disclose the process on how the board of directors/commissioners plans for the succession of the CEO/ Managing Director/ President and key management?	Yes	Leadership talents are periodically assessed through talent review sessions to determine their potential to assume leadership roles in the future. This ensures the Bank has the right leaders to lead the organization in achieving business objectives. This process and the tool used are embodied in November 22, 2017 Board approved HR policy on Ascend – Leadership Development Program. 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. Said plan is approved by the Bureau of Internal Review on March 25, 2014. 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. Retirement is compulsory for employees reaching their 55th birthday or completing a period of continuous service of 30 years, whichever comes first. The Corporate Governance and Compensation Committee reviews the succession framework and leadership development plans for senior management, which are subsequently approved by the Board of
				Directors. As part of the periodic review, the succession framework is updated and training programs are conducted accordingly. <u>Metrobank 2024 Annual and Sustainability Report</u> <u>Talent Management and Succession</u>



Reference	Question	Answer	Existing Practices
D.5.4	Does the board of directors/ commissioners conduct an annual performance assessment of the CEO/ Managing Director/President?	Yes	The Board of Directors conduct an annual self-assessment of its performance, including the performance of the Chairman, the President, individual members, as well as Board and Bank-level Committees. The process and criteria followed for the assessment are disclosed in the following links: <u>Metrobank 2024 Annual and Sustainability Report</u> <u>Metrobank CGM updated as of 28 February 2025</u>
Board App	raisal		
D.5.5	Did the company conduct an annual performance assessment of the board of directors/commissioners and disclose the criteria and process followed for the assessment?	Yes	The Board of Directors conduct an annual self-assessment of its performance, including the performance of the Chairman, the President, individual members, as well as Board and Bank-level Committees. The process and criteria followed for the assessment are disclosed in the following links: <u>Metrobank 2024 Annual and Sustainability Report</u> <u>Metrobank CGM updated as of 28 February 2025</u>
Director Ap	praisal		
D.5.6	Did the company conduct an annual performance assessment of the individual directors/ commissioners and disclose the criteria and process followed for the assessment?	Yes	The Board of Directors conduct an annual self-assessment of its performance, including the performance of the Chairman, the President, individual members, as well as Board and Bank-level Committees. The process and criteria followed for the assessment are disclosed in the following links: <u>Metrobank 2024 Annual and Sustainability Report</u> <u>Metrobank CGM updated as of 28 February 2025</u>
Committee	Appraisal		
D.5.7	Did the company conduct an annual performance assessment of the board committees and	Yes	The Board of Directors conduct an annual self-assessment of its performance, including the performance of the Chairman, the President, individual members, as well as Board and Bank-level Committees. The process and criteria followed for the assessment are disclosed in the following links:



Reference	Question	Answer	Existing Practices
	disclose the criteria and process followed for the assessment?		Metrobank 2024 Annual and Sustainability Report
			Metrobank CGM updated as of 28 February 2025
Bonus Items	5		
(B) A. Rights	s and Equitable Treatment of Shareh	olders	
• •	t to participate effectively in and vot reholders meeting.	e in genera	ll shareholders meeting and should be informed of the rules, including voting procedures, that govern
(B) A.1.1	Does the company practice real time secure electronic voting in absentia at the general meetings of shareholders?	Yes	Metrobank has been using real time poll voting. Shareholders who are qualified as of record date with confirmed registration and entitled to vote but cannot attend the meeting may vote through a link provided in the published Notice of Meeting.
(B) A.2 Equit	table treatment of shareholders		Metrobank Notice of Agenda ASM Metrobank Minutes of the ASM
(B) A.2 Notic			
(B) A.2.1	Does the company release its notice of AGM (with detailed agendas and explanatory circulars), as announced to the Exchange, at least 28 days before	Yes	The stockholders were notified 40 days before Annual Stockholders' Meeting, disclosed properly at the PSE EDGE: Notice of ASM: March 14, 2025
	the date of the meeting?		ASM: April 23, 2025 PSE Edge (Notice of Annual or Special Stockholders Meeting)
			Metrobank Notice of Agenda ASM
(B) B. Susta	inability and Resilience		
(B) B.1			



Reference	Question	Answer	Existing Practices
(B) B.1.1.	Does the company disclose how it manages climate-related risks and opportunities?	Yes	The Bank discloses how it manages climate-related risks and opportunities through its Environmental and Social Risk Management System (ESRMS). This includes integrating climate-related risks into financial strategies, following BSP sustainability guidelines, and adopting a precautionary approach in lending and investment activities. They also integrate environmental and social considerations into operational risk tools to ensure business continuity.
/:efij(0).			Metrobank 2024 Sustainability Report
(B) B.1.2	Does the company disclose that its Sustainability Report/ Sustainability Reporting is externally assured?	No	We have not engaged external assurance for our reported disclosures. GT Capital conducts internal audits of the disclosures made by its Component Companies. Metrobank 2024 Sustainability Report
(B) B.1.3	Does the company disclose the engagement channel with stakeholder groups and how the company responds to stakeholders' ESG concerns?	Yes	The Bank adopts internationally recognized reporting frameworks for sustainability, primarily aligning with the Global Reporting Initiative (GRI) Standards and conducting materiality assessments based on the Sustainability Accounting Standards Board (SASB) framework.
(B) B.1.4	Does the company have a unit/division/committee who is specifically responsible to manage the sustainability matters?	Yes	Metrobank has a dedicated Sustainability Department under the Risk Management Group that is specifically responsible for managing sustainability matters. The unit leads the integration of sustainability and climate-related principles into the Bank's credit, investment, and operational activities, and supports the execution of the Bank's Environmental and Social Risk Management (ESRM) framework. Oversight is provided by the Board through the Executive Committee and the Risk Oversight Committee.



Reference	Question	Answer	Existing Practices			
(B) B.1.5	Does the company disclose the board of directors / oversight of sustainability related risks and opportunities?	Yes	The 2024 Sustainability Report outlines the Board of Directors' oversight of sustainability-related risks and opportunities. Through the Executive Committee (EXCOM) and the Risk Oversight Committee (ROC), the Board provides direction on setting short-, medium-, and long-term sustainability objectives, aligning environmental and social (E&S) risks with enterprise-wide risk strategies, and integrating E&S considerations into credit, investment, and operational policies.			
etrolo			Metrobank 2024 Sustainability Report			
(B) B.1.6	Does the company disclose the linkage between executive directors and senior management remuneration and	No	The Bank does not presently disclose the connection between executive directors and senior management remuneration and sustainability performance for the previous year. At this time, sustainability factors are not integrated into our performance evaluations. However, we are			
	sustainability performance for the previous year?		consistently evaluating global standards and benchmarks to identify gaps in ESG data and disclosures, aiming to enhance our reporting in the future.			
(B) B.1.7	Is the company's Whistle Blowing System managed by independent parties /	Yes	The Head of the Internal Audit Group, and independent party and who is directly reporting to Audit Committee, is the designated recipient of complaints from Reporting Employees and other stakeholders.			
	institutions?		Metrobank CGM updated as of 28 February 2025			
	osure and transparency					
	ity of Annual Report					
(B) C.1.1	Are the audited annual financial report /statement released within 60 days from the financial	Yes	The Bank's Audited Financial Statement was disclosed to the PSE on February 20, 2025, 51 days after the end of the fiscal year December 31, 2024.			
	year end?		PSE Edge (Material Information/Transactions – SEC 17C Report)			
(B) D. Respo	(B) D. Responsibilities of the Board					
(B) D.1 Boar	d Competencies and Diversity					
(B) D.1.1	Does the company have at least one female independent	Yes	Atty. Angelica H. Lavares was appointed as Independent Director in 2019.			
	director/commissioner?		Metrobank Board of Directors			



Reference	Question	Answer			Existing Practices	
			https://www.m	etrobank.com.ph/artic	cles/about-us/our-peop	<u>le</u>
(B) D.1.2	Does the company have a policy and disclose measurable objectives for implementing its board diversity and report on progress in achieving its objectives?	Yes	experience or ex – Director Ange	kpertise, tenure, gende	er, age, etc. In 2023, the E	he Board, which includes among others, Board of Directors include 1 female director
(B) D.2 Boa	rd Structure					
(B) D.2.1	Is the Nominating Committee comprise entirely of independent directors/ commissioners?	Yes	assessment of t		•	rs. The Nominations Committee leads the ent with the Bank's strategic directions.
			Membership Chairman	Independent Director	Juan Miguel D.	
(B) D.2.2	Does the Nominating Committee undertake the process of identifying the quality of directors aligned with the		Regular Members	Independent Director Independent Director Independent Director	Escaler EOChua PGSoliven MCFernando	
	company's strategic directions?		Secretary	Assistant Corporate Secretary	JPAmoranto	_
(B) D.3 Boa	rd Appointments and Re-Election	I				
(B) D.3.1	Does the company use professional search firms or other external sources of candidates (such as director	Yes			•	with Bank's By-Laws, any stockholder may is interest in promoting long-term value
	databases set up by director or shareholder bodies) when searching for candidates to the			•	ommittee strives to ensu achieve its strategic obje	re the optimal mix of skills and talent and ectives.
	board of directors/ commissioners?		appropriate, inc	luding but not limited	to, referrals from existing	ittee may use whatever resources it deems g directors and officers, recommendations, t also makes use of external databases or



Reference	Question	Answer	Existing Practices
			external search firms. Only nominees whose names appear in the Final List of Candidates shall be eligible for election as director.
			Metrobank CGM updated as of 28 February 2025
(B) D.4 Boar	d Structure & Composition		
(B) D.4.1	Do independent non-executive directors/commissioners make up more than 50% of the board of directors/commissioners for a company with independent chairman?	No	In 2024, the Bank consistently maintained a Board composition of 12 directors. 10 are non-executive directors (NEDs), 5 of which are independent. <u>Metrobank Board of Directors</u>
(B) D.5 Risk	Oversight		
(B) D.5.1	Does the company disclose that its Board identified key risk in relation to information technology including disruption, cyber security, and disaster recovery, to ensure that such	Yes	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
	risks are managed and integrated into the overall risk management framework?		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 and Bank's Annual Report.
(B) D.6 Boar	d Performance		
(B) D.6.1	Does the company have a separate board level Risk Committee?	Yes	Metrobank Risk Oversight Committee
Penalty Item	IS		



Reference	Question	Answer	Existing Practices
(P) A. Right	s and Equitable Treatment of Shareh	olders	
(P) A.1 Basic	c shareholder rights		
(P) A.1.1	Did the company fail or neglect to offer equal treatment for share repurchases to all shareholders?	No	
(P) A.2 Shar	eholders, including institutional sha	reholders.	should be allowed to consult with each other on issues concerning their basic shareholder rights as
	he Principles, subject to exceptions		
(P) A.2.1	Is there evidence of barriers that prevent shareholders from communicating or consulting with other shareholders?	No	
(P) A.3 Righ	t to participate effectively in and vot	e in genera	al shareholders meeting and should be informed of the rules, including voting procedures, that govern
general sha	reholders meeting.		
(P) A.3.1	Did the company include any additional and unannounced agenda item into the notice of AGM/EGM?	No	Metrobank Notice of ASM 2025
(P) A.3.2	Was the Chairman of the Board, and Chairmen of all Board Committees and the CEO absent from the most recent general meeting?	No	The Bank's Chairman, Chairmen of all Board Committees and President attended the most recent ASM. <u>Metrobank Minutes of the ASM</u>
(P) A.4 Capi disclosed.	tal structures and arrangements tha	it enable co	ertain shareholders to obtain a degree of control disproportionate to their equity ownership should be
	pany fail to disclose the existence of	:	
(P) A.4.1	Shareholders Agreement?	No	
(P) A.4.2	Voting Cap?	No	
(P) A.4.3	Multiple Voting rights?	No	



Reference	Question	Answer	Existing Practices
(P) A.5 Capi disclosed.	tal structures and arrangements th	nat enable	certain shareholders to obtain a degree of control disproportionate to their equity ownership should be
(P) A.5.1	Is a pyramid ownership structure and/ or cross holding structure apparent?	No	
(P) A.6 Insid	er trading and abusive self-dealing	should be	prohibited
(P) A.6.1	Has there been any conviction of insider trading involving directors/commissioners, management and employees in the past three years?	No	
(P) A.7 Prote	ecting minority shareholders from a	ousive acti	on
(P) A.7.1	Has there been any cases of non- compliance with the laws, rules and regulations pertaining to material related party transactions in the past three years?	No	
(P) A.7.2	Were there any RPTs that can be classified as financial assistance (i.e., not conducted at arm's length) to entities other than wholly-owned subsidiary companies?	No	
(P) B.1 The r	ights of stakeholders that are establ	ished by la	aw or through mutual agreements are to be respected.
(P) B.1.1	Have there been any violations of any laws pertaining to labour/ employment/ consumer/	No	



Reference	Question	Answer	Existing Practices
	insolvency/ commercial/ competition or environmental issues?		
(P) B.2 Whe regular basi	· · ·	orporate go	overnance process, they should have access to relevant, sufficient and reliable information on a timely and
(P) B.2.1	Has the company faced any sanctions by regulators for failure to make announcements within the requisite time period for material events?	No	
(P) B.2.2	Is there any evidence that the company is engaging in greenwashing activities?	No	
(P) C. Disclo	sure and transparency	<u> </u>	
(P) C.1 Sanc	tions from regulator on financial rep	orts	
(P) C.1.1	Did the company receive a "qualified opinion" in its external audit report?	No	
(P) C.1.2	Did the company receive an "adverse opinion" in its external audit report?	No	
(P) C.1.3	Did the company receive a "disclaimer opinion" in its external audit report?	No	
(P) C.1.4	Has the company in the past year revised its financial statements	No	



Reference	Question	Answer	Existing Practices
	for reasons other than changes in accounting policies?		
(P) D. Respo	nsibilities of the Board		
(P) D.1 Com	pliance with listing rules, regulation	s and appl	icable laws.
(P) D.1.1	Is there any evidence that the company has not complied with any listing rules and regulations over the past year?	No	
(P) D.1.2	Have there been any instances where non-executive directors/ commissioners have resigned and raised any issues of governance-related concerns?	No	There was no instance that a non-executive director resigned and raised any issues of governance-related concerns.
(P) D.2 Boar	d structure.		
(P) D.2.1	Does the Company have any independent directors/ commissioners who have served for more than nine years or two terms of five years ¹ each (whichever is higher) in the same capacity?	No	Existing directors do not exceed the required term restrictions. <u>Metrobank 2024 Annual and Sustainability Report</u>
	¹ The five years term must be required by legislation which pre-existed before the introduction of the ASEAN Corporate Governance Scorecard in 2011.		



Reference	Question	Answer	Existing Practices
(P) D.2.2	Did the company fail to identify the description of all their directors as independent, non- executive, and executive?	No	Description of directors are reflected in the Bank's Annual Report. No directors exceed the regulatory limit of five (5) directorship in publicly-listed companies. <u>Metrobank 2024 Annual and Sustainability Report</u>
(P) D.2.3	Does the company have any independent directors/ non- executive/ commissioners who serve on a total of more than five boards of publicly-listed companies?	No	
(P) D.3 Exte	rnal Audit	1	
(P) D.3.1	Is any of the directors or senior management a former employee or partner of the current external auditor (in the past 2 years)?	No	Metrobank 2024 Annual and Sustainability Report
(P) D.4 Boar	d structure and composition	I	
(P) D.4.1	Has the chairman been the company CEO in the last three years?	No	Metrobank 2024 Annual and Sustainability Report
(P) D.4.2	Do non-executive directors/ commissioners receive options, performance shares or bonuses?	No	Metrobank 2024 Annual and Sustainability Report (Compensation Policy) Metrobank SEC Form 20-IS for ASM 2025 covering Year 2024 (Compensation of Directors)
Appendix	1	l	1
-	ders have the right to participate in:		
A.2.1	Amendments to the company's constitution?		The Bank treats all its shareholders fairly and equitably, and also recognizes, protects and facilitates the exercise of their rights. Shareholder's rights were presented in the following areas:



Reference	Question	Answer	Existing Practices
A.2.2	The authorization of additional shares?		 Right to vote on all matters that require their consent or approval, including but not limited to the "approval of shareholders on sale of corporate assets; Pre-emptive right to all stock issuances of the Bank;
A.2.3	The transfer of all or substantially all assets, which in effect results in the sale of the company?		 Right to inspect books and record of the Bank; Right to information; Right to dividends; Appraisal right; Right to put items on the agenda for regular/special stockholders' meetings and Right to call for a special stockholders meeting. Metrobank CGM updated as of 28 February 2025 (Stockholders' Rights and Protection)
B.1.1	Does the company's ordinary or common shares have one vote for one share?		Metrobank CGM updated as of 28 February 2025 (Voting Procedures)
B.3.1	Does the company have policies and/or rules prohibiting directors/commissioners and employees to benefit from knowledge which is not generally available to the market?		Metrobank 2024 Annual and Sustainability Report (Insider Trading Policy) Metrobank CGM updated as of 28 February 2025 (Insider Trading Policy)
B.4.1	Does the company have a policy requiring directors /commissioners to disclose their interest in transactions and any other conflicts of interest?		Metrobank 2024 Annual and Sustainability Report (Conflict of Interest; Related Party Transactions)
D.2.6	Attendance details of each director/commissioner in all directors/commissioners' meetings held during the year?		Metrobank 2024 Annual and Sustainability Report