COVER SHEET

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			S.E.C. Registra	ation Number
METROGLO	BALH	OLDIN	GS	
	P O R A T	I O N		
	(Company's	Full Name)		
M E Z Z A N I N E	F L 0 0 R	RENAI	S S A N C	E
TOWERME	RALCO	AVENU	JE	
	-	treet City/ Town/ P	rovince)	
RAMON G. JIMENEZ			(02) 633 -	
Contact Person			Company Teleph	one Number
1 2 3 1 s	EC FORM 17Q (3	rd Quarter of 2023)	0 9 3 0
Month Day		МТҮРЕ		Month Day
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calendar year	-	ed/Listed		
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SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-Q

QUARTERLY REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17(2)b) THEREUNDER

- 1. For the quarterly period ended September 30, 2023
- 2. Commission identification number 9142 3. BIR Tax Identification No 000-194-408-000
- 4. Exact name of issuer as specified in its charter METRO GLOBAL HOLDINGS CORPORATION

Philippines

- 5. Province, country or other jurisdiction of incorporation or organization
- 6. Industry Classification Code: (SEC Use Only)
 Mezzanine Floor Renaissance Tower, <u>Meralco Avenue, Pasig City</u>
 7. Address of registrant's principal office
- 7. Address of registrant's principal office

8. <u>(02)633-6248</u>

Issuer's telephone number, including area code

9. Not applicable

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

10. Securities registered pursuant to Sections 8 n 12 of the Code, or Sections 4 and 8 of the RSA

Common stock - P 1 par value	2,000,000,000 shares
Title of each Class	stock outstanding and amount of debt outstanding
	Number of shares of common

Are any or all of the securities listed on the Philippine Stock Exchange?
 Yes [X] No []

If yes, state the name of such stock exchange and the classes of securities listed therein:

Philippine and Makati Stock Exchange Common shares

12. Indicate by check mark whether the registrant:

(a) has filed all reports required to be filed by Section 17 of the SRC and SRC Rule 17 thereunder or Section 11of the RSA and SRA Rule 11(1a)-1 thereunder and Sections 26 and 141 of The Corporation Code of the Philippines during the preceding 12 months (or for such shorter period the registrant was required to file such reports)

Yes [X] No []

(b) has been subject to such filing requirements for the past 90 days.

Yes [X] No []

METRO GLOBAL HOLDINGS CORPORATION and SUBSIDIARIES CONSOLIDATED STATEMENTS OF FINANCIAL POSITION AS OF SEPTEMBER 30, 2023 (With Comparative Figures as of Calendar Year Ended December 31, 2022)

		September 30, 2023		December 31, 2022
ASSETS				
Current Asset				
Cash	₽	2,414,702	₽	1,343,801
Receivables		16,601,942		18,569,428
Other current assets		1,543,570		1,583,430
Total current assets		20,560,214		21,496,659
Non-current Assets				
Due from related parties		894,971,380		892,803,244
Financial assets at fair value through OCI		3,061,772,867		3,061,220,078
Intangible asset, net		662,447		682,935
Property, Plant & Equipment		746,177		
Investment in Associates		30,416,044		19,071,383
Deferred Tax Asset		1,607,251		1,607,251
Total non-current assets		3,990,176,166		3,975,384,891
TOTAL ASSETS	₽	4,010,736,380	₽	3,996,881,550
TOTAL ASSETS LIABILITIES AND STOCKHOLDERS EQUITY Current Liabilities	₽			3,996,881,550
TOTAL ASSETS LIABILITIES AND STOCKHOLDERS EQUITY	₽	4,010,736,380 409,506,457		
TOTAL ASSETS LIABILITIES AND STOCKHOLDERS EQUITY Current Liabilities				406,034,711
TOTAL ASSETS LIABILITIES AND STOCKHOLDERS EQUITY Current Liabilities Accrued expense and other current liabilities Total current liabilities		409,506,457		406,034,711
TOTAL ASSETS LIABILITIES AND STOCKHOLDERS EQUITY Current Liabilities Accrued expense and other current liabilities Total current liabilities		409,506,457		406,034,711 406,034,711
TOTAL ASSETS LIABILITIES AND STOCKHOLDERS EQUITY Current Liabilities Accrued expense and other current liabilities Total current liabilities Noncurrent Liabilities		409,506,457 409,506,457		406,034,711 406,034,711 702,217,691
TOTAL ASSETS LIABILITIES AND STOCKHOLDERS EQUITY Current Liabilities Accrued expense and other current liabilities Total current liabilities Noncurrent Liabilities Due to a stockholder		409,506,457 409,506,457 701,571,654		406,034,711 406,034,711 702,217,691 252,857,501
TOTAL ASSETS LIABILITIES AND STOCKHOLDERS EQUITY Current Liabilities Accrued expense and other current liabilities Total current liabilities Noncurrent Liabilities Due to a stockholder Due to other related parties		409,506,457 409,506,457 701,571,654 258,303,084		406,034,711 406,034,711 702,217,691 252,857,501 955,075,192
TOTAL ASSETS LIABILITIES AND STOCKHOLDERS EQUITY Current Liabilities Accrued expense and other current liabilities Total current liabilities Noncurrent Liabilities Due to a stockholder Due to other related parties Total non-current liabilities Total Liabilities		409,506,457 409,506,457 701,571,654 258,303,084 959,874,738		406,034,711 406,034,711 702,217,691 252,857,501 955,075,192
TOTAL ASSETS LIABILITIES AND STOCKHOLDERS EQUITY Current Liabilities Accrued expense and other current liabilities Total current liabilities Noncurrent Liabilities Due to a stockholder Due to other related parties Total non-current liabilities Total Liabilities Stockholder's Equity		409,506,457 409,506,457 701,571,654 258,303,084 959,874,738 1,369,381,195		406,034,711 406,034,711 702,217,691 252,857,501 955,075,192 1,361,109,903
TOTAL ASSETS LIABILITIES AND STOCKHOLDERS EQUITY Current Liabilities Accrued expense and other current liabilities Total current liabilities Noncurrent Liabilities Due to a stockholder Due to other related parties Total non-current liabilities Total Liabilities Stockholder's Equity Share Capital		409,506,457 409,506,457 701,571,654 258,303,084 959,874,738 1,369,381,195 1,998,553,181		406,034,711 406,034,711 702,217,691 252,857,501 955,075,192 1,361,109,903
TOTAL ASSETS LIABILITIES AND STOCKHOLDERS EQUITY Current Liabilities Accrued expense and other current liabilities Total current liabilities Noncurrent Liabilities Due to a stockholder Due to other related parties Total non-current liabilities Total Liabilities Stockholder's Equity Share Capital Additional paid-in capital		409,506,457 409,506,457 701,571,654 258,303,084 959,874,738 1,369,381,195 1,998,553,181 589,120,803		406,034,711 406,034,711 702,217,691 252,857,501 955,075,192 1,361,109,903 1,998,553,181 589,120,804
TOTAL ASSETS LIABILITIES AND STOCKHOLDERS EQUITY Current Liabilities Accrued expense and other current liabilities Total current liabilities Noncurrent Liabilities Due to a stockholder Due to other related parties Total non-current liabilities Total Liabilities Stockholder's Equity Share Capital Additional paid-in capital Fair value reserve		409,506,457 409,506,457 701,571,654 258,303,084 959,874,738 1,369,381,195 1,998,553,181 589,120,803 968,370		406,034,711 406,034,711 702,217,691 252,857,501 955,075,192 1,361,109,903 1,998,553,181 589,120,804 415,580
TOTAL ASSETS LIABILITIES AND STOCKHOLDERS EQUITY Current Liabilities Accrued expense and other current liabilities Total current liabilities Noncurrent Liabilities Due to a stockholder Due to other related parties Total non-current liabilities Total Liabilities Stockholder's Equity Share Capital Additional paid-in capital		409,506,457 409,506,457 701,571,654 258,303,084 959,874,738 1,369,381,195 1,998,553,181 589,120,803		406,034,711 406,034,711 702,217,691 252,857,501 955,075,192 1,361,109,903 1,998,553,181 589,120,804

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE QUARTER ENDED SEPTEMBER 30, 2023 With Comparative Figures for the Nine Months Ended September 30, 2023 & 2022

	For the nine months ended September 30			
		2023	2022	
REVENUES				
Depot Royalty Income	₽	16,601,942 P	13,518,993	
Dividend Income		2,871,466		
Share in Net Profit of Associate		11,344,661		
Interest Income		871	539	
Realized Forex Gain/Loss			24,218	
EXPENSES				
General & Administrative Expenses		(25,788,194)	(21,801,917)	
Net Income/(Loss) for the year	₽	5,030,745 P	(8,258,166)	
OTHER COMPREHENSIVE INCOME (LOSS)				
Fair value gain (loss) on financial assets at				
fair value through OCI		552,790	595,818	
TOTAL COMPREHENSIVE INCOME /(LOSS)	₽	5,583,534 ₱	(7,662,348)	
INCOME/(LOSS) PER SHARE		0.0025	(0.0041)	

METRO GLOBAL HOLDINGS CORPORATION and SUBSIDIARIES CONSOLIDATED STATEMENTS OF INCOME & DEFICIT FOR THE QUARTER ENDED SEPTEMBER 30, 2023

(With Comparative Figures for the Nine Months Ended September 30 and July to September 2023 & 2022)

	January to September		July to Septe	ember
	2023	2022	2023	2022
Depot Royalty Income	16,601,942	13,518,993	4,627,029	5,621,552
Dividend Income	2,871,466		2,871,466	
Share in Net Profit of Associate	11,344,661		2,462,728	
Interest Income	871	539	117	79
Realized Forex Gain/Loss		24,218		10,711
EXPENSES				
General & Administrative expenses	(25,788,194)	(21,801,917)	(8,631,333)	(5,594,037)
NET INCOME (LOSS)	5,030,745	(8,258,166)	1,330,008	38,306
NET INCOME (DEFICIT) AT BEGINNING OF THE QUARTER	47,682,082	44,168,747	51,382,821	35,872,275
INCOME (DEFICIT) AT END OF THE MONTH	52,712,827	35,910,581	52,712,827	35,910,581

**Note: LOSS PER SHARE

The computation of loss per share is as follows:

	January to Sep	January to September		tember
	2023	2022	2023	2022
(a) Net Income/loss	5,030,745	(8,258,166)	1,330,008	38,306
(b) Weighted average number of				
shares outstanding	1,998,553,181	1,998,553,181	1,998,553,181	1,998,553,181
	0.0025	(0.0041)	0.0007	0.0000

METRO GLOBAL HOLDINGS CORPORATION AGING OF RECEIVABLES FOR THE QUARTER ENDED SEPTEMBER 30, 2023

RECEIVABLES FROM	Less than 1 Year	1-3 years	3-5 years	5-7 years	Total
NTDCC	16,601,942				16,601,942
TOTAL	16,601,942	-	-	-	16,601,942

METRO GLOBAL HOLDINGS CORPORATION and SUBSIDIARIES CONSOLIDATED TRAILING 12MONTHS FOR THE QUARTER ENDED SEPTEMBER 30, 2023

Year to Date September 2023 Net Income Year to Date December 2022 Net Income Year to Date September 2022 Net Loss	P 	5,030,745 3,513,335 (8,258,166)
Trailing 12 mos Net Income Weighted Average Number of Shares Outstanding	Р	16,802,246 1,998,553,181
Trailing 12mos Earnings/(Loss) per Share (Basic)		0.0084

METRO GLOBAL HOLDINGS CORPORATION and SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN CAPITAL DEFICIENCY FOR THE QUARTER ENDED SEPTEMBER 30, 2023 (With Comparative Figures for the Nine Months Ended September 30, 2023 & 2022)

	For the nine months ended September 3		
	2023	2022	
CAPITAL STOCK P 1 par value	1,998,553,181	1,998,553,181	
ADDITIONAL PAID IN CAPITAL	589,120,804	589,120,804	
CUMULATIVE CHANGES IN FAIR			
VALUE OF AVAILABLE-FOR-SALE			
FINANCIAL ASSETS			
Balance at beginning of the year	415,580	1,486,553	
Other Comprehensive Income	552,790	595,819	
Balance at end of the year	968,370	2,082,372	
DEFICIT			
Balance beginning of the Year	47,682,082	44,168,747	
Net Loss	5,030,745	(8,258,166)	
Balance at end of year	52,712,827	35,910,581	
	2,641,355,181	2,625,666,937	

METRO GLOBAL HOLDINGS CORPORATION and SUBSIDIARIES CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE QUARTER ENDED SEPTEMBER 30, 2023 (With Comparative Figures for the Nine Months Ended September 30, 2023 & 2022)

	Nine Months Ended September 3		
		2023	2022
CASH FLOW FROM OPERATING ACTIVITIES			
Net Income (Loss) before income tax	₽	5,030,745 🕈	(8,258,166)
Adjustment for:			
Increase (Decrease) in			
Receivables		1,967,486	(6,024,903)
Intangible assets, net		20,488	20,488
Other current assets		39,860	(317,785)
Property, plant & equipment		(746,177)	
Investment in associates		(11,344,661)	
Accrued expenses and other current liabilities		3,471,747	11,584,316
Due from related parties		(2,168,136)	
Net cash used for operating activities		(3,728,646)	(2,996,050)
CASH FLOW FROM FINANCING ACTIVITIES			
Increase(Decrease) in Due to related parties		5,445,584	12,632,000
Increase(Decrease) in Due to stockholder		(646,037)	(10,563,180)
Net cash used in financing activities		4,799,547	2,068,821
Net Increase/Decrease in Cash		1,070,901	(927,229)
CASH BEGINNING OF THE YEAR		1,343,801	1,944,204
End of Period	₽	2,414,702 🕈	1,016,975

<u>Metro Global Holdings Corporation and Subsidiaries</u> NOTES TO FINANCIAL STATEMENTS

1. Summary of Significant Accounting and Financial Reporting Policies

Basis of Preparation

The consolidated financial statements of the Group have been prepared in accordance with Philippine Financial Reporting Standards (PFRS). The term PFRS in general includes all applicable PFRS, Philippine Accounting Standards (PAS), and interpretations of the Philippine Interpretations Committee (PIC), Standing Interpretations Committee (SIC) and International Financial Reporting Interpretations Committee (IFRIC) which have been approved by the Financial Reporting Standards Council (FRSC) and adopted by the SEC.

These consolidated financial statements have been prepared under the historical cost convention except for financial assets at FVOCI.

The preparation of the consolidated financial statements in conformity with PFRS requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Group's accounting policies. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed under 'Significant accounting judgments and estimates'.

Changes in Accounting Policies and Disclosures

There are no new standards, amendments and interpretations which are effective for the financial year beginning January 1, 2023 that are relevant to and have a material impact on the Group's consolidated financial statements.

New standards, amendments and interpretations not yet adopted

• PAS 1: Classification of Liabilities as Current or Non-current

The amendments clarify that liabilities are classified as either current or noncurrent, depending on the rights that exist at the end of the reporting period. Classification is unaffected by the expectations of the entity or events after the reporting date (e.g., the receipt of a waiver or a breach of covenant). The amendments also clarify what the standard means when it refers to the 'settlement' of a liability.

The amendments could affect the classification of liabilities, particularly for entities that previously considered management's intentions to determine classification and for some liabilities that can be converted into equity.

The amendments are effective for annual reporting periods beginning on or after January 1, 2023 and must be applied retrospectively. The Group does not expect the amendments to have a significant impact on the Group's consolidated financial statements. • PAS 1 and PFRS Practice Statement 2: Making Materiality Judgments - Disclosure of Accounting Policies

The amendments require entities to disclose their material rather than their significant accounting policies. The amendments define what is 'material accounting policy information' and explain how to identify when accounting policy information is material. They further clarify that immaterial accounting policy information does not need to be disclosed. If it is disclosed, it should not obscure material accounting information.

The amendments are effective for annual reporting periods beginning on or after January 1, 2023. The Group does not expect the amendments to have a significant impact on the Group's consolidated financial statements.

• PAS 8: Definition of Accounting Estimates

The amendment clarifies how companies should distinguish changes in accounting policies from changes in accounting estimates. The distinction is important, because changes in accounting estimates are applied prospectively to future transactions and other future events, but changes in accounting policies are generally applied retrospectively to past transactions and other past events as well as the current period.

The amendments are effective for annual reporting periods beginning on or after January 1, 2023. The Group does not expect the amendments to have a significant impact on the Group's consolidated financial statements.

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

The amendments require companies to recognize deferred tax on transactions that, on initial recognition, give rise to equal amounts of taxable and deductible temporary differences. They will typically apply to transactions such as leases of lessees and decommissioning obligations and will require the recognition of additional deferred tax assets and liabilities. The amendment should be applied to transactions that occur on or after the beginning of the earliest comparative period presented. In addition, entities should recognize deferred tax assets (to the extent that it is probable that they can be utilized) and deferred tax liabilities at the beginning of the earliest comparative period for all deductible and taxable temporary differences associated with:

- o right-of-use assets and lease liabilities, and
- o decommissioning, restoration and similar liabilities, and the corresponding amounts recognized as part of the cost of the related assets.

The cumulative effect of recognizing these adjustments is recognized in retained earnings, or another component of equity, as appropriate. PAS 12 did not previously address how to account for the tax effects of on-balance sheet leases and similar transactions and various approaches were considered acceptable. Some entities may have already accounted for such transactions consistent with the new requirements. These entities will not be affected by the amendments.

The amendments are effective for annual reporting periods beginning on or after January 1, 2023. The Group does not expect the amendments to have a significant impact on the Group's consolidated financial statements.

Financial assets

Classification

The Group classifies its financial assets in the following measurement categories: (a) those to be measured subsequently at fair value (either through OCI or through profit or loss), and (b) those to be measured at amortized cost. The classification depends on the Group's business model for managing the financial assets and the contractual terms of the cash flows.

The Group holds financial assets at fair value through OCI.

Financial assets at amortized cost are assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest. The Group's financial assets at amortized cost category includes cash, trade and other receivables, and due from related parties.

The Group classifies the following investments as financial assets at FVTPL:

- investments in equity securities unless irrevocably elected at initial recognition to be measured at fair value through OCI;
- investments in debt instruments held within a business model whose objective is to sell prior to maturity or has contractual terms that does not give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding, unless designated as effective hedging instruments under a cash flow hedge;
- investments that contain embedded derivatives; and
- investments in debt instruments designated as financial assets at FVTPL at initial recognition.

The Group's does not hold financial assets at FVTPL.

Recognition and subsequent measurement

The Group recognizes a financial asset in the consolidated statement of financial position when the Group becomes a party to the contractual provisions of the instrument.

All financial instruments are initially measured at fair value plus or minus, in the case of a financial asset or financial liability not at fair value through profit or loss, transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at FVTPL are expensed in profit or loss.

Subsequently, assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortized cost. Interest income from these financial assets is recognized using the effective interest rate method.

Changes in the fair value of financial assets at FVOCI are recognized in other comprehensive income.

The Group assesses whether the cost is the best estimate of fair value of financial assets at FVOCI.

In making the assessment, the Group checks whether there are events or circumstances that might indicate that cost might not be representative of fair value of the financial assets, including significant change in the investees' performance and operations, as well as significant change in the economic environment in which the investees operate. The Group also considers costs as the best measure of fair value where more recent available information is insufficient to determine fair value; or where there is a wide range of possible fair value measurements, and cost represents the best estimate of fair value within that range.

Impairment

The Group assesses on a forward-looking basis the expected credit losses (ECL) associated with its financial assets carried at amortized cost. The impairment methodology applied depends on whether there has been a significant increase in credit risk. Impairment losses are presented separately in the consolidated statement of total comprehensive income.

Loss allowances of the Group are measured on either of the following bases:

- 12-month ECL: these are ECL that result from default events that are possible within the 12 months after the reporting date (or for a shorter period if the expected life of the instrument is less than 12 months); or
- Lifetime ECL: these are ECL that result from all possible default events over the expected life of a financial instrument or contract asset.

Simplified approach

The Group applies the simplified approach to provide for ECL for all trade receivables. The simplified approach requires the loss allowance to be measured at an amount equal to lifetime ECL. The expected loss rates are based on the payment profiles of customers and the corresponding historical credit losses experienced. The historical loss rates are adjusted to reflect current and forward-looking information on macroeconomic factors such as gross domestic product and inflation rate affecting the ability of the customers to settle the receivables.

General approach

Under the general approach, the loss allowance is measured at an amount equal to 12-month ECL at initial recognition.

At each reporting date, the Group assesses whether the credit risk of a financial instrument has increased significantly since initial recognition. When credit risk has increased significantly since initial recognition, loss allowance is measured at an amount equal to lifetime ECL.

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECL, the Group consider reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Group's historical experience and informed credit assessment and includes forward-looking information.

The Group considers a financial asset to be in default when the borrower is unlikely to pay its credit obligations to the Group in full, without recourse by the Group to actions such as realizing security (if any is held).

The maximum period considered when estimating ECL is the maximum contractual period over which the Group is exposed to credit risk.

Measurement of ECL

The measurement of expected credit losses is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data adjusted by forward-looking information as described above. As for the exposure at default, for financial assets, this is represented by the assets' gross carrying amount at the reporting date.

Credit-impaired financial assets

At each reporting date, the Group assesses whether financial assets carried at amortized cost are credit impaired. A financial asset is 'credit-impaired' when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

Evidence that a financial asset is credit-impaired includes the following observable data:

- significant financial difficulty of the counterparty;
- a breach of contract such as a default; or
- it is probable that the borrower will enter bankruptcy or other financial reorganization.

Write-off

The gross carrying amount of a financial asset is written off (either partially or in full) to the extent that there is no realistic prospect of recovery. This is generally the case when the Group determines that the debtor does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write-off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Group's procedures for recovery of amounts due.

Derecognition

Financial assets are derecognized when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group has transferred substantially all the risks and rewards of ownership. Any gain or loss arising on derecognition is recognized directly in the consolidated statement of total comprehensive income and presented in other gains/(losses).

Financial liabilities

Classification

The Group classifies its financial liabilities as: (i) financial liabilities at fair value through profit or loss, and (ii) other financial liabilities measured at amortized cost. Financial liabilities under category (i) comprise of two sub-categories: financial liabilities classified as held for trading and financial liabilities designated by the Group as at fair value through profit or loss upon initial recognition. Management determines the classification of its financial liabilities at initial recognition.

The Group did not hold financial liabilities under category (i) during and at the end of each reporting period.

Other financial liabilities at amortized cost are contractual obligations which are either those to deliver cash or another financial asset to another entity or to exchange financial assets or financial liabilities with another entity under conditions that are potentially unfavorable to the Group. These are included in current liabilities, except for maturities greater than 12 months after the reporting period which are classified as non-current liabilities.

The Group's other financial liabilities at amortized cost consist of accrued expenses and other current liabilities (excluding payable to government agencies), due to a stockholder, and due to other related parties.

Recognition and measurement

The Group recognizes a financial liability in the consolidated statement of financial position when, and only when, the Group becomes a party to the contractual provision of the instrument.

Other financial liabilities at amortized cost are initially measured at fair value plus transaction costs.

Subsequently, these are measured at amortized cost using the effective interest rate method.

Derecognition

Other financial liabilities at amortized cost are derecognized when the obligation is paid, settled, discharged, cancelled or has expired.

Transfer, assumption, or assignment of liabilities

The transfer, assumption, or assignment of financial liabilities to or from other parties for no consideration requires recognition of gains or losses, charged to other income or expense in the statement of total comprehensive income.

Determination of fair value

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

The fair value of financial and non-financial liabilities takes into account nonperformance risk, which is the risk that the entity will not fulfill an obligation.

The Group classifies its fair value measurements using a fair value hierarchy that reflects the significance of the inputs used in making the measurements. The fair value hierarchy has the following levels:

- quoted prices (unadjusted) in active markets for identical assets or liabilities (Level 1);
- inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices) (Level 2); and
- inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs) (Level 3).

The appropriate level is determined on the basis of the lowest level input that is significant to the fair value measurement.

The fair value of financial instruments traded in active markets is based on quoted market prices at the reporting date. A market is regarded as active if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis. The quoted market price used for financial assets held by the Group is the current bid price. These instruments are included in Level 1. The Group's quoted financial assets at FVOCI are under this category.

The fair value of assets and liabilities that are not traded in an active market (for example, over-the-counter derivatives) is determined by using valuation techniques. These valuation techniques maximize the use of observable market data where it is available and rely as little as possible on entity specific estimates. If all significant inputs required to fair value an instrument are observable, the asset or liability is included in Level 2. If one or more of the significant inputs is not based on observable market data, the asset or liability is included in Level 3. The Group's unquoted financial assets, pertaining to investments in MRTHI and MRTHII, are under Level 3 fair value category. The cost of the investments represents the best estimate of the fair value of the investments as at reporting date.

Specific valuation techniques used to value financial instruments include:

- Quoted market prices or dealer quotes for similar instruments.
- The fair value of interest rate swaps is calculated as the present value of the estimated future cash flows based on observable yield curves.
- The fair value of forward foreign exchange contracts is determined using forward exchange rates at the reporting date, with the resulting value discounted back to present value.

• Other techniques, such as discounted cash flow analysis, are used to determine fair value for the remaining financial instruments.

The carrying amounts of financial instruments presented as part of current assets and current liabilities as at December 31, 2022 and 2021 approximate their fair values due to their short-term maturities.

The fair values of due to a stockholder and due to other related parties amounted to P615,424,152 (2021 - P626,594,392) and P221,604,519 (2021 - P665,576,140), determined using discounted cash flow approach by applying current market interest rates of 5.42% (2021 - 3.51%) (Level 2), based on the expected settlement of the amounts by the end of the BLT Agreement in July 2025.

The Group has no other financial assets and liabilities measured at fair value during and at the end of each reporting date.

Non-financial assets

For non-financial assets, the Group uses valuation techniques that are appropriate in the circumstances and applies the technique consistently. Commonly used valuation techniques are as follows:

- Market approach A valuation technique that uses prices and other relevant information generated by market transactions involving identical or comparable (i.e., similar) assets, liabilities or a group of assets and liabilities, such as a business.
- Income approach Valuation techniques that convert future amounts (e.g., cash flows or income and expenses) to a single current (i.e., discounted) amount. The fair value measurement is determined on the basis of the value indicated by current market expectations about those future amounts.
- Cost approach A valuation technique that reflects the amount that would be required currently to replace the service capacity of an asset (often referred to as current replacement cost).

The fair value of a non-financial asset is measured based on its highest and best use. The carrying value of the Group's non-financial assets, substantially property and equipment, approximate its fair value in the light of the assets' current use is presumed to be its highest and best use.

Offsetting financial instruments

Financial assets and liabilities are offset and the net amount reported in the statements of financial position when there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis, or realize the asset and settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the Group or the counterparty. The Group does not have financial assets and liabilities that are covered by enforceable master netting arrangements and other similar agreements.

Consolidation

Subsidiaries

Subsidiaries are all entities over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity.

Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases.

Intercompany transactions, balances and unrealized gains on transactions between group companies are eliminated. Unrealized losses are also eliminated.

Accounting policies and reporting period of its subsidiaries are consistent with the policies adopted by and the reporting period of the Parent Company.

Non-controlling interests

Non-controlling interests pertain to the equity in a subsidiary not attributable, directly or indirectly to the Group. Non-controlling interests represent the portion of profit or loss and net assets in subsidiaries not wholly-owned and are presented in the consolidated statement of total comprehensive income, consolidated statement of changes in equity and consolidated statement of financial position, separately from the equity attributable to the Parent Company.

Profit or loss and each component of other comprehensive income (OCI) are attributed to the equity holders of the Parent Company and to the noncontrolling interests, even if this results in the non-controlling interests having deficit balance.

The amount of non-controlling interests from the Group's investment in MGHC Royal Holdings Corporation (MGHC Royal) is immaterial as at September 30, 2023, December 31, 2022 and 2021 considering that MGHC Royal is a dormant entity.

Disposal of subsidiary

When the Group ceases to have control, any retained interest in the subsidiary is re-measured to its fair value at the date when control is lost, with the change in carrying amount generally recognized in profit or loss. The fair value is the initial carrying amount for purposes of subsequently accounting for the retained interest as an associate, joint venture or financial asset.

<u>Cash</u>

Cash includes cash on hand and deposits held at call with banks. These are carried in the statement of financial position at nominal amount which approximates fair value. Cash in banks earn interest at the prevailing bank deposit rates.

Trade and other receivables, net

Trade receivables arising from depot royalties with an average credit term of 60 days are recognized at transaction price and subsequently measured at amortized cost using effective interest method less any provision for impairment.

Other receivables are recognized initially at fair value and subsequently measured at amortized cost using effective interest method, less any provision for impairment.

Trade receivables and its related provision for impairment are written off when the Group has determined that the receivable is uncollectible as they have already exerted all collection efforts, including filing a legal case. Bad debts written off are specifically identified after exhausting all collection efforts (i.e. sending demand letters and legal notice of default to customers) and are approved by the BOD.

Write-offs represent either direct charge against profit or loss at the time the receivable deemed uncollectible or the release of previously recorded provision from the allowance account and credited to the related receivable account following the Group's assessment that the related receivable will no longer be collected after all collection efforts have been exhausted.

Subsequent recoveries of amounts previously written-off are credited in profit or loss under general and administrative expenses. Reversals of previously recorded impairment provision are recognized in profit or loss based on the result of management's update assessments, considering available facts and changes in circumstances, including but not limited to results of recent discussions and arrangements entered into with customers as to the recoverability of receivable at reporting date.

Other current assets

Other current assets consist of input value-added tax (VAT) and creditable withholding taxes. These are stated at face value less provision for impairment, if any. Provision for unrecoverable input VAT and creditable withholding taxes, if any, is maintained by the Group at a level considered adequate to provide for potentially unutilizable or uncollectible portion of the claim. The carrying amount of the asset is reduced through the use of an allowance account and the amount of the loss is recognized in profit or loss within general and administrative expenses.

Input VAT and creditable withholding taxes are derecognized when there is a legally enforceable right to apply the recognized amounts against the related liability within the period prescribed by the relevant tax laws.

Amounts are included in current assets, except when the related assets are expected to be realized more than twelve (12) months after the reporting period which are classified in non-current assets.

Investment in associate

Associates are all entities over which the Group has significant influence but not control, generally accompanying a shareholding of between 20% and 50% of the voting rights.

Investments in associates are accounted for using the equity method of accounting. Under the equity method, the investment is initially recognized at cost, and the carrying amount is increased or decreased to recognize the investor's share of the profit or loss of the investee after the date of acquisition. It is also decreased by dividends received from the investee. The Group's investment in associates includes goodwill identified on acquisition. Any excess of the Group's share of the net fair value of the associates identifiable assets and liabilities over the cost of the investment is included as income in the determination of the Group's share of the associate's profit or loss in the period in which the investment is acquired.

If the ownership interest in an associate is reduced but significant influence is retained, only a proportionate share of the amounts previously recognized in other comprehensive income are reclassified to profit or loss where appropriate.

The Group's share of its associates' post-acquisition profits or losses is recognized in profit or loss, and its share of post-acquisition movements in other comprehensive income is recognized in other comprehensive income. The cumulative post-acquisition movements are adjusted against the carrying amount of the investment. When the Group's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Group does not recognize further losses, unless it has incurred legal or constructive obligations or made payments on behalf of the associate.

Dilution gains and losses arising in investments in associates are recognized in profit or loss. Unrealized gains on transactions between the Group and its associates are eliminated to the extent of the Group's interest in the associates. Unrealized losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been changed where necessary to ensure consistency with the policies adopted by the Group.

Intangible assets

Intangible assets acquired separately are carried at cost. Following initial recognition, intangible assets are carried at cost less any accumulated amortization in the case of intangible assets with finite lives, and any accumulated impairment losses.

The useful lives of intangible assets are assessed to be either finite or indefinite.

Intangible assets with finite lives are amortized over the remaining useful economic life at the date of acquisition or business combination. These are assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortization period and method for an intangible asset with a finite useful life is reviewed at the end of each reporting date.

The Group's intangible asset, pertaining to depot royalty rights, was assigned with a useful life of 33 years commencing from 2014 up to 2047 or the expiration of the development rights.

Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset is accounted for by changing the

amortization period or method, as appropriate, and treated as changes in accounting estimates. The amortization of intangible assets with finite lives is recognized in profit or loss in the expense category consistent with the function of the intangible asset.

Impairment of non-financial assets

Non-financial assets that have definite useful lives are subject to depreciation or amortization and reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable.

An impairment loss is recognized for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less cost to sell and value in use. For the purpose of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units). Value in use requires the Group to make estimates of future cash flows to be derived from the particular asset and discount them using a pre-tax market rate that reflects current assessments of the time value of money and the risks specific to the asset.

Impairment losses, if any, are recognized in profit or loss within other expenses in the consolidated statement of total comprehensive income. Non-financial assets that have been impaired are reviewed for possible reversal of the impairment at each reporting period. When impairment loss subsequently reverses, the carrying amount of the assets or cash-generating unit is increased to the revised estimate of its recoverable amount, but the increased carrying amount should not exceed the carrying amount that would have been determined had no impairment loss has been recognized for the asset or cash-generating unit in prior years. Reversals of previously recorded impairment provisions are credited against provision account in profit and loss.

Accrued expense and other current liabilities

Accrued expense and other current liabilities are obligations to pay for related money received, goods or services that have been acquired in the ordinary course of business from purchase of goods or service.

Accrued expense and other current liabilities are recognized in the period in which the related money, goods or services are received or when a legally enforceable claim against the Group is established or when the corresponding assets or expenses are recognized. These are classified as current liabilities if payment is due within one year or less. If not, they are presented as non-current liabilities.

The transfer, assumption, or assignment of financial liabilities to or from other parties for no consideration requires recognition of gains or losses, charged to other income or expense in the statement of total comprehensive income.

Provisions and contingencies

Provisions are recognized when the Group has a present legal or constructive obligation as a result of past events, it is more likely than not that an outflow of resources will be required to settle the obligation and the amount can be reliably estimated. Provisions are not recognized for future operating losses. Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognized even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small.

Provisions are measured at the present value of the expenditures expected to be required to settle the obligation using a pre-tax rate that reflects current market assessment of the time value of money and the risks specific to the obligation. The increase in the provision due to passage of time is recognized in profit or loss.

Provisions are reviewed at the end of each reporting period and adjusted to reflect the current best estimate. If it is no longer probable that an outflow of resources embodying economic benefits will be required to settle the obligation, the provision is reversed and derecognized in the consolidated statement of financial position.

Provisions are derecognized when the related legal or contractual obligation is discharged, cancelled or expired.

Probable inflows of economic benefits that do not yet meet the recognition criteria of an asset are considered contingent assets, hence, are not recognized in the financial statements.

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

Revenue Recognition

Revenue is measured based on the transaction price specified in a contract with the customer. The Group recognizes revenue when it transfers control over a product or service to a customer.

The following is a description of principal activities from which the Group generates its revenue.

Depot royalty income

The amount of royalty income is recognized over time as NTDCC earns rental income from the TriNoma commercial center. The use of a time-based approach (output method) best provides a faithful depiction of the transfer of services to the customer given the nature of the royalty arrangement.

Dividend income

Dividend income is recognized at the point in time when investees have declared dividends.

Other income

Other income is recognized when earned.

Interest

Revenue is recognized on a time-proportion basis using the effective interest method.

Cost and expense recognition

Costs and expenses are recognized in the statement of total comprehensive income when decrease in future economic benefit related to a decrease in an asset or an increase in a liability has arisen that can be measured reliably.

Costs and expenses are recognized in the statement of total comprehensive income:

- on the basis of a direct association between the costs incurred and the earning of specific items of income;
- on the basis of systematic and rational allocation procedures when economic benefits are expected to arise over several accounting periods and the association can only be broadly or indirectly determined; or
- immediately when expenditure produces no future economic benefits or when, and to the extent
- that, future economic benefits do not qualify or cease to qualify, for recognition in the statement of financial position as an asset.

Costs and expenses in the statement of total comprehensive income are presented using the function of expense method.

Employee benefits

(*i*) Short-term benefits

Short-term employee benefit obligations are measured on an undiscounted basis and are expensed as the related service is provided.

A liability is recognized for the amount expected to be paid under short-term cash bonus if the Group has present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

(ii) Retirement benefits

The Group has yet to adopt a formal retirement plan for the benefit of its qualified employees. Under RA No. 7641, in the absence of a retirement plan or agreement providing for retirement benefits of employees in the private sector, an employee upon reaching the age of 60 years or more, but not beyond 65 years, who has served at least 5 years in a private company, may retire and shall be entitled to retirement pay equivalent to at least one-half month salary plus one twelfth of the 13th month pay and cash equivalent of not more than 5 days of service incentive leaves for every year of service (or 100% of monthly salary), a fraction of at least 6 months being considered as one whole year.

The liability recognized in the statement of financial position in respect of defined benefit retirement plans is the present value of the defined benefit

obligation at the end of the reporting period. The defined benefit obligation is calculated annually by independent actuaries using the projected unit credit method. The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows using interest rates of government bonds that are denominated in Philippine Peso, the currency in which the benefits will be paid, and that have terms to maturity approximating the terms of the related retirement obligation.

Remeasurements arising from experience adjustments and changes in actuarial assumptions are charged or credited in other comprehensive income in the period in which they arise. Past-service costs are recognized immediately in profit or loss.

The net interest cost is calculated by applying the discount rate to the balance of the defined benefit obligation. This cost is included in employee benefit expense in profit or loss.

(iii) Termination benefits

Termination benefits are payable when employment is terminated by the Group before the normal retirement date, or whenever an employee accepts voluntary redundancy in exchange for these benefits.

The Group recognizes termination benefits when it is demonstrably committed to either: (a) terminating the employment of current employees according to a detailed formal plan without possibility of withdrawal; or (b) providing termination benefits as a result of an offer made to encourage voluntary redundancy. Benefits falling due more than 12 months after the reporting date are discounted to present value.

Foreign currency transactions and translations

Items included in the financial statements of the Group are measured using the currency of the primary economic environment in which the entity operates ("the functional currency"). The financial statements are presented in Philippine pesos, which is the Group's functional and presentation currency.

Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transaction. Foreign exchange gains and losses resulting from the settlement of foreign currency transactions and from the translation at year-end exchange rate of monetary assets and liabilities denominated in foreign currencies are recognized in profit or loss.

Foreign currency transactions during the year are translated into the functional currency at exchange rates which approximate those prevailing on transaction dates.

Foreign currency gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognized in the statement of total comprehensive income.

Related party relationships and transactions

Related party relationship exists when one party has the ability to control, directly or indirectly through one or more intermediaries, the other party or exercise significant influence over the other party in making financial and operating decisions. Such relationship also exists between and/or among entities which are under common control with the reporting enterprise, or between, and/or among the reporting enterprise and its key management personnel, directors, or its shareholders. In considering each possible related party relationship, attention is directed to the substance of the relationship, and not merely the legal form.

Current and deferred income tax

Income tax expense recognized in profit or loss during the period comprises of current and deferred income tax (DIT), except to the extent that it relates to items recognized in other comprehensive income.

The current income tax charge is calculated on the basis of tax laws enacted or substantively enacted at the end of the reporting period. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

DIT is recognized on all temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. DIT is determined using tax rates and laws that have been enacted or substantively enacted by the end of the reporting period and are expected to apply when the related DIT asset is realized or the deferred income tax liability is settled.

DIT assets are the amounts of income taxes recoverable in future periods in respect of all deductible temporary differences. DIT assets are recognized to the extent it is probable that future taxable profit will be available against which the temporary differences can be utilized. DIT liabilities are the amounts of income taxes payable in future periods in respect of taxable temporary differences.

DIT assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the DIT assets and liabilities relate to income taxes levied by the same taxation authority where there is an intention to settle the balances on a net basis.

Earnings per share

Basic EPS is computed by dividing net income attributable to common stock by the weighted average number of common shares outstanding, after giving retroactive effect for any stock dividends, stock splits or reverse stock splits during the period, if any.

Diluted EPS is computed by dividing net income attributable to common shareholders by the weighted average number of common shares outstanding

during the period, after giving retroactive effect for any stock dividends, stock splits or reverse stock splits during the period, and adjusted for the effect of dilutive convertible preferred shares. If the required dividends to be declared on convertible preferred shares divided by the number of equivalent common shares, assuming such shares are converted, would decrease the basic EPS, then such convertible preferred shares would be deemed dilutive. Where the effect of the assumed conversion of the preferred shares have anti-dilutive effect, basic and diluted EPS are stated at the same amount.

Equity

Capital stock is determined using the par value of shares that have been issued.

Additional paid-in capital includes any premiums received on the initial issuance of capital stock. Any transaction costs associated with the issuance of shares are deducted from additional paid-in capital, net of any related income tax benefits.

Retained earnings (deficit) include all current and prior period results as disclosed in the statement of income.

Subsequent events

Subsequent events that provide additional information about the Group's position at the financial reporting date (adjusting events) are reflected in the financial statements. Subsequent events that are not adjusting events are disclosed in the notes to financial statements when material.

2. Significant Accounting Judgment and Estimate

The Company's financial statements prepared under PFRS require management to make judgments and estimates that affect amounts reported in the financial statements and related notes. Future events may occur which will cause the judgment and assumptions used in arriving at the estimates to change. The effects of any change in judgment and estimates are reflected in the financial statements as they become reasonably determinable.

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

Judgments

In the process of applying the Company's accounting policies, management has made the following judgments, apart from those involving estimations, which have the most significant effect on the amounts recognized in the financial statements.

Determination of Functional Currency. Based on the economic substance of the underlying circumstances relevant to the Company, the functional currency of the Company has been determined to be the Philippine Peso. The functional currency is the currency of the primary economic environment in which the Company operates.

Determination of Fair Value of Financial Assets and Financial Liabilities. Where the fair value of financial assets and financial liabilities recorded in the statement of financial position cannot be derived from active markets, they are determined using valuation techniques including the discounted cash flows model. The inputs to these models are taken from observable markets where possible, but where this is not feasible, a degree of judgment is required in establishing fair values. The judgments include considerations of inputs such as liquidity risk, credit risk and volatility.

The fair value of financial assets amounted to ₱3.981 billion as at September 30, 2023 and ₱3.979 billion as at December 31, 2022. The fair value of financial liabilities amounted ₱1.353 billion as at September 30, 2023 and ₱1.360 billion as at December 31, 2022.

Determination of Fair Value of Financial Assets not Quoted in an Active Market. The Company determines whether a reliable measure of fair value is available for equity investments not quoted in an active market. If a reliable measure is not available or ceases to be available, the unquoted equity investments are measured at cost.

The fair values of the Company's investments in MRTHI and MRTH II cannot be reasonably determined as the shares are unquoted nor are there any expected future cash flows in view of the sale of future distributions and that the investments, pursuant to the "Letter of Agreement", will be used to settle the Company's liability to FEMI.

Determination of Impairment of AFS Financial Assets. The Company treats quoted AFS financial assets as impaired when there has been a significant or prolonged decline in the fair value below its cost or where other objective evidence of impairment exists. The determination of what is "significant" or "prolonged" requires judgment. The Company treats "significant decline" when the difference between its cost and fair value is 20.0% or more and "prolonged decline" when the fair value of quoted equity securities is lower than its cost for more than twelve months. In making this judgment, the Company evaluates, among other factors, the normal volatility in share price for quoted equities.

There was no impairment for quoted equity securities as of September 30, 2023 and December 31, 2022 as there was no significant and prolonged decline in value. The carrying value of quoted equity securities amounted to ₱3.5 million and ₱3.0 million as at September 30, 2023 and December 31, 2022, respectively.

In the case of unquoted shares, AFS financial assets are considered impaired when management believes that future cash flows generated from the investment is expected to decline significantly. The Company's management makes significant estimates and assumptions on the future cash flows expected and the appropriate discount rate to determine impairment exists. Impairment may also be appropriate when there is evidence of deterioration in the financial health of the investee, industry and sector performance.

Unquoted equity securities as at December 31, 2022 consist of investments in MRTHI and MRTHII. The Group's ownership interests in MRTHI and MRTHII as at December 31 are as follows:

Investee	Direct interest	Indirect interest	Effective interest	Nature of Business
MRTHI	18.6%	-	18.6%	Holding Company
MRTHII	12.7%	15.80%	28.5%	Holding Company

MRTHI owns 84.9% interest in MRTH II while MRTHII wholly owns Metro Rail Transit Corporation (MRTC), which was awarded by the Philippine Government, acting through the Department of Transportation and Communication (DOTC), the Build, Lease and Transfer (BLT) Agreement to build, lease, and transfer a 16.9kilometer rail transit system in Metro Manila, known as LRTS Phase I. The earnings of MRTC are derived from lease financing income relating to equity rentals received from the DOTC as defined in the BLT Agreement.

<u>Critical accounting estimate and judgment - Measurement of unquoted equity</u> <u>instruments - cost as an estimate of fair value</u>

As required by PFRS 9, all equity investments in scope of PFRS 9 are to be measured at fair value in the statement of financial position, with value changes recognized either in profit or loss or other comprehensive income. PFRS 9 further provides that cost might be used as a measure of fair value where cost represents the best estimate of fair value. Upon the adoption of PFRS 9, the Group has assessed that the cost of investments in MRTHI and MRTHII amounting to P3,058,238,916 as at December 31, 2022 and 2021 represents the best estimate of fair value of those investments.

The Group assesses whether the cost is the best estimate of fair value of investments in MRTHI and MRTHII. In making the assessment, the Group checks whether there are events or circumstances that might indicate that cost might not be representative of fair value of the investees, including significant change in the investees' performance and operations, as well significant change in the economic environment in which the investees operate. The Group also considers costs as the best measure of fair value where more recent available information is insufficient to determine fair value; or where there is a wide range of possible fair value measurements, and cost represents the best estimate of fair value within that range.

Any change in the Group's assessment of the best estimate of fair value of investments in MRTHI and MRTHII could impact the recorded carrying amount of financial assets at fair value through OCI and related fair value gains or losses recognized in other comprehensive income.

As at December 31, 2022 and 2021, the Group has assessed that the cost of investments in MRTHI and MRTHII represents the best estimate of fair value of those investments. In addition, the Group has assessed that the carrying amount of the investments in MRTHI and MRTHII are recoverable in full and can be realized in the future through the Parent Company's share in the benefits arising from the capacity expansion projects to be undertaken by MRTC. Notwithstanding the sale of future share distributions pursuant to "Sale of future share distributions" discussed in (a) below, the Parent Company continues to hold on to the legal rights over the shares of stock in MRTHI and MRTHII. Further, the Group holds a put option to use the shares of stocks of MRTHI and MRTHII to pay-off its net advances from FEMI pursuant to the "Letter of Agreement" as discussed in (b) below.

The Group's unquoted financial assets, pertaining to investments in MRTHI and MRTHII, are under Level 3 fair value category. The cost of the investments represents the best estimate of the fair value of the investments as at reporting date. Therefore, the higher the cost of investments, the higher is the related fair value.

Sale of future share distributions

In 2002, the Parent Company and other participating shareholders of MRTHI and MRTHII (collectively referred to as the 'Sellers', entered into Sale Agreements where they sold all future share distributions arising from the equity rental payments (ERP) of the LRTS Phase I Project of MRTC in exchange for Original Issuance Discount Bonds (OID Bonds).

The transaction is covered by several agreements that provide the link between share distributions arising from the ERP of the LRTS Phase I Project of MRTC and payments to the Noteholders. These agreements: (a) facilitate the timely payment of the Sellers' share of the ERP of the LRTS Phase I Project of MRTC ensuring that the right to receive their share in the ERP has been legally independent of the Sellers to the Noteholders, (b) ensure the flow of rental payments independent of the Sellers, (c) bind the Sellers to cause the timely collection of rental payments and to cause MRTC to perform its obligations, and (d) prevent the Sellers from selling their rights in MRTC for as long as the Notes are outstanding. Accordingly, the stock certificates of the Group in MRTHI and MRTHII are under the custody of a trustee and were pledged to MRT III.

MRTC accounts for the lease payments from DOTC under finance lease where lease financing income is recognized using a constant periodic rate of return on the net investment. Future share distribution sold under the Agreements pertains to the Group's share in the ERPs of the LRTS Phase 1 Project of MRTC.

Notwithstanding the sale of future share distributions, the Group continues to hold on to the legal rights over the shares of stock in MRTHI and MRTH II in compliance with the various agreements related to the sale of share of future share distributions mentioned above, as well as the Group's obligation under the Agreement of MRTC with DOTC whereby the original shareholders of MRTHI and MRTHII are precluded from transferring their equity interest in MRTHI and MRTHII until the end of the BLT Agreement in July 2025. Accordingly, any additional variable ERP to be received by MRTHI and MRTHII through MRTC from DOTC in the future and any benefits arising from the residual rights in the expansion projects shall still accrue to the Group and the other shareholders.

Letter of agreement

On August 18, 2005, the Parent Company and FEMI entered into a "Letter of Agreement", whereby FEMI has agreed to grant the Parent Company the sole option to assign to FEMI its equity interests in MRTHI and MRTHII as settlement of the Parent Company's liabilities to FEMI, included in 'Due to a stockholder' account in the statements of financial position, and any additional advances or interest which FEMI may charge to the Parent Company in relation to the said advances. Under the "Letter of Agreement," should the Parent Company opt to sell the said investments to third party or parties in the future, FEMI has the right of first refusal to purchase the said investments at its prevailing market value.

Dividend income

On December 13, 2021, MRTHII declared dividends to its shareholders, of which P2,606,190,497 pertains to the Group's share. The dividend income was recognized as part of other income in the statement of total comprehensive income for the year

ended December 31, 2021 (Note 12). The dividends were discharged/settled as follows:

- P147,706,848 was offset and eliminated against the liability to MRTHII, representing outstanding cash advances received from MRTHII, presented under due to other related parties in the statement of financial position;
- P1,567,446,876 was applied against liability from sale of future share distributions shown as a reduction of investment in MRTHII. Pursuant to the Sale of future share distributions agreement entered by the Parent Company and other participating shareholders of MRTHI and MRTHII as described in (a) above, the Parent Company recognized P1,567,446,876 liability from the sale of the future share distribution from the MRTC project as a reduction of investment in MRTHI and MRTHII and MRTHII. The total carrying amount of investment in MRTHI and MRTHII after the dividend transaction amounted to P3,058,238,916 as at December 31, 2021; and
- The remaining amount of P891,036,773 will be settled in cash and presented as dividend receivable under due from related parties (Note 14). The amount is not expected to be collected within 12 months from the end of the reporting period, thus presented as part of non-current asset in statement of financial position.

In addition, the Company also believes that other sources of realization of the carrying value of the AFS investments in unquoted equity shares will be from the following (a) the Company's share in any additional variable equity rental payments (ERP) received by MRTC from DOTC in the form of a ridership bonus or sharing scheme which were not included in the future share distributions sold and (b) the Company's share in the benefits arising from the residual rights in the expansion project. However, the benefits that can be derived from these cannot still be quantified and therefore not included in the calculation of impairment loss.

<u>Estimate</u>

The key assumption concerning future and other key source of estimation at the reporting date, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year is discussed below.

Recognition of Deferred Tax Assets.

The carrying amount of deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable income will be available to allow all or part of the deferred tax assets to be utilized. However, there is no assurance that sufficient taxable income will be generated to allow all or part of the deferred tax assets to be utilized.

Financial Risk Management Objectives and Policies

<u>Financial Assets</u>

Details of the Group's financial assets as at September 30, 2023 and December 31, 2022 as follows:

	Notes	2023	2022
At amortized cost			
Cash in banks	2	2,414,702	1,343,801
Trade and other receivables	3	16,601,942	18,569,428
Due from related parties	3	900,286,315	898,118,179

		919,302,959	918,031,408
At FVOCI			
Unquoted equity securities	5	3,058,238,916	3,058,238,916
Quoted equity securities	5	3,533,951	2,981,162
		3,061,772,867	3,061,220,078
		3,981,075,826	3,979,251,486

Trade and other receivables exclude other receivables which are subject to liquidation. Due from related parties are presented gross of allowance for impairment. Allowance for impairment as at September 30, 2023 and December 31, 2022 amounted to P5,314,935.

<u>Financial liabilities</u>

Details of the Group's financial liabilities, at amortized cost, as at September 30, 2023 and December 31, 2022 are as follows:

	Notes	2023	2022
Advances from MPIC	8	350,000,000	350,000,000
Accrued expenses	8	43,149,066	55,024,761
Due to a stockholder	14	701,571,654	702,217,691
Due to other related parties	14	258,303,084	252,857,501
		1,353,023,804	1,360,099,953

Other current liabilities excluded pertain to payables to government agencies that are non-financial liabilities.

Financial risk factor

The Group's activities expose it to a variety of financial risks and these activities involve the analysis, evaluation and management of some degree of risk or combination of risks. The Group's overall risk management program focuses on the unpredictability of financial markets, aims to achieve an appropriate balance between risk and return and seeks to minimize potential adverse effects on the Group's financial performance.

The most important types of risk the Group's manages are liquidity risk and credit risk.

<u>Liquidity Risk</u>

Liquidity risk arises from the possibility that the Group will encounter difficulty in raising funds to meet associated commitments with financial instruments.

The Group manages the liquidity risk by maintaining a balance between continuity of funding and flexibility in operations. Treasury controls and procedures are in place to ensure that sufficient cash is maintained to cover daily operational and working capital requirements. Management closely monitors the Group's future and contingent obligations and sets up required cash reserves and reserve borrowing facilities as necessary in accordance with internal policies. Short-term advances from related parties are availed to cover for immediate expenses and maturing obligations. The Group is also able to defer payments of some of its due to related party balances. The Group continues to obtain support from FEMI to finance the Group's operations.

	Within 12 Months	More than 12 months	Total
2023			
Advances from MPIC	350,000,000	-	350,000,000
Accrued expenses	43,149,066	-	43,149,066
Due to a stockholder	-	701,571,654	701,571,654
Due to related parties	-	258,303,084	258,303,084
	393,149,066	959,874,738	1,353,023,804
2022			
Advances from MPIC	350,000,000	-	350,000,000
Accrued expenses	55,024,761	-	55,024,761
Due to a stockholder	-	702,217,691	702,217,691
Due to related parties	-	252,857,501	252,857,501
	405,024,761	955,075,192	1,360,099,953

The table below presents the Group's financial liabilities as at September 30, 2023 and December 31, 2022:

The Group expects to settle the above financial obligations due within 12 months in accordance with their maturity of 30 to 60 days.

<u>Credit Risk</u>

Credit risk refers to the risk that a counterparty will cause a financial loss to the Group by failing to discharge an obligation. Significant changes in the economy that may represent a concentration in the Group's business, could result in losses that are different from those provided for at reporting date.

Credit risk arises from cash deposits with banks and financial institutions, as well as credit exposure on receivable from customers, related parties and other counterparties. The fair values of these financial assets approximate net carrying amounts due to their short-term maturities.

The Group has a significant concentration of credit risk on its transactions with NTDCC, its sole customer. However, this is brought down to an acceptable level since depot royalties are collected in accordance with the agreement and the Group's credit policy with no reported defaults and write-offs in previous years. In addition, credit risk is minimized by monitoring receivables regularly.

The Group has the following financial assets as at September 30, 2023 and December 31, 2022, where the expected credit loss model has been applied:

	Gross carrying amount	Allowance provided	Net carrying amount	Internal credit rating	Basis of recognitio n of ECL
2023					
Cash in banks	2,378,501	-	2,378,501	Performing	12-month ECL
Trade and other receivables					
Group 1	16,601,942	-	16,601,942	Collective assessment	Lifetime ECL

Due from related parties					
Group 2	894,971,380	-	894,971380	Performing	12-month ECL
Group 3	5,314,935	(5,314,935)		Credit impaired	Lifetime ECL
	919,266,758	(5,314,935)	913,951,823		
2022					
Cash in banks	1,307,600	-	1,307,600	Performing	12-month ECL
Trade and other receivables					
Group 1	18,569,428	-	18,569,428	Collective assessment	Lifetime ECL
Due from related parties					
Group 2	892,803,244	-	892,803,244	Performing	12-month ECL
Group 3	5,314,935	(5,314,935)		Credit impaired	Lifetime ECL
	917,995,207	(5,314,935)	912,680,272		

Credit quality of customers are classified as follows:

• Group 1 – Customer and counterparty balances without history of default and assessed to be fully recoverable.

• Group 2 – Customer and counterparty balances with some defaults in the past. Amounts are largely collectible after collection efforts.

• Group 3 – Individually assessed customer with defaults and which the Group no longer expects to recover the balance despite its collection efforts.

The maximum exposure to credit risk at the reporting date is the carrying value of financial assets summarized above.

None of the fully performing financial assets have been renegotiated during the years ended December 31, 2022 and 2021. The Group does not hold any collateral as security to the above financial assets.

No impairment loss was recognized as at September 30, 2023.

Cash in banks

To minimize credit risk exposure from its cash account, the Group deposits its cash in universal banks that have good credit ratings. Accordingly, the Group's cash in bank is subject to insignificant expected credit loss as at reporting dates.

Receivables

Group 1 – The Group's receivables under Group 1 consists of amounts due from NTDCC, have no history of recent default or write-off and are considered to be fully performing. Accordingly, no provision for impairment is required.

Group 2 – Past due but not impaired receivables consist of amounts due from related parties, who, despite delays in collection based on the credit term, are deemed to be fully collectible based on management's assessment and counterparties' financial capacity and creditworthiness. Accordingly, no provision for impairment is required at reporting date.

Group 3 – The Group's records a provision for impairment of receivables that are assessed to have a significant probability of becoming uncollectible. The assessment is based on the Group's knowledge of the collectability of the account, nature and the creditworthiness of the customer.

Foreign currency exchange risk

Foreign currency exchange risk arises when future commercial transactions or recognized assets or liabilities are dominated in a currency that is not the Group's functionally currency.

The Group has transactional currency again. Such exposure is not material to the Group as this arises mainly from immaterial cash balances denominated in US Dollar.

<u>Capital risk management</u>

The Group manages its capital to ensure that the Group will be able to continue as a going concern, while maximizing the return on investments of stockholders. The Group monitors its use of capital by comparing deficit to total capitalization and makes adjustments to it in light of changes in economic conditions and its financial position.

The Group considers its long-term debt from FEMI and other related parties, as well as total equity consisting of share capital, additional paid-in capital, and deficit, as its capital:

	September 30, 2023	December 31, 2022
Equity		
Share capital	1,998,553,181	1,998,553,181
Additional paid-in capital	589,120,804	589,120,804
Retained earnings	52,712,827	47,682,082
	2,640,386,812	2,635,356,067
Debt		
Due to a stockholder	701,571,654	702,217,691
Due to related parties	258,303,084	252,857,501
	959,874,738	955,075,192
	3,600,261,551	3,590,431,259

The Group continuously conducts an internal review of its capital and financial risk management objective and policies.

3. Other Information

With regards to debt and equity securities, there were no issuances and/or repurchases incurred in the third quarter ended, September 30, 2023.

The Group has not made any reorganization, entered into any merger or consolidation or any business combinations. Also, the Group was not involved in any acquisition or disposal of subsidiaries and long-term investments, restructurings and discontinuing operations since the last reporting period of December 31, 2022.

As of December 31, 2022 up to this quarter period reporting (September 30, 2023), no contingent liabilities or contingent assets have been declared.

PART 1 – FINANCIAL INFORMATION

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations.

Metro Global Holdings Corporation (MGHC), the Parent Company continues to be a stakeholder of the Metro Rail Transit Project through its holding company MRTHI and MRTHII and its associate, Monumento Rail.

MGHC plans to continue its strategy of maintaining itself as a holding corporation with key investment in the form of equity interest in MRTHI and MRTHII. The combined investment in these two holding companies represents approximately 29% interest in the MRT 3 System along EDSA. The Phase 1 of the MRT Project (LRTS Phase 1) began full operation on July 15, 2000, which involved 13 stations spanning the North Triangle to Taft Avenue. The operation for the next twelve (12) months was strictly confined to that of an investee corporation.

The Parent company continues, through its holdings in Monumento Rail, to actively pursue its participation in the train system extensions (e.g., Makati Loop and Airport Link) and capacity expansion via procurement of additional trains/vehicles.

The Group's main source of income has been its share in the lease rental income termed as "Depot Royalty Income" that it receives annually from North Triangle Depot Commercial Corporation (NTDCC). The Group recognized depot royalties of P 19.5 million in 2022, P 7.9 million in 2021 and P9.3 million in 2020.

During the past two years, the Group posted net operating income of P3.5 million in 2022 and P2.6 billion in 2021.

The Group's Retained earnings also posted an increase of P3.5 million in 2022, in view of the ₱3.5 million net income recognized by the Group in 2022.

The Group continues to recognize a Stockholders Equity balance of P2.635 billion in 2022. This had increased slightly when compared to the December 31, 2021 balance of P2.633 billion.

During the regular meeting of the Board of Directors of the Parent Company held on September 24, 2018, the Board approved to (i) increase the Authorized Capital Stock of the Parent Company from P2,000,000 divided into 2,000,000,000 shares with a par value of One Peso (P1.00) per share to P5,000,000,000 divided into 5,000,000,000 shares with a par value of One Peso (P1.00) per share (ii) that out of the P3,000,000,000 increase in the Authorized Capital Stock, the amount of P750,000,000 representing 750,000,000 common shares at par value of P1.00 per share shall be subscribed by FEMI and (iii) that out of the said subscription, the amount of P500,000,000 representing 500,000,000 common shares at par value of P1.00 per share shall be fully paid through offset of outstanding payables of the Parent Company to FEMI to the extent of P500,000.

With the additional subscription by FEMI to P750 million, divided into 750 million shares at P1.00 per share, the Parent Company's Stockholders Equity balance is expected to result in a positive balance of approximately P725 million.

<u>Conversion of Liabilities to Equity</u>. On January 28, 2008, the BOD approved the conversion of a portion of the liabilities to FEMI amounting to about $P_{400.0}$ million into equity shares of the Parent Company at a par value of $P_{1.00}$ per share. In view of the increase in the balance of liabilities to FEMI, the amount to be converted into equity was increased to $P_{600.0}$ million as approved by the BOD on April 18, 2011. The liability amount for conversion was further increased to $P_{800.0}$ million and subsequently approved by the BOD on April 12, 2012.

On December 16, 2013, the SEC approved the conversion of a portion of the liabilities of the Parent Company to FEMI amounting to P800.0 million into equity shares in the Company, equivalent to 800.0 million shares with a par value of P1.00 per share.

On May 6, 2014, the BOD approved the request of FEMI to increase its shareholdings and further reduce its receivables from the Parent Company through the conversion into equity of a portion of its receivables amounting to $P_{200.15}$ million, equivalent to 200,150,000 shares at $P_{1.00}$ per share par value.

On September 4, 2014, the SEC approved the conversion of a portion of the Parent Company's liabilities to FEMI amounting to P200.15 million, into equity shares equivalent to 200,150,000 shares at P1.00 par value.

Infusion of Certain Properties

On April 12, 2012, the Parent Company accepted the infusion by FEMI of certain properties of Mt. Zion Memorial, Inc. (MZMI) worth P500.0 million in shares of the Parent Company at P1.00 par value. MZMI is wholly-owned subsidiary of FEMI engaged in the development of Class A memorial parks. Organized in 1999, by 2012, MZMI had twelve (12) memorial parks nationwide with a total combined saleable memorial lots aggregating to 50 hectares, with an estimated concurrent value of P2,500.0 million. A significant amount of annual income was expected to be generated from this infusion.

Consistent with the direction of the Parent Company to focus on its core business of infrastructure development, the BOD approved to cancel the implementation of the proposed plan of FEMI to assign properties of Mt. Zion Memorial Inc. (MZMI), worth P500 million, in exchange for 500,000,000 shares of the Company at P1.00 per share.

<u>Cooperation Agreement</u>. On November 12, 2010, the MGHC, Fil-Estate Properties, Inc. (FEPI) and FEMI (collectively termed as the 'Fil-Estate Companies') entered into a Cooperation Agreement with Metro Pacific Investment Corporation

(MPIC) relating to the Fil-Estate Companies' rights and interests in the MRT Companies. The cooperation has the following objectives: (i) explore solutions that will enable the expansion of the MRT 3 system through financially and legally viable means, and (ii) to transfer the interests of the Fil-Estate Companies in the MRT Companies, subject to obtaining the necessary consents from the relevant parties. Under the Cooperation Agreement, the Fil-Estate Companies appoint MPIC as its attorney-in-fact in connection with the exercise of the rights and interests of the Fil-Estate Companies in the MRT Companies. MPIC and Fil-Estate Companies are still in the process of discussing possible scenarios on how to implement the transactions contemplated by the parties when they entered into the Cooperation Agreement. The completion and consummation of the transaction contemplated by the parties is subject to certain conditions, which as at June 30, 2023 has not yet occurred.

Redemption of Redeemable Preferred Shares in Monumento Rail. On August 22, 2006, the Board of Directors of Monumento Rail Transit Corporation (Monumento Rail) approved the redemption of the redeemable preferred shares it issued to its shareholders giving the latter a redemption privilege by assigning the former's right to receive Depot Royalties ("Depot Royalty Rights" with respect to improvements constructed on the 16-hectare Depot located at North Triangle, EDSA and rental income from the commercial center known as Trinoma Mall in the Depot pro-rata to the percentage of shareholdings held by each shareholder. On December 17, 2014, Monumento Rail and the Parent Company executed the Redemption and Deed of Assignment whereby for and in consideration of the cancellation of the redeemable preferred shares issued by Monumento Rail to the Company and certain trustees of the Parent Company, Monumento Rail assigned to the Parent Company a pro-rata interest of Monumento Rail's Depot Royalty Rights to the extent of an aggregate of 28.47%.

The cost of the Parent Company's 18,029,417 redeemable preferred shares amounts to P901,471 based on par value P.05 per share which is the price per share at time of redemption. In accordance with the Articles of Incorporation of Monumento Rail, the holder of the redeemable preferred shares is given the privilege of a right to receive Depot Royalty pro-rata to the percentage of shareholdings of redeemable shares held by each shareholder of record thereof as at August 22, 2006.

As a result of the redemption, the Parent Company recognized a Depot royalty right intangible asset amounting to P901,471 which is equivalent to the value of the Parent Company's investment in the redeemable preferred shares of Monumento Rail consisting of 18,029,417 shares. The intangible asset was assigned with a useful life of 33 years commencing from 2014 up to 2047 or the expiration of development rights as provided for in the Redemption and Deed of Assignment.

As at December 31, 2022, 2021 and 2020, the Parent Company recognized its share in lease rental income from the Trinoma Mall, classified as depot royalty income in the financial statements, of ₱19,546,766, ₱7,887,684 and ₱9,329,483, respectively. This represents 28.47% in the 5% of the lease rental income of Trinoma Mall in those years, which were collected in subsequent years.

Settlement Agreement. On December 17, 2014, the Parent Company, together with all the shareholders of Monumento Rail Transit Corp., entered into a Settlement Agreement with Metro Rail Transit Development Corporation (MRTDEVCO) and companies who are parties to a Vested Rights Agreement dated May 22, 1995, whereby MRTDEVCO agreed to assign to parties of the Vested Rights Agreement the development rights to specific developable areas of the 16-hectare Depot in North

Triangle corner EDSA, North Avenue and Mindanao Avenue. The assignment of development rights, however, are conditioned on the assumption of the assignees of the obligation to pay the Depot Royalty arising from the development of assigned specific developable areas in the Depot to Monumento Rail Transit Corp. (Monumento Rail) or its successors-in-interest in accordance with the Deed of Assignment of Development Rights of June 16, 1995 between Metro Rail Transit Corp. Ltd. (MRTCL) and MRTDEVCO and the Assignment and Assumption Agreement of December 18, 2000 between MRTCL and Monumento Rail.

The Parent Company became a successor-in-interest of Monumento Rail to the extent of 28.47% of Depot Royalties corresponding to 5% of the gross receipts of the rental income and 5% of the gross proceeds of sale or leases of improvements from the exercise by specific assignees of the development rights in specific developable areas of the Depot by virtue of the Settlement Agreement and the December 17, 2014 Deed of Assignment between Monumento Rail and the Company.

Lease Agreement

On October 29, 2015, GERI and NTDCC entered into a Lease Agreement over North Avenue Lot Pads A and B in the Depot. As a condition to the signing of the Lease Agreement, GERI required NTDCC to execute an Assumption and Accession Agreement in favor of the Company, which agreement is described below.

Assumption and Accession Agreement

On October 29, 2015, as a condition for Global-Estate Resorts, Inc. (GERI) to enter into a Lease Agreement with North Triangle Depot Commercial Corporation (NTDCC) and for the latter to commence development on North Avenue Lot Pads A and B in the Depot, GERI, NTDCC and the Company entered into an Assumption and Accession Agreement. Under the agreement, NTDCC, with the consent of the Parent Company, assumed the obligation of GERI to pay the Company the latter's 28.47% share of 5% of the Depot Income from developments and improvements on North Avenue Lot Pads A and B in the Depot.

Corporate Name Change

On March 18, 2014, the BOD approved the amendment of the Articles of Incorporation and By-laws of the Parent Company, a major provision of which was the change in its corporate name from Fil-Estate Corporation to Metro Global Holdings Corporation. The amendments were intended to identify the group of companies under the "METRO GROUP" and establish the affiliation of the Parent Company with its affiliate infrastructure companies which likewise had the word "Metro" in their corporate names.

The foregoing amendments were approved by the Securities and Exchange Commission on May 14, 2014.

New Management Plans

<u>Proposal to Department of Transportation and Communications</u> (DOTC).

On December 19, 2014, the Parent Company presented to the Department of Transportation and Communication (DOTC) its proposal for a Fast-Track Rehabilitation of the MRT-3 system as a substantial shareholder of Metro Rail

Transit Holdings II, owner of Metro Rail Transit Corporation (MRTC) which in turn owns the MRT-3 System. The proposal, included among others, the total rehabilitation of the MRT-3 rail system and of existing 73 rail cars, and the acquisition of new rail cars, at no cost to the government. Subsequently, MRTC adopted the proposal and submitted the same to DTOC and the office of the President.

As at September 30, 2023, the foregoing proposals remain pending with the Office of the President.

Proposed increase in Authorized Capital Stock. The Parent Company plans to increase its authorized capital stock to 5,000,000,000 shares at P1.00 per share, from 2,000,000,000 shares at P1.00 per share. The initial plan in increase of its authorized Capital stock to 3,000,000,000 shares at P1.00 per share, from 2,000,000,000 shares at P1.00 per share has been superseded by the approval by the Board of Directors on 24 September 2018.

FEMI agrees to subscribe to 25% of the planned increase in capitalization, or 750,000,000 shares at P1.00 per share. Out of the said subscription, Five Hundred Million Pesos (P500,000,000.00) corresponding to Five Hundred Million (500,000,000) common shares at P1.00 per share will be fully paid through the conversion into equity of portion of FEMI's advances to the Parent Company.

At the Annual Stockholder's Meeting held on November 22, 2018, the stockholders approved the increase in authorized capital stock from Two Billion Pesos (Php2,000,000,000.00) divided into Two Billion (2,000,000,000) shares with a par value of One Peso (Php1.00) per share to Five Billion Pesos (Php5,000,000,000) divided into Five Billion (5,000,000,000) shares with a par value of One Peso (Php1.00) per share and the corresponding amendments to Article Seventh of the Amended Articles of Incorporation of the Parent Company. The stockholders also approved the subscription of FEMI to Seven Hundred Fifty Million (750,000,000) common shares of the Parent Company at par value of P1.00 per share with part of subscription price to the extent of Five Hundred Million Pesos (P500,000,000.00) to be offset against the Parent Company's advances from FEMI. The subscription for 250,000,000 common shares at P1.00 per share or subscription price of P250,000,000 is intended to be paid fully or partially via assignment to the Parent Company of shares of FEMI in Metro Solar Power Solutions, Inc. (Metro Solar).

As at September 30, 2023, the application for increase in authorized capital stock is pending with the SEC, awaiting the result of the third-party valuation of the Metro Solar shares.

Expansion of the Company's primary purpose.

The Parent Company plans to expand its primary purpose to include investment in business engaged in solar, wind and other renewable energy generation facilities.

On November 20, 2018, the Board authorized the Company to enter into a Memorandum of Agreement with Fil-Estate Management Inc. (FEMI) whereby the Company shall purchase the Two Hundred Forty Nine Thousand Nine Hundred Ninety Five (249,995) shares of common stock of FEMI in Metro Solar Power Solutions, Inc. (Metro Solar); a stock corporation registered with the Securities and Exchange Commission (the "SEC") with SEC registration No. CS201622607 on

September 28, 2016 with principal activity to construct, erect, assemble, commission and maintain power-generating plants and related facilities for the conversion of renewable energy into usable form fit for electricity generation and distribution.

Such shares issued by Metro Solar to FEMI represent 100% percent of the entire issued and outstanding capital stock of Metro Solar. As per agreement with FEMI, the consideration in the value of the Metro Solar shares will be determined based on an appraisal report to be prepared by an independent appraiser acceptable to the Parent Company.

The shares that the Parent Company will issue to FEMI in exchange for the Metro Solar shares will come from the proposed P₃ billion (P₃,000,000,000,000) increase in authorized capital stock of the Company.

On November 22, 2018, during the annual Stockholders Meeting, the stockholders approved the amendment of the Article Second of the Articles of Incorporation to include in the primary purpose investment in business engaged in solar, wind, and other renewable energy generation facilities. The proposed amendment will allow the Parent Company to expand its investment into business engaged in solar, wind, and other renewable energy generation facilities.

On October 30, 2019, the SEC approved said amendment and upon payment of corresponding assessment fees, shall issue the corresponding Certificate of Amended Articles of Incorporation.

Assignment of Share in Lease Income Termed "Depot Royalties".

On November 20, 2018 the Board approved to earmark/allocate to FEMI its Depot Royalties from the rental income derived from Trinoma Mall for a period of fifteen (15) years commencing January 30, 2020 and ending January 30, 2034 to enable the Company to partially repay the Advances to FEMI to the extent of Three Hundred Million Pesos (P300,000,000.00)

On April 11, 2019, the Board of Directors of the Parent Company passed a Resolution approving the Company's agreement with FEMI that in consideration of FEMI not charging interest on the outstanding obligations of the Company, the Company agreed to partially repay the Advances from FEMI by way of allocating to FEMI dividends and other income from affiliates of the Company in addition to the assignment of Depot Royalties from the rental income derived in TriNoma Mall for a period of fifteen (15) years commencing on January 30, 2020 and ending on January 30, 2034.

MGHC, the Parent company, currently has ten (10) employees.

MGHC Royal and MRTSI are both not yet in commercial operation and have no employees as of September 30, 2023. The management of the two companies is currently being undertaken by the executive officers of MGHC.

Cash increased by about ₽1.1 million, from ₽1.3 million in December 2022 to ₽2.4 million in September 2023. The increase was primarily due to the cash dividends received during the third quarter of 2023.

Receivables decreased by ₱1.9 million or 10.60% (from ₱18.6 million as of December 31, 2022 to ₱16.6 million as of September 30, 2023). The reduction primarily due to collection of last year's receivables from Trinoma/NTDCC, in January 2023.

Investment in Associates increased by ₱11.3 million or 59.49% (from ₱19.1 million as of December 31, 2022 to ₱30.4 million as of September 30, 2023) in view of the recognition of equity share from MRT Devco's net income as of September 30, 2023.

The Due to Stockholders account decreased by ₱646 thousand or 0.09% in view of various payments made by the Group to FEMI.

The increase in Due to Related Parties account, amounting to ₱5.4 Million or 2.15%, was mainly due to cash advances received from MRT Development Corporation.

The Group's stockholders' equity increased by $P_{5.6}$ million or 0.21% (from $P_{2,636}$ million as of December 31, 2022 to $P_{2,641}$ million as of September 30, 2023). The increase was in view of the 10.55% or P_5 million increase in Retained Earnings, which was brought about by the P_5 million Net Income realized by the Group as of 3rd Quarter ended September 30, 2023.

With Depot Royalty Income of \mathbb{P}_{16} million, Share in Profit of Associate of $\mathbb{P}_{11.3}$ million and Dividend Income of $\mathbb{P}_{2.9}$ million, the Group's total revenues increased to $\mathbb{P}_{30.8}$ million as of the nine months ended, September 30, 2023. However, the Group's general and administrative expenses incurred during the same period amounted to $\mathbb{P}_{25.8}$ million, thus resulting in a net income of only \mathbb{P}_5 million as of September 30, 2023.

There are no material events, trends, commitments or uncertainties known to management that would address the past and would have an impact on the liquidity and on future operation of the company in general.

There are no any material commitments for capital expenditures, nor any events that will trigger direct or contingent financial obligation that is material to the company.

No material off-balance sheet transactions, arrangements, obligations and other relationships with unconsolidated entities or other persons created during this second quarter period.

FINANCIAL RISK DISCLOSURE

The significant judgments made in classifying a particular financial instrument in the fair value hierarchy.

• Fair value of financial instruments

Where the fair values of financial assets and financial liabilities recorded in the statement of financial position cannot be derived from active markets, these are determined using internal valuation techniques using generally accepted market valuation models. The inputs to these models are taken from observable markets where possible, but where this is not feasible, a degree of judgment is required in establishing fair values. These judgments may include considerations of liquidity. Due to the short-term nature of transactions, the fair value of cash in banks, accrued expenses and other current liabilities and due to a stockholder approximate the carrying values as at reporting date. Quoted equity securities are recorded at fair value. Fair value of unquoted equity securities for which no reliable basis for fair value measurement is available are carried at cost, less any accumulated impairment loss.

Fair Value Hierarchy

The Parent Company uses the following hierarchy for determining and disclosing the fair value of financial instruments by valuation technique:

Level 1: quoted (unadjusted) prices in active markets for identical assets or liabilities.

Level 2: other techniques for which all inputs which have a significant effect on the recorded fair value are observable, either directly or indirectly.

Level 3: techniques which use inputs which have a significant effect on the recorded fair value that are not based on observable market data.

The quoted equity securities whose fair values are determined using quoted prices in active markets (Level 1) amounted to ₱3.5 million and ₱3.0 million as at September 30, 2023 and December 31, 2022, respectively.

As at September 30, 2023 and December 31, 2022, the Parent Company does not have any financial assets and financial liabilities carried at fair value that are classified under Level 2 and 3.

On September 30, 2023 and December 31, 2022, there are no transfers among the fair value hierarchies.

A comparison of the fair values as of the date of the recent interim financial report and as of the date of the preceding interim period, and the amount of gain/loss recognized for each of the said periods, as follows:

Quoted Equity Securities

The changes in market value of quoted equity securities that were presented as "Change in fair value of available-for-sale financial assets" in other comprehensive income amounted to P .55 million gain in September 2023 and P1.07 million loss in December 2022.

	Se	September 2023 December 2022			
Acquisition cost		₽2,565,582	₽2,565,582		
Cumulative change in fair value:					
Balance at beginning of year		415,580	1,486,553		
Changes in fair value during	the				
quarter/year		552,790	(1,070,973)		
Balance at end of year		968,370	415,580		
		₽3,533,952	₽2,981,162		

Movement in AFS financial assets consists of:

The criteria used to determine whether the market for a financial instrument is active or inactive, as defined under PAS 39 – Financial instruments.

(1) Determination of Fair Value of Financial Assets not Quoted in an Active Market. The Group classifies financial asset valuating, among others, whether the asset is quoted or not in an active market.

Included in the evaluation on whether a financial asset is quoted in an active market is the determination on whether quoted prices are readily and regularly available, and whether those prices represent actual and regularly occurring market transactions on an arms' length basis.

(2) The fair values of the Parent Company's investments in MRTHI and MRTHII cannot be reasonably determined as the shares are unquoted nor were there any expected future cash flows in view of the sale of future distributions entered into by the participated shareholders of MRTHI and MRTHII with TBS Kappitel Corporation Pte Ltd (TBS Kappitel) and that the investments, pursuant to the option agreement with FEMI will be used to settle the Parent Company's liability to FEMI. The carrying amount of unquoted investments amounted to ₽ 3.058 billion as at September 30, 2023 and December 31, 2022.

PART II – OTHER INFORMATION

1) Reports on SEC Form 17-C

- a) At a regular meeting of the Board of Directors (the "Board") August 4, 2023, the Board:
 - 1) Approved to hold the 2023 Annual Stockholders Meeting on October 12, 2023 at 10:00 AM via VIDEO CONFERENCE;
 - 2) Approved to set the record date of stockholders entitled to notice and to vote to 12 September 2023.
 - 3) Approved the following AGENDA for the Annual Meeting:
 - a) Call to Order
 - b) Determination and Certification of Quorum
 - c) Approval of the Minutes of the Previous Meeting held on 9 December 2022
 - d) Report of the Chairman
 - e) Approval of the Audited Financial Statements for the calendar year ended 31 December 2022
 - f) Certification and Ratification of Corporate Acts for the years 2022 to 2023
 - g) Election of Directors (including Independent Directors)
 - h) Election of External Auditor
 - i) Approval of amendment of Articles of Incorporation to Increase Authorized Capital Stock from P/ 5 Billion to P/ 10 Billion
 - j) Approval of Amendment of By-Laws

 a) To change date of Annual Meeting to last Thursday of July each year (from first Thursday of March)
 b) Allow for attendance mericination and meting of attendance

b) Allow for attendance, participation and voting of strong shareholders via remote communication and voting in absentia

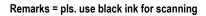
b) On August 25, 2023, the Board approved to fix the record date of 12 September 2023 for purposes of determining stockholders entitled to notice of and to vote at the 2023 Annual Stockholder's Meeting of METRO GLOBAL HOLDINGS CORPORATION scheduled on 12 October 2023 at 10:00 am via remote communication. The Board also approved to start the closing of the Stock and Transfer Book from 12 September 2023 up to 11 October 2023.

Financial Ratios	Formula	3rd Quarter 2023	3rd Quarter 2022
a) Current Ratio	Total Current Assets Total Current Liabilities	0.05	0.04
b) Solvency Ratio	Net Profit after Tax (or NPAT) + Depreciation and amortization Total Liabilities		
c) Debt-to-Equity Ratio	Total Debt Total Stockholders' Equity	- 0.52	0.52
d) Asset to Equity Ratio	Total Assets Total Stockholders' Equity	- 1.52	1.52
e) Net Profit margin	NPAT Net Revenues	-	
f) Return on asset	NPAT Average Total Asset	-	
g) Return on Equity	NPAT Average Total Stockholders' Equity	-	

Table A

COVER SHEET

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(Company's Full Name)									
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PASIG CITY									
(Business Address: No. Street City/ Town/ P	rovir	nce)							
		000			<u></u>				
ALICE ODCHIGUE-BONDOC		863							
Contact Person	Com	ipan	y ie	eiep	ono	ne r	vum	ber	
1 2 3 1 SEC FORM 17-C Month Day CURRENT REPORT UNDER SECTION 17 OF SR calendar year Regitered/Listed calendar year Regitered/Listed Secondary License Type, If Appplicate		1	st		Мо	onth	-	D D D Deetir	ay
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SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-C

CURRENT REPORT UNDER SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17.2(c) THEREUNDER

1. August 4, 2023

Date of Report (Date of earliest event reported)

- 2. SEC Identification Number: 9124 3. BIR Tax Identification No. 000-194-408-000
- 4. Metro Global Holdings Corporation Exact name of issuer as specified in its charter

5. Metro Manila, Philippines

Province, country or other jurisdiction of incorporation

Industry Classification Code:

7. Mezzanine Renaissance Towers, Meralco Ave., Pasig City 1604 Address of principal office Postal Code

8. **(632) 8633-6205**

Issuer's telephone number, including area code

9. **N.A**

Former name or former address, if changed since last report

10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Number of Shares of Common Stock
Outstanding and Amount of Debt
Outstanding

Common Shares

2,000,000,000 share

(SEC Use Only)

11. Indicate the item numbers reported herein: Item 9

At a regular meeting of the Board of Directors (the "Board") today, 4 August 2023, the Board:

- Approved to hold the 2023 Annual Stockholders Meeting on October 12, 2023 at 10:00 AM via VIDEO CONFERENCE;
- 2. Approved to set the record date of stockholders entitled to notice and to vote to 12 September 2023.
- 3. Approved the following AGENDA for the Annual Meeting:
 - a. Call to Order
 - b. Determination and Certification of Quorum
 - c. Approval of the Minutes of the Previous Meeting held on 9 December 2022
 - d. Report of the Chairman
 - e. Approval of the Audited Financial Statements for the calendar year ended 31 December 2022
 - f. Certification and Ratification of Corporate Acts for the years 2022 to 2023
 - g. Election of Directors (including Independent Directors)
 - h. Election of External Auditor
 - Approval of amendment of Articles of Incorporation to Increase Authorized Capital Stock from P/ 5 Billion to P/ 10 Billion
 - j. Approval of Amendment of By-Laws
 - a. To change date of Annual Meeting to last Thursday of July each year (from first Thursday of March) (see attached)
 - b. Allow for attendance, participation and voting of strong shareholders via remote communication and voting in absentia (see attached)

SIGNATURE

Pursuant to the requirements of the Securities Regulation Code, the issuer has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

METRO GLOBAL HOLDINGS CORPORATION Issuer

Date: August 4, 2023

Bv: ALICE ODCHIGUE-BONDOC SVP-Good Governance & Compliance Officer

SEC Form 17-C December 2003

METRO GLOBAL HOLDINGS CORPORATION

I. Amendment to the Articles of Incorporation Board Approved as of 4 August 2023

To allow an Increase in the Capital Stock of the Corporation			
Present provision in the Articles of	Proposed Amendments to the Articles of		
Incorporation	Incorporation		
SEVENTH : That the capital stock of the said	SEVENTH : That the capital stock of the said		
Corporation is FIVE BILLION	Corporation is <u>TEN BILLION</u>		
(P5,000,000,000.00) Philippine Currency,	(P10,000,000,000.00) Philippine Currency,		
divided into FIVE BILLION (5,000,000,000)	divided into TEN BILLION (10,000,000,000)		
shares with par value of One Peso (1.00)	shares with par value of One Peso (1.00)		
Philippine Currency per share (As Amended	Philippine Currency per share (As Amended		
on 22 November 2018)*	on 2023)		
*pending SEC approval			

II.

Amendment to the By-Laws Board Approved as of 4 August 2023

To change the date of the regular Annual Meeting			
Present provision in the By-laws	Proposed Amendments to the By-laws		
ARTICLE V	ARTICLE V		
MEETINGS	MEETINGS		
Section 2. Meetings of stockholder may be regular or special, and shall be held at the office of the Corporation in Metro Manila. Annual regular meetings shall be held on the first Thursday of March of each year, if such day be not a holiday, otherwise, they shall be on the first working day after such date. Special meetings of stockholders may be held at any time by resolution of the Board of Directors or at the request of	Section 2. Meetings of stockholder may be regular or special, and shall be held at the office of the Corporation in Metro Manila. Annual regular meetings shall be held on the last Thursday of July of each year, if such day be not a holiday, otherwise, they shall be on the first working day after such date. Special meetings of stockholders may be held at any time by resolution of the Board of Directors or at the request of stockholders		
stockholders representing at least one-third (1/3) of the subscribed and outstanding			

capital, setting forth the purpose of such	forth the purpose of such meeting in the
meeting in the notice.	notice.

To allow for attendance, participation and voting of shareholders via remote communication and voting *in absentia*

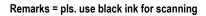
Present provision in By-laws	Proposed amendments in the Bylaws
ARTICLE V	ARTICLE V
ARTICLE V	ARTICLE V
MEETINGS	MEETINGS
Section 3. Regular or Special Meetings of Stockholders shall be called by written notice sent thru the post office, or messengerial services, addressed to each stockholder at the latter's address appearing in the registry book of the Corporation, not less than ten (10) days prior to the date of such meeting; provided, however, that this requisite may be waived in writing by the stockholders. Publication of notice of meeting in the newspapers in lieu of the written notice shall be allowed when necessary. Notices of regular or special meeting shall contain, in addition to the date, hour and place of meeting, a statement of the matters to be taken up at such meeting.	Section 3. Regular or Special Meetings of Stockholders shall be called by written notice sent thru <u>electronic email</u> , the post office, or messengerial services, addressed to each stockholder at the latter's address appearing in the registry book of the Corporation, not less than <u>twenty-eight (28)</u> days prior to the date of such meeting; provided, however, that this requisite may be waived in writing by the stockholders. <u>The requirement for notice to the meeting</u> <u>shall be deemed waived if the stockholder</u> <u>shall be present thereat, whether in person,</u> <u>by proxy or via remote communication, or</u> <u>shall have participated in voting in</u> <u>absentia.</u> Publication of notice of meeting in the newspapers in lieu of the written notice shall be allowed when necessary.
	Notices of regular or special meeting shall contain, in addition to the date, hour and place of meeting, a statement of the matters to be taken up at such meeting.
Section 4. A majority of the subscribed capital, present in person or represented by proxy, shall be required at every meeting to constitute a quorum for the election of directors and for the transaction of any business whatsoever except in those cases in which the Corporation Code requires the affirmative vote of a greater proportion.	Section 4. A majority of the subscribed capital, present in person or represented by proxy, <u>or participating in the meeting via</u> <u>remote communication</u> , shall be required at every meeting to constitute a quorum for the election of directors and for the transaction of any business whatsoever except in those cases in which the <u>Revised</u> Corporation Code requires the affirmative
In the absence of quorum, any officer entitled to preside or act as Secretary of	vote of a greater proportion. Stockholders casting their votes in absentia, as may be

such meeting, shall have the power to	provided for by the Board of Directors, shall
adjourn the meeting from time to time, until	also be deemed present for purposes of
stockholders holding the requisite number	determining the existence of a quorum.
of stock shall be present or represented. At	Meetings of the stockholders may be
such adjourned meeting at which a quorum	conducted via remote communication, such
may be present, any business may be	as by teleconferencing or
transacted which might have been	videoconferencing, subject to such
transacted at the meeting as originally	guidelines as may be promulgated by the
called.	Securities and Exchange Commission.
	In the absence of quorum, any officer entitled to preside or act as Secretary of such meeting, shall have the power to adjourn the meeting from time to time, until stockholders holding the requisite number of stock shall be present or represented. At such adjourned meeting at which a quorum may be present, any business may be transacted which might have been transacted at the meeting as originally called.
Section 6. Each share of stock entitles the person in whose name it is registered in the books of the Corporation to one vote, provided that shares have not been declared delinquent.	Section 6. <u>At each meeting of the</u> <u>stockholders, every stockholder shall be</u> <u>entitled to vote in person, by proxy or via</u> <u>remote communication or <i>in absentia</i>, <u>electronically or otherwise, as may be</u> <u>provided for by the Board of Directors.</u> Each share of stock entitles the person in whose name it is registered in the books of the Corporation to one vote, provided that shares have not been declared delinquent.</u>
Section 7. The election of Directors shall be	Section 7. The election of Directors shall be
by ballot when requested by a voting	by ballot when requested by a voting
stockholder, and each stockholder entitled	stockholder, and each stockholder entitled
to vote may cast such number of votes to	to vote may cast, in person or by proxy or
which the number of Directors to be	via remote communication or in absentia ,
elected, multiplied by the number of his	electronically or otherwise, as may be
shares shall equal, or he may distribute	provided for by the Board of Directors , such
them on the same principle among as many	number of votes to which the number of
candidates as he may see fit, provided that	Directors to be elected, multiplied by the
the whole number of votes cast by him shall	number of his shares shall equal, or he may
not exceed the number of shared owned by	distribute them on the same principle
him multiplied by the total number of	among as many candidates as he may see fit,
Directors to be elected. (As amended on 23	provided that the whole number of votes
September 2004)	cast by him shall not exceed the number of

	shared owned by him multiplied by the total
The Chairman shall appoint two tellers to	number of Directors to be elected. (As
supervise the election of Directors who shall	amended on 23 September 2004)
hold office during the year following the	
date of their election. No candidate for the	The Chairman shall appoint two tellers to
office of Director may hold office of the	supervise the election of Directors who shall
teller.	hold office during the year following the date
	of their election. No candidate for the office
Only nominees whose names appear in the	of Director may hold office of the teller.
Final List of Candidates issued by the	
Nomination and Election Committee shall	Only nominees whose names appear in the
be eligible for election as directors and	Final List of Candidates issued by the
independent directors. Nominations made	Nomination and Election Committee shall be
after the issuance of the Final List of	eligible for election as directors and
Candidates, or during the annual	independent directors. Nominations made
stockholders' meeting, shall not be allowed.	after the issuance of the Final List of
(As amended on 23 September 2004)	Candidates, or during the annual
	stockholders' meeting, shall not be allowed.
	6.
	(As amended on 23 September 2004)

COVER SHEET

	9 1 4 2
	S.E.C. Registration Number
M E T R O G L O B A L H O L D I	NGS
C O R P O R A T I O N	
(Company's Full Name)	
MEZZANNINEFFLOORRR	A I S S A N C E
	NUE
(Business Address: No. Street City/ Tov ALICE ODCHIGUE-BONDOC Contact Person	wn/ Province) 28633 - 6205 Loc. 113 Company Telephone Number
1 2 3 1 SEC FORM 17-C Month Day CURRENT REPORT UNDER SECTION 17 OF FORM TYPE calendar year Regitered/Listed Secondary License Type, If Appp	Month Day Annual Meeting
M S R D Dept. Requiring this Doc.	Amended Articles Number/ Section
	Total Amount of Borrowings
D	omestic Foreign
To be accomplished by SEC Personne	
File Number LCU	
Document I.D. Cashier	
STAMPS	



SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-C

CURRENT REPORT UNDER SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17.2(c) THEREUNDER

1. **25 August 2023** Date of Report (Date of earliest event reported)

2. SEC Identification Number: 9142 3. BIR Tax Identification No. 000-194-408-000

4. Metro Global Holdings Corporation Exact name of issuer as specified in its charter

5. Metro Manila, Philippines Province, country or other jurisdiction of incorporation 6. (SEC Use Only) Industry Classification Code:

- 7. Mezzanine Floor Renaissance Tower, Meralco Ave., Pasig City 1604 Address of principal office Postal Code
- 8. **(632) 86336205** Issuer's telephone number, including area code
- N/A Former name or former address, if changed since last report
- 10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class

<u>Number of Shares of Common Stock</u> <u>Outstanding</u> or Amount of Debt Outstanding

Common shares

2,000,000,000 shares

11. Indicate the item numbers reported herein: Item 9

The Board approved to fix the record date of 12 September 2023 for purposes of determining stockholders entitled to notice of and to vote at the

2023 Annual Stockholder's Meeting of METRO GLOBAL HOLDINGS CORPORATION scheduled on 12 October 2023 at 10:00 am via remote communication.

The Board also approved to start the closing of the Stock and Transfer Book from 12 September 2023 up to 11 October 2023.

SIGNATURE

Pursuant to the requirements of the Securities Regulation Code, the Issuer has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

> METRO GLOBAL HOLDINGS CORPORATION Issuer

Date: 25 August 2023

By:

RAMON G. JIMENEZ **Chief Financial Officer**

SIGNATURES

Pursuant to the requirements of the Revised Securities Act, the registrants has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized

Registrant: Metro Global Holdings Corporation

Signature and Title Atty Ferdinand T. Santos

Date: November 10, 2023

Principal Financial/Accounting Officer/Controller:

Signature and Title **Ramon G. Jimenez** Treasurer / VP-CFO 9