

May 29, 2025

Hon. Atty. Reynaldo Averilla Regalado Insurance Commissioner Insurance Commission 1071 United Nations Ave. Malate, Manila



Dear Atty. Regalado,

We are pleased to submit the ANNUAL CORPORATE GOVERNANCE REPORT (ACGR) for the year 2024 of Eastwest Healthcare, Inc.

Sincerely yours,

Eastwest Healthcare.Inc.

WILMARI HERSHEYL PORCIUNCULA



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CastWestHealthcareInc.Official

www.eastwesthealthcare.com.ph

ANNUAL CORPORATE GOVERNANCE REPORT

OF

EASTWEST HEALTHCARE, INC.

for the year

2024



ANNUAL CORPORATE GOVERNANCE REPORT OF

EASTWEST HEALTHCARE, INC.

- 1. For fiscal year ended <u>December 31, 2024</u>
- 2. Certificate Authority Number HMO-2023-14-R
- 3. <u>Makati City, Metro Manila, Philippines</u> Province, Country or other jurisdiction of incorporation of organization.
- 4. 6F Makati Executive Center V.A. Rufino cor. Leviste St., Makati City
 1209

 Address of the Principal Office
 Postal Code
- 5. <u>(632) 8-8173333</u>

Company's telephone number including area code.

- 6. <u>www.eastwesthealthcare.com.ph</u> Company's official website.
- 7. (NOT APPLICABLE)

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

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Gov	ernance Responsibilities	
Principle 1: The company should be headed by competitiveness and profitability in a manner costakeholders.	-		•
Recommendation 1.1	1		
 Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector. 	COMPLIANT	EastWest Healthcare Inc.'s (EWHCI) Board represents an appropriate mix of competence and expertise relevant to the company's industry.	
2. Board has an appropriate mix of competence and expertise.	COMPLIANT	The Board is composed of directors	
3. Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization.	COMPLIANT	with collective working knowledge, experience that is relevant to the Company's industry. The academic qualifications, industry knowledge, professional experience and relevant trainings of directors can be seen in the Company's website.	
		Links/References: Board of Directors Profile	
		The Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization. The qualification standards for directors to facilitate the selection of potential nominees and to serve as the benchmark for the evaluation of their performance is embodied in the Corporate Governance Principles and Policies.	

		Links/References: Corporate Governance Principles and Policies	
Recommendation 1.2	L		
 Board is composed of a majority of non- executive directors. 	NON- COMPLIANT	The Members of the Board are composed of eight (8) Directors. The Board seat has a composition of two (2) Non-Executive Directors, four (4) Executive Directors and two (2) Independent Directors. The list of Board Members can be found in the Company's Website (Corporate Governance - Board Matters). Links/References: Members of the Board Board of Directors Profile	EastWest Healthcare Inc. was established primarily as a family corporation where the stocks are held exclusively by family members. Its business is managed by members of the Board who are also majority stockholders.
Recommendation 1.3			
 Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors. 	COMPLIANT	EastWest Healthcare Inc policy on training of directors, orientation program of new directors and continuing training are provided in Section J in Corporate Governance Principles and Policies.	
 Company provides in its Board Charter or Manual on Corporate Governance and orientation program for first time directors. 	COMPLIANT	Link/References: Corporate Governance Principles and Policies	

3. Company has relevant annual continuing training for all directors.	PARTIALLY COMPLIANT	The Executive Directors have consistently participated in annual training sessions. They are constantly informed about the changes in the business and regulatory requirements and associated risks that can impact the Company, with the exception for the Independent Directors and Non- Executive Directors. Link/References: Corporate Governance Principles and Policies	The Members of the Board are committed to resuming their participation in these essential trainings in 2025, in alignment with the requirements of the Annual Corporate Governance Report (ACGR)
Recommendation 1.4			
1. Board has a policy on board diversity. Recommendation 1.5	COMPLIANT	In alignment with the Company's commitment to promoting diversity and inclusion, the Board of Directors is composed of a diverse group of individuals. This includes diversity in age. culture, skills, competence and knowledge. For 2024, the Member of the Board consists of four (4) female and four (4) male members. This gender diversity underscores the Company's dedication to ensuring varied perspectives and balanced decision- making at the highest levels of governance. Link/References: Board of Directors	

1.	Board is assisted in its duties by a Corporate Secretary.	COMPLIANT	The Board is assisted by a Corporate Secretary who is a separate individual from the Compliance Officer. The duties and responsibility of the Corporate Secretary is in Company's Corporate Governance Principles and Policies.	
2.	Corporate Secretary is a separate individual from the Compliance Officer.	COMPLIANT	Link/Reference: Corporate Governance Principles and Policies	
3.	Corporate Secretary is not a member of the Board of Directors.	NON- COMPLIANT	The Board appointed Atty. Joy Marie Gabor Tolentino as a Corporate Secretary who is also a Board member.	Eastwest Healthcare Inc. was established primarily as a family corporation where the stocks are held exclusively by family members. Its business is managed by members of the Board who are also majority stockholders.
4.	Corporate Secretary attends training/s on corporate governance.	NON- COMPLIANT		The Corporate Secretary are committed to resuming their participation in these essential trainings in 2025, in alignment with the requirements of the Annual Corporate Governance Report (ACGR)
Re	commendation 1.6			
1.	Board is assisted by a Compliance Officer.	COMPLIANT	The Board is assisted by a	
2.	Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation.	COMPLIANT	Compliance Officer. The duties and responsibilities of the Compliance Officer are documented in the Company's Corporate Governance	
3.	Compliance Officer is not a member of the board.	COMPLIANT	Principles and Policies.	
			Link/Reference: Corporate Governance Principles and Policies	

	The Board appointed Ms. Ginalyn V. Luro as the Compliance Officer for the year 2024. Ms. Luro has a rank equivalent to Vice- President, and she is not a member of the Board. In March 2025, Ms. Luro rendered her resignation as the Compliance Officer. The Board appointed the Audit Consultant, Ms. Wilmari Hersheyl A. Porciuncula, as her interim replacement.	
COMPLIANT	Ms. Luro has attended a session Certification Course for Compliance Officers offered by the Center for Global Best Practices. In 2024, Ms. Luro attended the Round Table Corporate Governance organized by the Institute of Corporate Directors. Link/Reference: Corporate Governance Principles and Policies	
Cloar Polos and I	Posponsibilitios of the Roard	
		w, the company's articles and by-laws, and
	•	
COMPLIANT	The Board of Directors review and deliberate on all matters requiring approval during the regular meeting or special meetings. The Board fulfills their duties and	
	Clear Roles and I d accountabiliti ould be clearly m	Luro as the Compliance Officer for the year 2024. Ms. Luro has a rank equivalent to Vice- President, and she is not a member of the Board.In March 2025, Ms. Luro rendered her resignation as the Compliance Officer. The Board appointed the Audit Consultant, Ms. Wilmari Hersheyl A. Porciuncula, as her interim replacement.COMPLIANTMs. Luro has attended a session Certification Course for Compliance Officers offered by the Center for Global Best Practices.In 2024, Ms. Luro attended the Round Table Corporate Governance organized by the Institute of Corporate Directors.Link/Reference: Corporate Governance Principles and PoliciesCOMPLIANTThe Board as provided under the law uid be clearly made known to all directors as well as to sCOMPLIANTThe Board of Directors review and deliberate on all matters requiring approval during the regular meeting or special meetings. The

		Corporate Governance Policies and Principles, By-Laws and Committees Charter. Links/References: <u>Corporate Governance Principles</u> <u>and Policies</u> <u>Committee Charters</u>	
Recommendation 2.2			
 Board oversees the development, review and approval of the company's business objectives and strategy. Board oversees and monitors the implementation of the company's business objectives and strategy in order to sustain the company's long-term viability and strength. 	COMPLIANT	The Board oversee the development of and approve the Company's business objective and strategy, and monitor its implementation, in order to sustain the company's long-term viability and strength. The Roles and Responsibilities of the Board is found in the Corporate Governance Policies and Principles and Committee Charters. Links/References: <u>Corporate Governance Principles</u> and Policies <u>Committee Charters</u>	
Recommendation 2.3 1. Board is headed by a competent and qualified Chairperson.	COMPLIANT	The duties and responsibilities of the Chairwoman of the Board are provided in Corporate Governance Principles and Policies. The current Chairwoman of the Board is Mrs. Rustie Angeles C. Porciuncula. The information of the Chairwoman can be seen in the Members of the Board as posted on the Company Website.	

Recommendation 2.4 1. Board ensures and adopts an effective succession planning program for directors, key officers and management. 2. Board adopts a policy on the retirement for directors and key officers.	COMPLIANT	Links/References: <u>Corporate Governance Principles</u> <u>and Policies</u> <u>Chairwoman Profile</u> The Board adopts an effective succession planning program for directors, key officers and management to ensure growth and continued increase in the shareholder's value. The Corporate Governance Principles and policy contains the information on the
		Company's succession plan and retirement policies and programs. Links/References: Corporate Governance Principles and Policies
Recommendation 2.5		
 Board formulates and adopts a policy specifying the relationship between remuneration and performance of key officers and board members. 	COMPLIANT	Section G of the Corporate Governance Principles and Policies contains policy on Remuneration.
 Board aligns the remuneration of key officers and board members with long- term interests of the company. 	COMPLIANT	Director's Remuneration Renumeration Committee Charter
3. Directors do not participate in discussions or deliberations involving his/her own remuneration.	COMPLIANT	
Recommendation 2.6	1	

	Board has a formal and transparent board nomination and election policy. Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	COMPLIANT	The Corporate Governance Principles and Policies contains policy on Board nomination, election policy and qualification of the Directors. The Nominating Committee Charter provides information on the review and selection process of nominated	
3.	Board nomination and election policy includes how the company accepts nomination from minority shareholders.	COMPLIANT	candidates based on the determined qualifications of the Directors.	
4.	Board nomination and election policy includes how the board reviews nominated candidates	COMPLIANT	Links/References: Qualifications of the Board of Directors Nominating Committee Charter	
5.	Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	COMPLIANT		
6.	Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	COMPLIANT		
Re	commendation 2.7	I		
-	Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.	COMPLIANT	The Corporate Governance Policies and Principles contains information on Related Party Transaction. All material RPTs are reviewed and approved by the Board. The	
	RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	COMPLIANT	Company's Board has overall responsibility for ensuring that there is a group wide policy and system governing related party transactions	
3.	RPT policy encompasses all entities within the group, taking into account their size,	COMPLIANT	align with the IC CL 2017-29 Guidelines on Related Party	

structure, risk profile and complexity of operations.		Transactions.	
		Links/References:	
		Corporate Governance Principles	
		and Policies	
Recommendation 2.81. Board is primarily responsible for approv	ina	Board is primarily responsible for	
1. Board is primarily responsible for approv the selection of Management led by th Chief Executive Officer (CEO) and the heads of the other control functions (Cr Risk Officer, Chief Compliance Officer of Chief Audit Executive).	e COMPLIANT	approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive) as contain in the Corporate Governance Principles and Policies Section IV Functions. Duties and Responsibilities of the Board of Directors.	
		Link/Reference: Corporate Governance Principles and Policies Executives and Management Team	
 Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (CH Risk Officer, Chief Compliance Officer of Chief Audit Executive). 	by COMPLIANT he hief	Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive). as contain in the Corporate Governance Principles and Policies Section IV Functions. Duties and Responsibilities of the Board of Directors.	

		Link/Reference: Corporate Governance Principles and Policies	
 Recommendation 2.9 1. Board establishes an effective performance management framework that ensures that Management, including the Chief Executive Officer performance is at par with the standards set by the Board and Senior Management. 2. Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management. 	COMPLIANT	The Board ensures that Management, including the Chief Executive Officer performance is at par with the standards set by the Board and Senior Management. as contain in the Corporate Governance Principles and Policies Section IV Functions, Duties and Responsibilities of the Board of Directors. Link/Reference: Corporate Governance Principles and Policies	
Recommendation 2.10	J		
 Board oversees that an appropriate internal control system is in place. 	COMPLIANT	The Board of Directors ensures an effective and efficient internal control system and that covers every aspect of its operations, and	
2. The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	COMPLIANT	complies with related laws, rules and regulations as contained in Section E of Corporate Governance Principles and Policies. Links/References:	
		Corporate Governance Principles and Policies Internal Audit Committee Charter	

3.	Board approves the Internal Audit Charter.	COMPLIANT	The Company has an Internal Audit Charter in place approved by the Board. Link/Reference: Internal Audit Charter	
Re	commendation 2.11	L		
1.	Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks.	COMPLIANT	The Board oversee that a sound enterprise risk management (ERM) framework is in place to effectively identify, monitor, assess and manage key business risks. The risk	
2.	The risk management framework guides the board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies.	COMPLIANT	management framework guides the Board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies. Link/Reference: Functions, Duties and Responsibilities	
			of the Board of Directors Risk Management Committee	
			<u>Charter</u>	
Re	commendation 2.12			
1.	Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary duties.	COMPLIANT	The Board's role, responsibilities and accountabilities are contained in the Company's Corporate Governance Principles and Policies which is	
2.	Board Charter serves as a guide to the directors in the performance of their functions.	COMPLIANT	posted on the Company's Website. Link/Reference: Corporate Governance Principles	
3.	Board Charter is publicly available and posted on the company's website.	COMPLIANT	and Policies Committee Charters	

Principle 3: Board committees should be set up to the extent possible to support the effective performance of the Board's functions, particularly were performance of the Board's functions, particularly were performance of the Board's functions, particularly were performance of the contains and responsibilities of all committees established should be contained in a publicly available Committee Charter. Recommendation 3.1 1. Board establishes board committees that to cous on specific board functions to aid in the optimal performance of its roles and responsibilities. COMPLIANT The company's Corporate Governance Principles and Policies contains the Sub-committees of the Board. Recommendation 3.2 Intel company's Corporate Governance Principles and Policies contains the Sub-committees of the Board. I. Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal cont external audit processes, and compliance with applicable laws and regulations. COMPLIANT Comported Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent. COMPLIANT Complicable laws and regulations. COMPLIANT The member of the Audit Committee has relevant background, knowledge, skills, and/or experience in the creas of a caccounting, and/or experience in the creas of a caccounting, and finance. 2. Audit Committee have relevant background, knowledge, skills, and/or experience in the creas of a caccounting and finance. COMPLIANT 3. All the members of the committee is on the creas of a caccounting, and financ	6	stablishing Boar	d Committees	
1. Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities. The company's Corporate Governance Principles and Policies contains the Sub-committees of the Board. I. Board establishes on Audit Committee to enhance its oversight capability over the company's financial reparting, internal and external audit processes, and compliance with applicable laws and regulations. COMPLIANT The company's Corporate Governance Principles and Policies contains the Sub-committees of the Board. 2. Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent. COMPLIANT The company's Corporate Governance Principles and Policies contains the Sub-committees of the Board. 3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of a cacounting, auditing and finance. COMPLIANT The Chairman of the Audit Committee is an independent. 4. The Chairman of the Board or of any other committee. COMPLIANT COMPLIANT The Chairman of the Board or of any other committee. 4. The Chairman of the Board or of any other committee. COMPLIANT COMPLIANT The Chairman of the Audit Committee is an independent.	respect to audit, risk management, related part remuneration. The composition, functions and re	y transactions, o	and other key corporate governance cor	ncerns, such as nomination and
1. Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities. The company's Corporate Governance Principles and Policies contains the Sub-committees of the Board. I. Board establishes on Audit Committee to enhance its oversight capability over the company's financial reparting, internal and external audit processes, and compliance with applicable laws and regulations. COMPLIANT The company's Corporate Governance Principles and Policies contains the Sub-committees of the Board. 2. Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent. COMPLIANT The company's Corporate Governance Principles and Policies contains the Sub-committees of the Board. 3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of a cacounting, auditing and finance. COMPLIANT The Chairman of the Audit Committee is an independent. 4. The Chairman of the Board or of any other committee. COMPLIANT COMPLIANT The Chairman of the Board or of any other committee. 4. The Chairman of the Board or of any other committee. COMPLIANT COMPLIANT The Chairman of the Audit Committee is an independent.				
Recommendation 3.2 Example 1 1. Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal and external audit processes, and compliance with applicable laws and regulations. COMPLIANT The company's Corporate Governance Principles and Policies contains the Sub-committee is composed of the Board. The Audit Committee is composed of three (3) non-executive directors, the majority of whom, including the Chairman is independent. 3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance. COMPLIANT 4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee. COMPLIANT	 Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and 	COMPLIANT	Governance Principles and Policies contains the Sub-committees of the	
Recommendation 3.2 1. Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations. The company's Corporate Governance Principles and Policies contains the Sub-committees of the Board. The Audit Committee is composed of three (3) non-executive directors and two (2) executive directors. 2. Audit Committee is composed of at least three appropriately qualified non- executive directors, the majority of whom, including the Chairman is independent. COMPLIANT The member of the Audit Committee has relevant background, knowledge, skills and/or experience in the areas of accounting, finance and auditing. 3. All the members of the areas of accounting, auditing and finance. COMPLIANT The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.			Corporate Governance Principles and Policies	
1. Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations. The company's Corporate Governance Principles and Policies contains the Sub-committees of the Board. The Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent. COMPLIANT The company's Corporate Governance Principles and Policies contains the Sub-committees of the Board. The Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent. 3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance. COMPLIANT The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee. 4. The Chairman of the Board or of any other committee. COMPLIANT The Chairman of the Audit Committee is an independent.			Board Committees	
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three appropriately qualified non- executive directors, the majority of whom, including the Chairman is independent.COMPLIANTThe member of the Audit Committee has relevant background, knowledge, skills and/or experience in the areas of accounting, finance and/or experience in the areas of accounting, auditing and finance.COMPLIANTThe member of the Audit Committee in the areas of accounting, finance and auditing.4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.COMPLIANTThe Chairman of the Audit COMPLIANT5. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.COMPLIANTThe Chairman of the Audit Committee is an independent Director and not designated as	enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations.	COMPLIANT	Governance Principles and Policies contains the Sub-committees of the Board. The Audit Committee is composed of three (3) non-executive directors and two (2) executive	
 3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance. 4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee. COMPLIANT Committee is an independent Director and not designated as 	three appropriately qualified non- executive directors, the majority of whom,	COMPLIANT	directors. The member of the Audit Committee	
4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee. COMPLIANT Director and not designated as	3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of	COMPLIANT	in the areas of accounting, finance	
	4. The Chairman of the Audit Committee is not the Chairman of the Board or of any	COMPLIANT	Committee is an independent Director and not designated as	

			Links/Reference: Corporate Governance Principles and Policies Board Committees Charter Audit Committee Member Profile	
Re	commendation 3.3			
1.	Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.	COMPLIANT	The company's Corporate Governance Principles and Policies contains the Sub-committees of the Board including the Corporate Governance and Nomination Committee and Renumeration Committee.	
	Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	COMPLIANT	The profile and information of the Chairperson are detailed in the	
3.	Chairman of the Corporate Governance Committee is an independent director.	COMPLIANT	Member of the Board Profile. Links/Reference: Corporate Governance Principles and Policies Member of the Board Profile Committee Charter	
Re	commendation 3.4	1		
	Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness.	COMPLIANT	The company's Corporate Governance Principles and Policies contains the Sub-committees of the Board including the Risk Management Committee.	
2.	BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	COMPLIANT	The profile and information of the Chairperson are detailed in the Member of the Board Profile.	

4. Re	The Chairman of the BROC is not the Chairman of the Board or of any other committee. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management. commendation 3.5 Board establishes a Related Party	COMPLIANT	Links/Reference: Corporate Governance Principles and Policies Member of the Board Profile Committee Charter The company's Corporate
	Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	COMPLIANT	Governance Principles and Policies contains the Sub-committees of the Board.
	RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	COMPLIANT	Links/Reference:Corporate Governance Principlesand PoliciesMember of the Board ProfileCommittee CharterThe company's CorporateGovernance Principles and Policiescontains the Sub-committees of theBoard.Links/Reference:Corporate Governance Principlesand PoliciesMember of the Board ProfileCommittee Charter
	commendation 3.6	T	
1.	All established committees have a Committee Charters stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	COMPLIANT	The Committee Charter clearly defines the roles and accountabilities of each committee to avoid any overlapping functions, which aims at having a more effective board for the company. The Committee

 Committee Charters provide standards for evaluating the performance of the Committees. Committee Charters were fully disclosed on the company's website. 	COMPLIANT	Charters are fully disclosed in the company website. Assessment of the effectiveness of the performance of the Board Committees is provided by the Committee Charters. Link/Reference: <u>Committee Charters</u>	
		ostering Commitment	
Principle 4: To show full commitment to the comperform their duties and responsibilities, including Recommendation 4.1			
 The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tele-/videoconferencing conducted in accordance with the rules and regulations of the Commission. 	COMPLIANT	The directors attend and actively participate in all meetings of the Board, Committees, and Shareholders in person or through tele /videoconferencing conducted in	
2. The directors review meeting materials for all Board and Committee meetings.	COMPLIANT	accordance with the rules and regulations of the Commission.	
3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	COMPLIANT	The directors review meeting materials for all Board and Committee meetings. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	
		Link/Reference: Corporate Governance Principle and Policies Committee Charters	

Recommendation 4.2			
 Non-executive directors concurrently serve as directors to a maximum of five Insurance Commission Regulated Entities (ICREs) and publicly-listed companies to ensure that they have sufficient time to fully prepare for meetings, challenge Management's proposals/views, and oversee the long-term strategy of the company. 	COMPLIANT	Non-Executive directors of the Company do not hold directorships in another company. The Corporate Governance Principle and Policy contains information on the Qualifications of the Independent Directors. Links/References: Qualifications of Independent Directors	
Recommendation 4.3			
1. The directors notify the company's board where he/she is an incumbent director before accepting a directorship in another company.	COMPLIANT	The Directors of the Company do not hold directorships in another company.	
		cing Board Independence	
Principle 5: The board should endeavor to exerc	ise an objective	and independent judgment on all corpo	prate affairs
Recommendation 5.1			
 The Board is composed of at least twenty (20%) independent directors. 	COMPLIANT	20% of the Board is comprised of Independent Directors. The Company has the following board members: <u>Non-Executive Director</u> Rustie Angeles C. Porciuncula Joy Marie Tolentino <u>Executive Director</u> Jason C. Porciuncula Orbivitano R. Diaz Irish Tom Tolentino Dra. Anabelle Sanchez <u>Independent Director</u>	

Recommendation 5.2		Sonia Batucan Samuel Baltazar Link/Reference: Board of Directors	
 The independent directors possess all the qualifications and none of the disqualifications to hold the positions. 	COMPLIANT	The independent directors possess all the qualifications and none of the disqualifications to hold the positions. The Company Corporate Governance Principle and Policy contains the qualifications of the Independent Directors. Link/Reference: Qualifications of Independent Directors	
Recommendation 5.3			
 The independent directors serve for a maximum cumulative term of nine years. As far as Insurance companies are concerned, the foregoing term limit shall be reckoned from 02 January 2015 while the reckoning date for Pre-Need Companies and Health Maintenance Organizations shall be from 21 September 2016. For other covered entities, all previous terms served by existing Independent directors prior to the effectivity of this circular shall not be included in the application of the term limit prescribed in this item. 	COMPLIANT	No Independent Directors have served for more than the maximum cumulative of nine (9) years. The current Independent Directors are currently within the term limits. The Company started the election for Independent Directors on the year 2019. Link/Reference: Corporate Governance Principles and Policies	

 The company bars an independent director from serving in such capacity after the term limit of nine years. In the instance that the company retains an independent director in the same capacity after nine years, the board submits to the Insurance Commission a formal written justification and seek shareholders' approval during the annual the metabolitation and seek 	COMPLIANT	-			
shareholders' meeting.					
Recommendation 5.4					
 The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals. 	COMPLIANT	The company's Chairwoman of the Board and Chief Executive Officer are held by separate individuals and			
2. The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	COMPLIANT	have clearly defined responsibilities as contained in the Corporate Governance Principle and Policies.			
		Links/References: <u>Board of Directors Profile</u> <u>Executive and Management Team</u> <u>Corporate Governance Principle and</u> <u>Policies</u>			
Recommendation 5.5	1				
 If the Chairman of the Board is not an independent director or where the roles of the Chairmand and CEO are being held by one person, the Board should designate a lead director among the independent directors. 	COMPLIANT	The Company's Chairwoman of the Board and Chief Executive Officer are held by separate individuals. The Chairwoman is not an independent director but a non-executive director.			
Recommendation 5.6					
 Directors with material interest in a transaction affecting the corporation should abstain from taking part in the deliberations for the same. 	COMPLIANT	For 2024, there are no deliberations involved a conflict of interest hence no abstention was required as.			
Recommendation 5.7					

 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive directors present to ensure that proper checks and balances are in place within the corporation. The meetings are chaired by the lead independent director. 	COMPLIANT	As contained in the Committee Charter, the committee may meet with the external auditor and heads of the internal audit, compliance and risk functions, without any management/executive directors present to ensure that proper checks and balances are in place within the corporation.				
		ssing Board Performance				
Principle 6: The best measure of the Board's effe						
appraise its performance as a body, and assess Recommendation 6.1	whether it posse	sses the right mix of backgrounds and co	ompetencies.			
1. The Board conducts an annual self-		Assessment of Performance of the				
assessment of its performance as a whole.	COMPLIANT	Board is contained in the Corporate				
2. The performance of the Chairman is assessed annually by the board	COMPLIANT	Governance Principle and Policy. This assessment include an evaluation of each director's independence.				
3. The performance of the individual member of the Board is assessed annually by the Board.	COMPLIANT	Link/Reference: Corporate Governance Principle and				
4. The performance of each committee is assessed annually by the Board.	COMPLIANT	Policy				
5. Every three years, the assessments are supported by an external facilitator.	NON- COMPLIANT		The Board shall evaluate the need to engage an external facilitator.			
Recommendation 6.2						
 Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees. 	COMPLIANT	The assessment criteria is based on the mandates, functions, roles and responsibilities provided in the Board and Committee Charters. The shareholders are members of the				

2.	The system allows for a feedback mechanism from the shareholders.	COMPLIANT	Board who are required to participate in the performance evaluation. Link/Reference: Corporate Governance Principle and Policy
			<u>Committee Charters</u>
			engthening Board Ethics
		nd to apply high	ethical standards, taking into account the interests of all stakeholders.
	commendation 7.1		A tensh on of the De and an olyty
	Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings of the company.	COMPLIANT	Members of the Board are duty- bound to apply high ethical standards, taking into account the interests of all stakeholders. The Code of Ethics and Business conduct is disclosed and made available to the public through the company website
2.	The Code is properly disseminated to the Board, senior management and employees.	COMPLIANT	and company intranet.
	The Code is disclosed and made available to the public through the company website.	COMPLIANT	Code of Ethics and Business Conduct
	commendation 7.2		
	Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	COMPLIANT	The Company has the Code of Ethics and Business Conduct and Employee Handbook which contains the Code of Discipline. All employees are
2.	Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	COMPLIANT	required to comply with the Code of Conduct. The Employee Handbook was provided to all employees and made available through the company intranet.

		Link/Reference:
		Code of Ethics and Business Conduct
	Disc	closure and Transparency
and regulatory expectations.		policies and procedures that are practical and in accordance with best practices
Recommendation 8.1	Τ	
 Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations. 	COMPLIANT	The Corporate Governance Principles and Policy Section D contains the Policy on Information Disclosure, Transparency and Financial. The company's audited financial statements and other disclosures are made available in the company website.
		Links/References: <u>Corporate Governance Principles</u> <u>and Policy</u> <u>Corporate Disclosures</u>
Recommendation 8.3		
 Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications and assess any potential conflicts of interest that might affect their judgment. 	COMPLIANT	Board fully discloses all relevant and material information on individual Board Members to evaluate their experience and qualifications and assess any potential conflicts of interest that might affect their judgment.
		Links/References: Board of Directors Profile Executive and Management Team
 Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications and assess any potential 	COMPLIANT	The Corporate GovernancePrinciples and Policy Section Gcontain the Policy on Remuneration.This policy is made available in the

	conflicts of interest that might affect their judgment.		company website. Links/Reference: <u>Remuneration Policy</u>	
	commendation 8.4			
1.	Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same in the Annual Corporate Governance Report consistent with ASEAN Corporate Governance Scorecard (ACGS) and the Revised Corporation Code	COMPLIANT	The Corporate Governance Principles and Policy Section G contain the Policy on Remuneration. This policy is made available in the company website. Links/Reference: <u>Remuneration Policy</u>	
2.	Company provides a clear disclosure of its policies and procedure for setting Executive remuneration, including the level and mix of the same in the Annual Corporate Governance Report consistent with ASEAN Corporate Governance Scorecard (ACGS) and the Revised Corporation Code	COMPLIANT	The Corporate Governance Principles and Policy Section G contain the Policy on Remuneration. This policy is made available in the company website. Links/Reference: <u>Remuneration Policy</u>	
3.	Company discloses the remuneration on an individual basis, including termination and retirement provisions.	COMPLIANT	Board of Directors and executives' compensation are included in the AFS. Independent Directors receive Honorarium and are booked as Directors Fees. Link/Reference: Audited Financial Statement	
-	commendation 8.5			
1.	Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions.	COMPLIANT	Under the Corporate Governance Policies and Principles, all material RPTs are reviewed and approved by the Board. All related-party transactions are executed with	

		caution and guided judgment and are properly documented. The Company's Board has overall responsibility for ensuring that there is a group wide policy and system governing related party transactions align with the IC CL 2017-29 Guidelines on Related Party Transactions.	
		Links/References: Corporate Governance Principles and Policies	
2. Company discloses material or significant RPTs in its Annual Company Report or Annual Corporate Governance Report, reviewed and approved by the Board, and submitted for confirmation by majority	COMPLIANT	The Company's material RPTs and outstanding balances with related parties are disclosed in Audited Financial Statements.	
vote of the stockholders in the annual stockholders' meeting during the year.		Link/Reference: Audited Financial Statement	
Recommendation 8.7			
 Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG). 	COMPLIANT	Company's corporate governance policies, programs and procedures are contained in Corporate Governance Principle and Policies. This is made available in the	
 Company's MCG is posted on its company website. 	COMPLIANT	company website.	
		Corporate Governance Principle and Policies	
	the External Area	Company Website	
Principle 9: The company should establish stand		ditor's Independence and Improving Auc	
same to strengthen the external auditor's indep		•	
Recommendation 9.1			

 Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors. 	COMPLIANT	The Committee Charter contains the process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors. Link/Reference: <u>Audit Committee Charter</u> <u>Corporate Governance Principle and</u> <u>Policies</u>	
2. The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	COMPLIANT	The majority of shareholders usually ratify the appointment, reappointment, removal, and fees of the external auditor. There was no change in the external	
3. For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	COMPLIANT	auditor.	
Recommendation 9.2			
 Audit Committee Charter includes the Audit Committee's responsibility on: assessing the integrity and independence of external auditors; exercising effective oversight to review and monitor the external auditor's independence and objectivity; and exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant 	COMPLIANT	Audit Committee Charter includes the Audit Committee's duties and responsibility in assessing the integrity and independence of external auditors and reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis. Link/Reference: <u>Audit Committee Charter</u>	

 Philippine professional regulatory requireme Audit Committee Charter ca Committee's responsibility or and monitoring the external automitability and offectiveness. 	nts. ontains the COMPLIANT n reviewing auditor's		
suitability and effectiveness of basis.	on an annuai		
Recommendation 9.3			
 Company discloses the natu audit services performed by auditor in the Annual Report the potential conflict of inter 	its external COMPLIANT to deal with	There is no non-audit services performed by our external auditors.	
2. Audit Committee stays alert potential conflict of interest s given the guidelines or polici audit services, which could k impairing the external audito	situations, COMPLIANT ies on non- be viewed as	Link/Reference: Audit Committee Charter	
		Non-Financial and Sustainability Reportin	
,	ld ensure that the material and	reportable non-financial and sustainabilit	y issues are disclosed.
Recommendation 10.1			
 Board has a clear and focus the disclosure of non-financi- with emphasis on the manage economic, environmental, so governance (EESG) issues of which underpin sustainability 	al information, gement of ocial and its business,	Disclose or provide link on the company's policies and practices on the disclosure of non-financial information, including EESG issues. Links/References: Policy Disclosure Environmental Policy Corporate Social Responsibility Policy	
2. Company adopts a globally standard/framework in repor sustainability and non-financ	rting COMPLIANT cial issues.	and cost-efficient access to relevant info	The Company intends to adopt a globally recognized standard/framework in reporting sustainability and non-financial issues

Principle 11: The company should maintain a co	omprehensive ar	nd cost-efficient communication channel for disseminating relevant information. This
channel is crucial for informed decision-making	by investors, stak	<pre><eholders and="" interested="" other="" pre="" users.<=""></eholders></pre>
Recommendation 11.1 1. The company should have a website to ensure a comprehensive, cost efficient, transparent and timely manner of disseminating relevant information to the public.	COMPLIANT	Disclose and identify the communication channels used by the company (i.e., website, Analyst's briefing, Media briefings /press conferences, Quarterly reporting, Current reporting, etc.). Provide links, if any. Links/References: www.eastwesthealthcare.com.ph
Int	ernal Control Svs	stem and Risk Management Framework
	y and proper go	overnance in the conduct of its affairs, the company should have a strong and
1. Company has an adequate and effective		The Company has an effective
internal control system in the conduct of its business.	COMPLIANT	internal control system embodies management oversight and control
 Company has an adequate and effective enterprise risk management framework in the conduct of its business. 	COMPLIANT	culture, risk recognition and assessment, control activities, information and communication, monitoring activities and correcting deficiencies. The company's framework includes identification, sourcing, measurement, evaluation, mitigation and monitoring of risk. Link/Reference: Risk Management Committee Charter

Recommendation 12.2			
 Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations. 	COMPLIANT	The Company have in-place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations. The Internal Audit is in-house.	
Recommendation 12.3	l		
1. Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	COMPLIANT	The Head of Internal Audit oversees and is responsible for the internal	
2. CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider.	COMPLIANT	audit activity of the organization.	
3. In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.	COMPLIANT	The Internal Audit Group of the Company is in-house	
Recommendation 12.4			
 The Company has a separate risk management function to identify, assess and monitor key risk exposures. 	COMPLIANT	Provide information on company's risk management function. Link/Reference: <u>Risk Management Policy</u>	
Recommendation 12.5			
 In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk 	COMPLIANT	Provide information on company's risk management function.	
Management (ERM).		Risk Management Policy	

2.	CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	COMPLIANT		
		Cultivating a Syn	ergic Relationship with Shareholders	
	nciple 13: The company should treat all share	holders fairly and	d equitably, and also recognize, protect of	and facilitate the exercise of their rights.
	commendation 13.1			
1.	Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	COMPLIANT	Provide link or reference to the company's Manual on Corporate Governance where shareholders' rights are disclosed. Link/Reference: <u>Corporate Governance Principle and</u> Policy	
2.	Board ensures that basic shareholder rights are disclosed on the company's website.	COMPLIANT	Provide link to company's website Link/Reference: https://eastwesthealthcare.com.ph/	
Re	commendation 13.2			
1.	Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 21 days before the meeting.	COMPLIANT	Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information. Notice of Annual Stockholders/Board of Directors Meeting is sent at least 14 days. Link/Reference: Policies Related to Stockholders: Stockholders Rights and Stockholders Meetings	

Recommendation 13.3			
 Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day. 	COMPLIANT	Provide information or reference to a document containing information on all relevant questions raised and answers during the ASM and special meeting and the results of the vote taken during the most recent ASM/SSM. Link/Reference: Policies Related to Stockholders: Stockholders Rights and Stockholders Meetings	
2. Minutes of the Annual and Special Shareholders' Meetings are available on the company website within five business days from the end of the meeting.	COMPLIANT	Provide link to minutes of meeting in the company website. Indicate voting results for all agenda items, including the approving, dissenting and abstaining votes. Indicate also if the voting on resolutions was by poll. Include whether there was opportunity to ask question and the answers given, if any <u>https://eastwesthealthcare.com.ph/ corporate-governance</u>	
Recommendation 13.4	<u> </u>		
 Board has an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner. 	COMPLIANT	The alternative dispute mechanism is included in the company's Corporate Governance Principle and Policies Section C Specific Duties and Responsibilities of the Directors.	

 The alternative dispute mechanism is included in the company's Manual on Corporate Governance. 	COMPLIANT	Link/Reference: Corporate Governance Principle and Policies The alternative dispute mechanism is included in the company's Corporate Governance Principle and Policies Section C Specific Duties and	
		Responsibilities of the Directors.	
		Link/Reference: Corporate Governance Principle and Policies	
	Γ	Duties to Stakeholders	
Principle 14: The rights of stakeholders establishe stakeholders' rights and/or interests are at stake, their rights.			
Recommendation 14.1			
 Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability. 	COMPLIANT	These are the Company's stakeholders: • Shareholders • Employees • Client Companies/Individuals • Accredited Doctors and Dentists • Accredited Hospitals and Clinics • Community • Other Stakeholders such as creditors and suppliers Link/Reference: Corporate Governance Principles and Policies	
Recommendation 14.2			l
 Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders. 	COMPLIANT	The Company implements policies and activities that protect the rights and promote the interest of its various stakeholders.	

		Link/Reference: Corporate Governance Principles and Policies	
Recommendation 14.3			
 Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights. 	COMPLIANT	Various stakeholders can communicate with the company using the contact information as posted on the company website.	
		Link/Reference:	
		https://eastwesthealthcare.com.ph/	
		ging Employees' Participation	
Principle 15: A mechanism for employee partici	pation should be	e developed to create a symbiotic envirc	onment, realize the company's goals and
participate in its corporate governance process	es.		
Recommendation 15.1			
 Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance. 	COMPLIANT	Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance.	
		Links/References: <u>Corporate Governance Principle and</u> <u>Policies</u> <u>Code of Business Ethics and Conduct</u>	
Recommendation 15.2			
 Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct. 	COMPLIANT	Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct.	
		Link/Reference: <u>Anti-Corruption Policy</u> <u>Code of Business Ethics and Conduct</u>	
 Board disseminates the policy and program to employees across the 	COMPLIANT	The Company disseminate the policy and program thru Company Intranet,	

-	zation through trainings to embed		Email Communication, and	
	n the company's culture.		Company Website.	
	endation 15.3			
whistle freely illegal of reta		COMPLIANT	Disclose or provide link/reference to the company whistle-blowing policy and procedure for employees. Link/Reference:	
whistle have a memb	establishes a suitable framework for blowing that allows employees to direct access to an independent er of the Board or a unit created to whistleblowing concerns.	COMPLIANT	<u>Corporate Governance Principle and</u> <u>Policies</u>	
	supervises and ensures the ement of the whistleblowing work.	COMPLIANT		
	Encour	aging Sustainabi	lity and Social Responsibility	
interaction developm Recomme	ns serve its environment and stakehold nent. endation 16.1	•		portive of its comprehensive and balanced
import betwe promo relatio grow i	any recognizes and places tance on the interdependence een business and society, and otes a mutually beneficial nship that allows the company to ts business, while contributing to the neement of the society where it tes.	COMPLIANT	Company recognizes and places importance on the interdependence between business and society, and promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates. The Company contributes to the society thru its Medical Mission. This mission aims to give free consultation and medicines to chosen location. Link/Reference: Corporate Governance Principle and Policies	

CERTIFICATION

The undersigned certify that the responses and explanations set forth in the above Company's Annual Corporate Governance Report are true, complete and correct of our own personal knowledge and/or based on authentic records.

Sign in the City of in the ,2025. of NGELES C. PORCIUNCULA USTIE A **ORBIVITANO R. DIAZ** CHAIRMAN OF THE BOARD PRESIDENT Signature over printed name Signature over printed name ATT .. JOY MARIE TOLENTINO WILMARI HERSHEYLA, PORCIUNCULA INTERIM COMPLIANCE OFFICER CORPORATE SECRETARY Signature@ver printed name Signature over printed name SONIA HERMOSISIMA-BATUCAN SAMUEL B. BALTAZAR INDEPENDENT DIRECTOR INDEPENDENT DIRECTOR Signature over printed name Signature over printed name

2 9 MAY 2025

____ 2025, by the following who are all personally known

to me (or whom I have identified through competent evidence of identify) and who exhibited to me their respective identification documents as follows

day of

NAME	I.D. NO.	DATE/PLACE ISSUED
. RUSTIE ANGELES C. PORCIUNCULA	N 46573	12-09-15
. ORBIVITANO R. DIAZ	111-998-262-90	
ATTY. JOY MARIE TOLENTINO	D04-14-016774	7023/08/24
WILMARI HERSHEYL A. PORCIUNCULA	N03-09-008908	2022 04/26
SONIA HERMOSISIMA-BATUCAN	R. 082.84	Las Finas City
. SAMUEL B. BALTAZAR	DO1-87-025 KA7	2022/04/01

NOTARY PUBLIC Doc No. 499 Page No. 10 Book No. 2 Series of 2025

Subscribed and sworn to before me this

ATTY. S RLUCK JUN C LEGAS ary Public for M No. M-118 until. 2028 nit 3C LTA Builds 118 H area SL Legaspi Villag 6 Mak City Rob N 6.7093 IBP No. 4700067 10-02 024 / Pasig City PTR No. 10465768 / 01-02-2025 / Mahati City MULE Compliance no. Vanuocetocompre 14, cued