

NOTICE OF ANNUAL STOCKHOLDERS' MEETING

May 5, 2025

The Annual Meeting of the Stockholders of Bank of Commerce (the Bank) will be held on Tuesday, May 27, 2025 at 2:00 P.M. As permitted by its By-laws, the Bank will conduct the annual meeting via remote communication using Pro Version License Zoom Application and livestreaming as authorized by the Board of Directors on March 25, 2025.

The Agenda of the Meeting is as follows:

- 1. Call to Order
- 2. Certification of Notice and Quorum
- 3. Approval of the Minutes of Annual Stockholders' Meeting held on 30 April 2024
- 4. Presentation of the Annual Report
- 5. Ratification of Acts and Proceedings of the Board of Directors and Corporate Officers
- 6. Confirmation of Bank's Significant Transactions with its DOSRI and Related Parties
- 7. Approval of 2024 Performance Bonus for the Directors
- 8. Election of the Board of Directors
- 9. Appointment of External Auditor
- 10. Adjournment

Stockholders who would like to attend the meeting must advise the Bank on or before Wednesday, May 21, 2025, by sending the following information to stockholders@bankcom.com.ph: (1) Name; (2) E- mail address; (3) Contact number; (4) Postal address; and (5) scanned copy of any valid government-issued ID with photo of the stockholder, to obtain the link for the 2025 Annual Stockholders' Meeting.

Stockholders may visit the Bank's website at https://www.bankcom.com.ph/disclosure to download copies of (a) the Minutes of the Annual Stockholders' Meeting held on 30 April 2024 and (b) the proxy form/ballot.

Electronic copies of the Information Statement and Management Report shall be available on the Company's website and the PSE Edge.

Ballots and proxies may be submitted via email to stockholders@bankcom.com.ph, which submission shall be duly acknowledged and validated by the Bank's stock transfer agent, SMC Stock Transfer Service Corporation. For an individual, the submission must be accompanied by a copy of a government-issued ID with photo, as proof of identification. For a corporation, the submission must be accompanied by a certification from its Corporate Secretary stating the corporate officer's authority to represent the corporation in the meeting. In case of an event that restricts the movement of persons and makes submission of the originally signed ballots, proxies, and notarized Secretary's Certificate difficult, these documents shall be submitted to the SMC Stock Transfer Service Corporation within a reasonable time after the Annual Stockholders' Meeting.

During the meeting, the Bank shall entertain questions and comments from the stockholders after the presentation of the Annual Report. Questions and comments must be submitted either in advance by email to stockholders@bankcom.com.ph or during the meeting by posting the questions and comments in the feedback box that will be made available. Priority will be given to questions sent in advance. Questions which are not answered during the meeting shall be forwarded to the Office of the Corporate Secretary for the appropriate response.

The deadline for submission of the proxy and ballot is on May 21, 2025. Validation of proxies and ballots will be on May 22, 2025 at 10:00AM at the SMC Stock Transfer Service Corporation Office, 2nd Floor, SMC Head Office Complex, No. 40 San Miguel Ave., Mandaluyong City, Philippines. Only stockholders who have notified the Bank of their intention to participate through remote communication as above described and have been validated by the Office of the Corporate Secretary to be stockholders of record of the Bank as of May 7, 2025 will be considered in computing stockholder attendance at the meeting together with the stockholders attending through proxies.



BALLOT/PROXY

—	e mark as applicable:	Commerce /th	o "Pank") costs	his/hor/its you
	VOTE BY BALLOT: The undersigned stockholder of Bank of the agenda items for the annual meeting of stockholders at 2:00 pm to be held virtually, expressly indicated with "X"	of the Bank sch	neduled on 27 M	
	VOTE BY PROXY: The undersigned stockholder of the Bank of the Bank, or in his absence, The Vice Chairperson of absence, The President of the Bank, or in his absence, The the Stockholders as his/her/its proxy, to represent and undersigned as fully as he/she/it could do if present and matters that may properly come before such meeting or proxy to vote on the agenda items which have been expressils to indicate his/her/its vote in the items specified bel recommendation of Management, and Management recommendation of proposals 2 through 8.	the Board of the Chairman of the vote all share divoting in persits adjournment essly indicated ow, its proxy sl	ne Directors of the May 27, 2025 and segment of the May 27, 2025 and segment of the May 2025 and segment of the Ma	ne Bank, or in Annual Meeting the name of actions take signed directing the undersign ordance with
			ACTION	
	PROPOSAL	FOR ALL	WITHHOLD FOR ALL	EXCEPTION
1.	Election of Directors			
	The Nominees for Directors are: (1) Francis Chua, (2) Benedicta A. Du-Baladad, (3) Michelangelo R. Aguilar, (4) Roberto C. Benares, (5) Fe B. Barin, (6) Marito L. Platon, (7) Melinda S. Gonzales-Manto, (8) Alexander R. Magno, (9) Jose Carmelo C. Nograles, and (10) Jose A. Barcelon ¹ The Nominees for Independent Directors are: (1) Rebecca Maria A. Ynares, (2) Ricardo D. Fernandez (3) Daniel Gabriel M. Montecillo (4) Simon R. Paterno and (5) Leonardo J. Matignas, Jr.			
	INSTRUCTIONS: To withhold authority to vote for any individual nominee(s) for Management, please mark Exception box and list the name(s) under.			
		FOR	AGAINST	ABSTAIN
2.	Approval of the Minutes of the Annual Stockholders' Meeting held on 30 April 2024			
3.	Approval of the Annual Report of the Bank for year ended December 31, 2024			
4.	Ratification of all the Acts and Proceedings of the Board of Directors and Corporate Officers since the 2024 Annual Stockholders' Meeting			
	Confirmation of Bank's 2024 Significant Transactions with			
5.	its DOSRI and Related Parties			
5. 6. 7.	Approval of 2024 Performance Bonus of Directors Appointment of as External Auditors of the Bank ²			

¹ Kindly note that the list of nominees for election to the Board of Directors may still change. The final list will be duly disclosed in the Bank's Definitive Information Statement on or before May 5, 2025.

PRINTED NAME OF AUTHORIZED SIGNATORY

PRINTED NAME OF SHAREHOLDER

² In line with best practices for corporate governance, the final nominee for external auditor of the Bank shall be duly endorsed by the Audit Committee to the Board of Directors during the latter's scheduled meeting on April 29, 2025. The same will be duly disclosed in the Bank's Definitive Information Statement on or before May 5, 2025.

This Ballot/Proxy should be received by the Corporate Secretary on or before Wednesday, May 21, 2025. A proxy may be revoked by the stockholder either in an instrument in writing duly presented and recorded with the Corporate Secretary, prior to the scheduled meeting, or by the personal presence of the stockholder at the meeting.

SECURITIES AND EXCHANGE COMMISSION SEC FORM 20-IS

INFORMATION STATEMENT PURSUANT TO SECTION 20 OF THE SECURITIES REGULATION CODE

	[✓] Preliminary Information Statement		[] Definiti	ve Information Stateme	nt
	· · · · · · · · · · · · · · · · · · ·				
1.	Name of Registrant as specified in its Chart	ter :	BANK OF	COMMERCE	
2.	Province, country, or other jurisdiction of incorporation or organization	:	Metro M	anila, Philippines	
3.	SEC Identification Number	:	24221		
4.	BIR Tax Identification Code	:	000-000-	440-440-000	
5.	Industry Classification Code	:		(SEC Use Only)	
6.	Address of Principal Office	:	No. 7 St.	uel Properties Centre (SN Francis Street, Mandalu tro Manila, Philippines	
7.	Postal Code	:	1550		
8.	Registrant's telephone number, including o	area code :	(02)8982	-6000	
9.	Date, time, and place of the meeting of se	ecurity holders:			
	Date : 27 May 2025, Tuesday				
	Time : 2:00 PM				
	Place: via remote communication	on using Pro Ve	ersion Licens	se Zoom Application an	d
	livestreaming				
10.	Approximate date on which the Informatic is first to be sent or given to security holders		5 May 20	025	
11.	In case of Proxy Solicitations:				
	THE BANK IS <u>N</u>	<u>IOT</u> SOLICITING	PROXIES.		
	Name of Person Filing the Statemen	nt/Solicitor	: N	/A	
	Address and Telephone No.		: N	/A	
12.	Securities registered pursuant to Sections 8	and 12 of the	SRC:		
	Title of Each Class	and Approxi		mon Stock Outstanding nt of Debt Outstanding 31, 2025)	
	Common			1,403,013,920	
	Note: Total Outstanding Shares are: Common Preferred ³ Amount of Debt Outstanding			1,403,013,920 416,666,670 O	
	-				
13.	Are any or all of registrant's securities listed If yes, disclose the name of such Stock Excl				O
	PHILIPPINE STOCK E				

 $^{^{\}rm 3}$ The Bank's outstanding preferred shares are $\underline{\rm not}$ listed nor registered in the Exchange. Page 4 of 51

BANK OF COMMERCE

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	Preliminary	/ Information	Statement

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Annex	A-1	-	Certification of Independent Director (Matignas, LJ)
	A-2	-	Certification of Independent Director (Ynares, RMA)
	A-3	-	Certification of Independent Director (Fernandez, RDL) ⁴
	A-4	-	Certification of Independent Director (Montecillo, DGM)
	A-5	-	Certification of Independent Director (Paterno, SR)
	В	-	2024 Audited Financial Statements with Statement of Management Responsibility
	С	-	Draft Minutes of the Annual Stockholders' Meeting dated April 30, 2024
	D	-	Certification on Government Posts of Directors and Officers
	D-1	-	Endorsement Letter of Insurance Commission (Barcelon, JA)

As of the date of this Preliminary Information Statement, Mr. Fernandez is out of the country. His duly signed and notarized certification shall be made available on or before the Definitive Information Statement due on May 5, 2025.

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INFORMATION STATEMENT

A GENERAL INFORMATION

Date, Time, and Place of Annual Stockholders' Meeting

The annual stockholders' meeting of Bank of Commerce (the "Bank" or "BankCom") will be held on May 27, 2025 at 2:00 p.m. via remote communication or virtually. The complete mailing address of the principal office of the Bank is San Miguel Properties Centre (SMPC), No. 7 St. Francis Street, Mandaluyong City 1550, Metro Manila, Philippines.

The Information Statement and proxy form are first to be sent to the security holders approximately on May 5, 2025. The Information Statement together with its attachments shall be available at the Bank's website, and the PSE Edge Portal. The Notice of the Meeting shall be published in the business section of two (2) newspapers of general circulation, in print and online format, for two (2) consecutive days.

YOU ARE NOT REQUESTED TO SEND US A PROXY.

The Bank will not hold a physical meeting and will instead conduct the meeting virtually, as authorized by the resolution of the Board of Directors on March 25, 2025.

Ballots and proxies may be submitted via email to stockholders@bankcom.com.ph, which submission shall be duly acknowledged and validated by the Bank's stock transfer agent, SMC Stock Transfer Service Corporation. For an individual, the submission must be accompanied by a copy of a government-issued ID with photo, as proof of identification. For a corporation, the submission must be accompanied by a certification from its Corporate Secretary stating the corporate officer's authority to represent the corporation in the meeting. In case of an event that restricts the movement of persons and makes submission of the originally signed ballots, proxies, and notarized Secretary's Certificate difficult, these documents shall be submitted to the SMC Stock Transfer Service Corporation within a reasonable time after the Annual Stockholders' Meeting.

The deadline for submission of the proxy and ballot is on May 21, 2025. Validation of proxies and ballots will be on May 22, 2025 at 10:00AM at the SMC Stock Transfer Service Corporation Office, 2nd Floor, SMC Head Office Complex, No. 40 San Miguel Ave., Mandaluyong City, Philippines. Only stockholders who have notified the Bank of their intention to participate through remote communication as above described and have been validated by the Office of the Corporate Secretary to be stockholders of record of the Bank as of May 7, 2025 will be considered in computing stockholder attendance at the meeting together with the stockholders attending through proxies.

Revocability of Proxies

A proxy may be revoked by the stockholder either in an instrument in writing duly presented and recorded with the Corporate Secretary, prior to the scheduled meeting, or by the personal presence of the stockholder at the meeting.

Dissenters' Right of Appraisal

Under Title X of the Revised Corporation Code, stockholders dissenting from and voting against the proposed corporate action specified in Section 80 of the Revised Corporation Code, may, within thirty (30) days, from the date on which the vote was taken, exercise the right of appraisal by making a written demand on the Bank for payment of the fair value of their shares as of the day prior to the date on which the vote was taken for such corporate action. These specific corporate actions are as follows: (a) amendment to the corporation's Articles of Incorporation and By-laws which has the effect of (i) changing and restricting the rights of any shareholder or class of shares, (ii) authorizing preferences in any respect superior to those of outstanding shares of any class, or (iii) extending or shortening of term of corporate existence; (b) sale, lease, mortgage or other disposition of all or substantially all of the corporation's assets; (c) merger or consolidation; and (d) investment of corporate funds in another corporation or business or for any purpose other than its primary purpose. The proposed amendment of the Articles of Incorporation and By-Laws of the Bank are not corporate matters or actions that will entitle dissenting stockholders to exercise their right of appraisal as provided by Title X of the Revised Corporation Code.

SOLICITATION INFORMATION

The Bank is <u>not</u> soliciting proxies. A proxy form is provided to the stockholders of the Bank and included in this Information Statement.

Interest of Certain Persons in Matters to be Acted Upon

No director, nominee for election as director, associate of the nominee or executive officer of the Bank at any time since the beginning of the last fiscal year has had any substantial interest, direct or indirect, by security holdings or otherwise, in any of the matters to be acted upon in the meeting, other than election to office. None of the incumbent directors has informed the Bank in writing of the intention to oppose any action to be taken by the Bank at the meeting.

B. CONTROL AND COMPENSATION INFORMATION

Voting Securities and Principal Holders Thereof

As of March 31, 2025, the Bank has the following outstanding shares of stock:

Title of Each Class

Number of Shares of Common and Preferred Stock Outstanding as of March 31, 2025

Common Shares
Preferred Shares
TOTAL Outstanding Shares

1,403,013,920 416,666,670⁵ 1,819,680,590

As of March 31, 2025, the following is the foreign ownership of the shares of stock of the Bank:

Share Class	Foreign Shares	% of Foreign Ownership	Local Shares/ Shares held by Filipinos	% of Filipino Ownership	Total Shares Outstanding
Common	156,611,826	11.16%	1,246,402,094	88.84%	1,403,013,920
Preferred	0	0%	416,666,670	100%	416,666,670
TOTAL	156,611,826	8.61%	1,663,068,764	91.39%	1,819,680,590

Common stockholders have the right to vote on all matters requiring stockholders' approval. The holders of the Preferred Shares shall not be entitled to vote except in matters provided for in the Revised Corporation Code: amendment of Articles of Incorporation; adoption and amendment of By-laws; sale, lease exchange, mortgage, pledge, or other disposition of all or substantially all of the corporate property; incurring, creating or increasing bonded indebtedness; increase or decrease of capital stock; merger or consolidation with another corporation or other corporations; investment of corporate funds in another corporation or business; and dissolution.

A stockholder entitled to vote at the meeting has the right to vote in person or by proxy. Only stockholders of record at the close of business on May 7, 2025 will be entitled to vote at the meeting. With respect to the election of directors, in accordance with Section 23, Title III of the Revised Corporation Code of the Philippines, a stockholder may vote the number of common shares held in his name in the Bank's stock books as of May 7, 2025, and may vote such number of common shares for as many persons as there are directors to be elected or he may cumulate said common shares and give one candidate as many votes as the number of directors to be elected, multiplied by the number of his common shares shall equal, or he may distribute them on the same principle among as many candidates as he shall see fit; provided, that the total number of votes cast by him shall not exceed the number of common shares owned by him as shown in the books of the Bank multiplied by the total number of directors to be elected.

The total number of votes that may be cast by a stockholder of the Bank is computed as follows: number of common shares held on record as of record date multiplied by 15 directors.

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 $^{^{\}rm 5}$ The Bank's outstanding preferred shares are $\underline{\rm not}$ listed nor registered in the Exchange.

The deadline for submission of proxies is on May 21, 2025. Validation of proxies will be on May 22, 2025 at 10:00 a.m. at the SMC Stock Transfer Service Corporation Office, 2nd Floor, SMC Head Office Complex, No. 40 San Miguel Avenue, Mandaluyong City, Philippines.

Owners of more than 5% of the Bank's voting securities (both common and preferred shares) as of March 31, 2025 are as follows:

Title of Class of Securities	Name and Address of Record Owners and Relationship with the Bank	Name of Beneficial Owner and Relationship with Record Owner	Citizenship	Number of Shares	% of Ownership (TOTAL OUTSTANDING)	% of Ownership (COMMON)
Common		San Miguel Corporation (SMC) owns 100% of the outstanding common stock of SMC Equivest and 99.87% of SMPI.		68,305,560		4.8685%
Preferred	SMC Equivest Corporation	Top Frontier Investments Holding (TFIH) owns 61.78% of the outstanding SMC common stock and 38.21% of the outstanding SMC capital stock.	Filipino	416,666,670	26.6515%	N/A
Common	San Miguel Properties, Inc. (SMPI)	Iñigo Zobel, Filipino, Director of TFIH, and Ramon S. Ang, Filipino, the Chairman and Chief Executive Officer of TFIH, are beneficial owners of 52.82% and 34.86%, respectively, of the outstanding common stock of TFIH	Filipino	447,711,800	24.6039%	31.9107%
Common	San Miguel Corporation Retirement Plan	Various employees of San Miguel Corporation	Filipino	432,626,860	23.7749%	30.8355%
Common	PCD Nominee Corporation	V arious Individuals/Entities	Filipino	160,058,704	8.7960%	11.4082%
Common	PCD Nominee Corporation	Various Individuals/Entities	Non-Filipino	141,666,966	7.7853%	10.0973%
Common	Caritas Health Shield, Inc.	Mariano T. Katipunan, Jr., Filipino, President and CEO and Edgar De Asis, Filipino, FVP, Finance, are officers and beneficial owners of Caritas Health Shield, Inc. *Caritas Health Shield is under receivership by the Insurance Commission as of August 1, 2023	Filipino	109,666,640	6.0267%	7.8165%

The following are the number of shares comprising the Bank's capital stock (all of which are voting shares) owned of record by the President, directors, key officers of the Bank, and nominees for election as director as of March 31, 2025:

Directors

Title of Class	Name of Owner	Position	Citizenship	Amount a of Ben Owne		% of Total Outstanding Shares
Common	Francis C. Chua	Chairman	Filipino	Direct	10	NIL
Common	Benedicta Du-Baladad	Vice-Chairperson	Filipino	Direct	10	NIL
Common	Michelangelo R. Aguilar	President and CEO / Director	Filipino	Direct Indirect	10 40,100	NIL NIL
Common	Roberto C. Benares	Director	Filipino	Direct	10	NIL
Common	Fe B. Barin	Director	Filipino	Direct	10	NIL
Common	Marito L. Platon	Director	Filipino	Direct	10	NIL
Common	Jose A. Barcelon	Director	Filipino	Direct	10	NIL
Common	Alexander R. Magno	Director	Filipino	Direct	10	NIL
C 0 m2 m2 0 m	Melinda Gonzales-Manto	Director	Filipino	Direct	10	NIL
Common	Meiinda Gonzales-Manto	Director	Filipino	Indirect	83,300	NIL
Common	Jose Carmelo C. Nograles	Director	Filipino	Direct	10	NIL
Common	Rebecca Maria A. Ynares	Independent Director	Filipino	Direct	10	NIL
Common	Ricardo D. Fernandez	Independent Director	Filipino	Direct	10	NIL
Common	Daniel Gabriel M. Montecillo	Independent Director	Filipino	Direct	100	NIL
Common	Simon R. Paterno	Independent Director	Filipino	Direct	100	NIL
Common	Leonardo J. Matignas, Jr.	Independent Director	Filipino	Direct	100	NIL
	TOTAL				123,820	NIL

Key Officers

<u>ticers</u>						
Title of Class	Name of Owner	Position	Citizenship	Natu Bene	nt and ure of eficial ership	% of Total Outstanding Shares
Common	Michelangelo R. Aguilar		-same a	s above-		
Common	Evita C. Caballa	Corporate Secretary	Filipino	Direct	10	NIL
Common	Felipe Martin F. Timbol	Treasurer / Head, Treasury Management Group	Filipino	Indirect	110,500	NIL
Common	Mary Assumpta Gail C. Bautista	Head, Transaction Banking Group	Filipino	Indirect	10,100	NIL
Common	Don Carlo P. Hernandez	Chief Trust Officer	Filipino	NC	ONE	NIL
Common	Manuel A. Castaneda III	Head, Corporate Banking Group	Filipino	Indirect	20,100	NIL
Common	Maria Ana P. dela Paz	Head, Credit Group	Filipino	Indirect	8,100	NIL
Common	Ma. Katrina A. Felix	Head, Credit Card Group	Filipino	Indirect	30,100	NIL
Common	Louella P. Ira	Asst. Corporate Secretary / Head, Legal Services Division	Filipino	Indirect	8,500	NIL
Common	Antonio S. Laquindanum	Chief Financial Officer/Head, Finance and Controllership Group	Filipino	Indirect	75,000	NIL
Common	Melanie P. Santos	Head, Human Resources Management and Development Division	Filipino	NONE		NIL
Common	Reginald C. Nery*	Chief Audit Executive	Filipino	Indirect	100,100	NIL
Common	Jeremy H. Reyes	Chief Risk Officer	Filipino	Indirect	5,100	NIL
Common	Jay S. Velasco	Head, Operations Group	Filipino	Indirect	8,100	NIL
Common	Jose Mari M. Zerna	Head, Consumer Group	Filipino	Indirect	8,100	NIL
Common	Annalyn D. Delos Santos	Head, Branch Banking Group	Filipino	Indirect	20,100	NIL
Common	Marie Suzanne S. Sevilla	Chief Information Officer/Head, Digital Services Group	Filipino	NONE		NIL
Common	Francisco Raymund P. Gonzales	Corporate Communication & Consumer Protection Division Head	Filipino	Indirect	20,100	NIL
Common	Gregorio M. Yaranon	Chief Compliance Officer	Filipino	NC	ONE	NIL
Common	Luis Martin E. Villalon	Head, Investment Banking Group	Filipino	Indirect	15,600	NIL
	TOTAL				439,610	NIL

^{*}Effective April 1, 2025, Mr. Reginald C. Nery was replaced by Mr. Joel O. Longalong as Chief Audit Executive. As of March 31, 2025, Mr. Longalong owns 100 BNCOM shares lodged in the PCD.

The aggregate number of shares owned of record by the President, directors, and key officers of the Bank as a group as of the March 31, 2025 is 563,530 shares⁶.

Voting trust holders of 5% or more

The Bank is not aware of shareholders holding any Voting Trust Agreement for shares constituting 5.0% or more of the outstanding capital stock, or any such similar agreement.

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⁶ Including Mr. Longalong's 100 BNCOM shares

Change in control of the registrant since beginning of last fiscal year

There has been no change in the control of the Bank since the beginning of its last fiscal year.

Lock-up Shares

As of March 31, 2025, no shares of Bank of Commerce are under lock-up.

Directors and Executive Officers

The names of the incumbent and nominee directors and board advisors of the Bank, and their respective ages, periods of service, directorships in other reporting companies and positions held in the last five (5) years, are as follows:

Name	Position	Years of Service	
	1 OsitiOH	As of 31 March 2025	
Board of Directors	T		
Francis C. Chua	Chairman, Non-Executive Director	16 years and 10 months	
Benedicta Du-Baladad	Vice-Chairperson Non-Executive Director	11 years and 2 months	
Michelangelo R. Aguilar	President and CEO, Executive Director	6 years and 8 months	
Roberto C. Benares	Non-Executive Director (former President and CEO)	11 years and 11 months	
Fe B. Barin	Non-Executive Director	10 years and 11 months	
Marito L. Platon	Non-Executive Director	14 years and 11 months	
Jose A. Barcelon	Non-Executive Director	9 months (elected June 25, 2024)	
Alexander R. Magno	Non-Executive Director	10 years and 8 months	
Melinda S. Gonzales-Manto	Non-Executive Director	9 years as Independent Director; 2 years and 11 months as Non-Executive Director (elected on April 29, 2022)	
Jose Carmelo C. Nograles	Non-Executive Director	9 years as Independent Director; 11 months as Non-Executive Director (elected on April 30, 2024)	
Rebecca Maria A. Ynares	Independent Director	8 years and 8 months	
Ricardo D. Fernandez	Independent Director	4 years and 3 months	
Daniel Gabriel M. Montecillo	Independent Director	2 years and 11 months	
Simon R. Paterno	Independent Director	2 years and 10 months	
Leonardo J. Matignas, Jr.	Independent Director	1 year and 9 months (elected on June 27, 2023)	
Board Advisors:			
Jose T. Pardo	Chairman of the Board of Advisors	18 years and 4 months as Director, 10 years as Chairman of the Board, and 3 years and 1 month as Chairman of the Board of Advisor since February 16, 2022	
Aurora T. Calderon	Board Advisor	13 years and 8 months	
Ferdinand K. Constantino	Board Advisor	2 years as Director and 14 years and 10 months as Advisor	
Cecile L. Ang	Board Advisor	9 years and 5 months	
Antonio M. Cailao	Board Advisor	6 years and 9 months	
Evita C. Caballa	Corporate Secretary	2 years as Asst. Corporate Secretary; 14 years and 11 months as	

	Corporate Secretary and 3 years
	and 3 months as Director

FRANCIS C. CHUA Chairman, Non-Executive Director Filipino, 76 years old

Ambassador Francis C. Chua has been a member of the Board of Directors of the Bank since 20 May 2008, sat as Vice Chairman from 2013 to 2022, and became Chairman effective on 16 February 2022. Mr. Chua used to chair the Executive Committee (ExCom) of the Bank when he was Vice Chairman of the Board. With his constant feedback and insights on best banking practices, he has been instrumental in promoting the Bank in the business community and in marketing its products and services. Amb. Chua continuously serves as Chairman Emeritus in the Philippine Chamber of Commerce and Industry, Inc. (PCCI), President Emeritus of the Federation of Filipino Chinese Chamber of Commerce and Industry, Inc., a member of the Board of Regent of Universidad De Manila (UDM), and as Consul General conferred by the Honorary Consulate General of the Republic of Peru in Manila since 2006. He was also a Board Adviser of the Office of Alternative Dispute Resolution under the Department of Justice. He was the Special Adviser on Economic Affairs under the Office of the Speaker of the House of Representatives, Congress of the Philippines in 1997. He also served as the Honorary Trade and Investment Representative of the Department of Trade and Industry from 2002-2009, appointed Commissioner in the Constitutional Commission from 2005-2006, Board of Trustee of Technical Education and Skills Development Authority (TESDA), and Special Envoy on Trade and Investment (China) of the Office of the President from 2007-2010. He was also Governor (2002) and a member of the Board of Directors of the Philippine Stock Exchange from 2010-2020 where he served as the Chairman of the Committee of Demutualization. He demutualized the PSE with the unanimous support of its members.

He currently serves as Chairman of BA Securities Inc., and a member of the Board of Directors of DITO Telecommunity Corporation, National Grid Corporation of the Philippines (NGCP), Global Ferronickel, Inc., and Platinum Group Metals Corp. He holds the Chairmanship of CLMC Group of Companies and serves as Vice Chairman of Negros Navigation/2Go. He was the Vice Chairman of Basic Energy and Mabuhay Satellite Corp., and President of the Philippine Satellite Corp. He founded Phil China Chamber of Commerce, Philippine Silkroad International Chamber of Commerce and Industry. He currently owns Philippine Union Realty Development Corporation, Philippine Nail and Wire Corp and BA Securities Inc. He obtained his degree in B.S. Industrial Engineering (Cum Laude) from the University of the Philippines and was conferred Doctor in Humanities from Central Luzon State University.

BENEDICTA A. DU-BALADAD Vice-Chairperson, Non-Executive Director Filipino, 63 years old

Atty. Benedicta A. Du-Baladad has been a member of the Board of Directors of the Bank since 31 January 2014. She is the Vice Chairperson of the Board of Directors, Chairperson of the Executive Committee and a member of the Trust and Investments Committee. She was previously a member of the Bank's Board Risk Oversight Committee (BROC) from 2014-2017, as well as the Audit Committee until April 2022. She is the Founding Partner and CEO of Du-Baladad and Associates (BDB Law), a law firm specializing in taxation and related corporate services. Ms. Du-Baladad has over 30 years of practice in the field of taxation, 17 years of which was spent with the Bureau of Internal Revenue (BIR) working on tax administration policy development and in operations. In 2001, she joined the private sector and is now on her 16th year of private practice. She has authored three (3) books on the taxation of the financial sector.

She was the lead tax and legal consultant of the Philippine Government's Department of Finance (DOF) on its program to reform the taxation of capital income and financial intermediation services. She has been the Co-Chair of the Capital Markets Development Council (CMDC) in the Philippines from 2019 to 2022. Ms. Du-Baladad holds leadership role in major professional and business organizations in the country such as the Institute of Corporate Directors (ICD) as the current Chairman, and the Philippine Chamber of Commerce and Industry as the current Chairman of its Banking, Capital Market and Tax Committee. She was also the past President of the Management Association of the Philippines (MAP) in 2023, the Financial Executives of the Philippines (FINEX) in 2017, the Tax Management Association of the Philippines (TMAP) in 2004. She is currently a Professorial lecturer in taxation at the University of Santo Tomas (UST) and the University of the Philippines (UP). She was also a Partner and Head of Tax Compliance and Advisory of Punongbayan & Araullo from 2001 to 2009. Prior to that, she was an officer of the Bureau of Internal Revenue where she worked from

1984 to 2001. Ms. Du-Baladad is a Certified Public Accountant, graduated Magna Cum Laude with a Bachelor's Degree in Accountancy from Saint Louis University, Baguio, Philippines (1982), and holds a Bachelor of Laws degree from the University of Santo Tomas, Manila, Philippines (1989). Her educational background includes Advanced Management Program at Wharton School of the University of Pennsylvania, Pennsylvania, USA (2007) and Master of Laws and International Tax Program at the Harvard University, Cambridge, MA, USA.

MICHELANGELO R. AGUILAR President and CEO, Executive Director Filipino, 68 years old

Mr. Michelangelo R. Aguilar was elected member of the Board of Directors and appointed President and Chief Executive Officer (CEO) of the Bank on July 16, 2018. He is the Vice Chairman of the Bank's Executive Committee (ExCom) and a member of the Trust and Investment Committee (TIC), IT Steering Committee (ITSC) and Underwriting Committee (UWCom). On April 25, 2023, he became the Chairman of the UWCom.

Mr. Aguilar is also a member of the Board of Directors and an Officer of the Bankers Association of the Philippines (BAP) for the ensuing term 2025-2026. In his previous years as Board Director of BAP, he was Chairman of the Open Market Committee and a member of the Executive Committee. He was likewise a member of the Board of Directors of BancNet, Inc. for the term March 2023 to March 2024.

Mr. Aguilar's experience as a banker spans over 40 years and covers the areas of Corporate and Investment Banking, Global Markets and Treasury. He has 22 years of experience with international banks starting his career as an Executive Trainee at Citibank Philippines and rising through the ranks in the areas of Banking Operations, Treasury and Sovereign Risk as Assistant Manager, Manager, and Assistant Vice President. He held senior positions as Country Treasurer and then as Managing Director and Head of Wholesale Bank at Standard Chartered Philippines. For 13 years prior to joining the Bank, he was Treasurer and Head of Corporate Banking in Solid Bank Corporation and Rizal Commercial Banking Corporation, respectively. He was also a Director of RCBC Rental Corporation and RCBC Leasing and Finance Corporation. He graduated with a degree in Bachelor of Science in Mechanical Engineering from De La Salle University and later acquired a Master's Degree in Business Management from the Asian Institute of Management. He is a licensed Mechanical Engineer and a Certified Treasury Professional by the Bankers Association of the Philippines (BAP).

ROBERTO C. BENARES Former President and CEO, Non-Executive Director Filipino, 72 years old

Mr. Roberto C. Benares has been elected as member of the Board of Directors of the Bank since 30 April 2013. He assumed his position as President and CEO of Bank of Commerce on 1 August 2013 and was succeeded by Mr. Michelangelo R. Aguilar on 16 July 2018. He currently sits as Director and chairs the Information Technology Steering Committee (ITSC). He is also a member of the Executive Committee (ExCom) and the Underwriting Committee (UWCom). Director Benares used to sit as a member of the Board Risk Oversight Committee (BROC) until April 2023. During his tenure as President and CEO, he took the lead in strengthening the Bank by framing its superior service culture to achieve its recent milestones.

Previously, Mr. Benares was the Managing Director of Maybank ATR Kim Eng Capital Partners, Inc. He started his banking career at Bancom Development Corp. as Assistant Treasurer prior to holding the position of Vice President of Account Management at United Coconut Planters Bank. He also served as Managing Director at Asian Alliance and Executive Vice President at Insular Investment & Trust Corporation, and Vice President at Philamlife. He holds a degree in Bachelor of Science in Mechanical Engineering from De La Salle University and has a master's degree in business management at the Asian Institute of Management.

FE B. BARIN Non-Executive Director Filipino, 91 years old

Mrs. Fe B. Barin has been a member of the Board of Directors since April 24, 2014. Mrs. Barin's career in the government service has been in the regulatory and supervisory agencies. She spent a total of fifty-three (53) years of service in the government, forty-four of which in the then Central Bank of the Philippines and the Bangko Sentral ng Pilipinas where she served as Member of the Monetary Board from 2002 to 2004. She was

the first Chairperson of the Energy Regulatory Commission created under the EPIRA in 2001, which position she occupied from August 2001 to September 2002 prior to her appointment as Monetary Board member. In Sept. 2004, she was appointed Chairperson of the Securities and Exchange Commission for a seven-year term ending 2011. As Chairperson of the SEC, she was ex Officio member of the Anti-Money Laundering Council and Chairperson of the Credit Information Corporation. She also served as Assistant Legal Counsel in the Philippine Deposit Insurance Corporation on secondment from the then Central Bank.

Mrs. Barin graduated from the College of Law, University of the Philippines, passed the Bar examinations given the same year and admitted to the Philippine Bar in 1957.

She is a Lifetime Fellow of the Institute of Corporate Directors and one of the Institute's Teaching Fellows, a Fellow of the Institute for Solidarity in Asia, and a founding member of the Judicial Reform Initiative, all non-stock nonprofit associations. She is also a member of the Board of Directors of the General Milling Corporation and Chairman of the Board of Directors of Barbor Equity, Inc., a family-owned corporation engaged in Agri business.

MARITO L. PLATON Non-Executive Director Filipino, 72 years old

Mr. Marito L. Platon was elected last 30 April 2010 as member of the Board of Directors of the Bank. He is currently a member of the Executive Committee (ExCom), Information Technology Steering Committee (ITSC), and Underwriting Committee. He was previously a member of the Board Risk Oversight Committee (BROC) (former Chairman), Audit Committee, Corporate Governance Committee (CGCom), and the Related Party Transactions Committee (RPTCom). Mr. Platon has been the driving force behind the consistent growth of the Bank's business in partnership with clients.

Mr. Platon has 27 years of treasury and corporate finance experience at San Miguel Corporation and Coca-Bottlers Philippines, Inc. (CCBPI) as Vice-President and Treasurer supervising various departments/functions in the areas of Treasury management and operations, funds planning and loans management, banking relationship, working capital management, capital budgeting and project coordination, tax administration and management, insurance and risk management, credit and collection, systems design and development, and provident fund operations as he was also the former Managing Trustee of the CCBPI Retirement Plan. Aside from formerly holding directorship and/or management positions in various companies or undertakings involved in investment banking, corporate leasing, internal auditing, security services, aquaculture operations, food retailing, among others, including education as former Chairman at non-sectorian Institute for Esoteric Studies, he was also formerly director and CFO of CCBPI's real estate companies Marangal Properties, Inc. and Luzviminda Landholdings, Inc. Mr. Platon likewise has over 30 years of rural banking experience being former Chairman and President of Rural Bank of Talisay (Batangas), Inc. Currently, he serves as Chairman and President of Villa Maria Resorts and Development Corporation, a tourism and property development family-owned corporation. A Fellow at the Institute of Corporate Directors, Mr. Platon graduated in 1973 at De La Salle University with a degree in Bachelor of Science, Major in Accounting.

ALEXANDER R. MAGNO Non-Executive Director Filipino, 70 years old

Mr. Alexander R. Magno became a member of the Board of Directors of the Bank on 1 August 2014 and currently sits as a member of the Executive Committee (ExCom), the Trust and Investment Committee (TIC) and the Underwriting Committee (UWCom). He was a member of the Nominations, Compensation, and Remuneration Committee (NCRC) from April 2023 to April 2024.

Mr. Magno is a columnist of the Philippine Star and consults for Steel Asia Manufacturing Corporation. He used to also be a consultant for the Department of Finance. Mr. Magno's career best describes him as a policy advocate, public intellectual and an activist. He served as a member of the Board of the Development Bank of the Philippines, helping supervise such programs as the Nautical Highway System from 2001 to 2010. He was Director of Steel Asia Manufacturing from 1995 to 1999 and a professor at the University of the Philippines from 1976 to 2018. After the EDSA Revolution, he served as interim director of the President's Center for Special Studies, a think tank put together during the Marcos period which supplied regular briefing papers for

President Corazon C. Aquino. He helped establish the Foundation for Economic Freedom (FEF), a research and advocacy institution proposing market-driven economic policies providing research for key liberalization policies including the Liberalization of the Retail Trade, the Electricity Power Industry Reform Act, and the Procurement Law. He consulted for the privatization program of the Metropolitan Waterworks and Sewerage System (MWSS) and the liberalization of the telecommunications sector. In 2005, he was appointed Commissioner of the Consultative Commission on Charter Change and served as a commissioner of the EDSA People Power Commission.

His social activism during the martial law led to his career as an instructor of political science at UP Diliman. Mr. Magno supported student representation in 1975, winning a seat at the UP Student Conference and served as Vice Chairman of the organization. Mr. Magno had regular editorial columns at the Manila Times, the Manila Chronicle, and the Manila Standard. He remains an important columnist at the Philippine Star since 2003 and his columns became main reference points for building democratic and reformist public opinion.

MELINDA S. GONZALES-MANTO Non-Executive Director Filipino, 72 years old

Ms. Melinda S. Gonzales-Manto (Linda) has been a member of the Board of Directors of the Bank since January 2014. She currently serves as member of the Related Party Transactions Committee (RPTCom), Board Risk Oversight Committee (BROC) and the Audit Committee (former Chairperson).

Ms. Manto likewise sits in the board of Eagle Cement Corporation (Eagle Cement), Petrogen Insurance Corporation (Petrogen) and RSA Foundation, Inc. She functions as Chairman of the Audit Committee and member of the Corporate Governance Committee and Related Party Transactions Committee of Eagle Cement. She chairs the Audit and Risk Oversight Committee and sits as member of the Corporate Governance Committee and Related Party Transactions Committee of Petrogen. She has been appointed as the Lead Independent Director of Eagle Cement and Petrogen.

Ms. Manto is presently a stockholder, director and the Vice-President of Linferd & Company, Inc. and ACB Corabern Holdings Corporation. She is also the Resident Agent of some multinational companies in the country and the Treasurer of a foreign company doing business in the Philippines. She was formerly a board member of the GSIS Family Bank.

Ms. Manto started her career in SyCip, Gorres, Velayo & Co. (SGV). She is a celebrated accountant and is looked up to as an expert in assurance and business advisory. Her areas of specialization include retail, manufacturing, food processing and distribution, real estate, radio and television broadcasting, technology, steam power generation, agribusiness, semiconductors, and electronics. She is highly respected as well in initial public offerings, due diligence engagements, and mergers and acquisitions. Her stint in the audit corporate world lasted for more than three decades. She retired as a Partner in the Assurance and Advisory Business Services Division of SGV. While in SGV, she served as the Head of the Consumer Products Industry for Asia and the Pacific of SGV/Ernst & Young Philippines and SGV/Arthur Andersen. Wanting to expand her horizon, she also functioned as a board member and auditor of the Philippine Retailers Association for almost a decade. She was previously assigned to the Cincinnati Office of Arthur Andersen in Ohio where she spearheaded the audit engagements of manufacturing and retail clients.

Ms. Manto finished elementary and high school as valedictorian and graduated cum laude with a degree of Bachelor of Science in Business Administration, major in Accounting at the Philippine School of Business Administration. She is a Certified Public Accountant and a lifetime member of the Philippine Institute of Certified Public Accountants. She completed the Management Development Program at the Asian Institute of Management and had computer training at the Institute of Advanced Computer Technology.

JOSE CARMELO C. NOGRALES Non-Executive Director Filipino, 75 years old

Mr. Jose C. Nograles has been an elected member of the Board of Directors of the Bank since 20 April 2015. He was an independent director for nine (9) years, and in April 2024 he was elected as a non-executive regular director. He serves as a member of the following Committees: Corporate Governance Committee

(CGCom), Related Party Transactions Committee and Audit Committee. He used to be Chairperson of the Board Risk Oversight Committee.

Mr. Nograles continues to be a strict advocate of the Bank's conscientious and efficient use of resources towards sustainable care for the environment. A seasoned investment banker and economist, Jose C. Nograles was President of the Philippine Deposit Insurance Corporation (PDIC) from January 2008 to May 2011 where he led PDIC's transformation to a more responsive and innovative institution. Previously, he was the Senior Executive Vice President of the Land Bank of the Philippines (LBP). In 2005, he headed LBP's Operations and Corporate Services Sector. Five years earlier, as Senior Vice President and Treasurer, he organized LBP's combined Treasury and Investment Banking. He was also concurrently Board Vice-Chairman and President of Land Bank Insurance Brokerage Inc., LBP's subsidiary engaged in insurance brokerage and foreign exchange trading.

Mr. Nograles started his career in 1969 as part of the management services staff of SGV and Company. By 1973, he worked in government as a Senior Consultant to former Secretary Arturo R. Tanco, Jr. of the Department of Agriculture and Natural Resources. After three years, he rejoined the private sector as General Manager of Sarmiento Management Corporation. He moved to Anflo Management & Investment Corporation as Vice President in 1977 to head its Automotive Group of car dealerships and the Corporate Planning Department. He later founded his family's realty company engaged in commercial building and hotel operations in Davao City in 1980. In 1984, he was appointed Assistant Minister for Planning and Project Management of the Ministry of Natural Resources. In 1991, he joined Columbian Autocar Corporation as Vice President and General Manager that introduced the Kia brand in the Philippines. He obtained his BA in Economics with honors (Cum Laude) from the Ateneo de Manila University in 1969 and his Master's Degree in Business Administration from the Asian Institute of Management in 1973. He is a fellow of the Institute of Corporate Directors.

Mr. Nograles is currently an advisor to the Board of Amalgamated Investment Bancorporation, an investment banking firm. He is an independent director of DragonFi Securities Corporation, a brokerage services company and FAMI Mutual Funds.

JOSE A. BARCELON Non-Executive Director 67 years old

Atty. Jose A. Barcelon has been appointed conservator, receiver, and liquidator for various companies regulated by the Insurance Commission of the Philippines.

He served as Corporate Secretary for a number of companies, including UCPB Savings Bank, UCPB Properties, Inc., UCPB Securities Inc., UCPB Leasing and Finance, United Coconut Planters Life Assurance Corp.

He also served as Director and Corporate Secretary of the following companies: (a) United Coconut Planters International; (b) United Funds, Inc.; (c) Cocolife Inc.; (d) Cocogen Insurance Inc.; (e) Cocoplans, Inc.; (f) Silahis Marketing Corp.; (g) Minola Refining Corporation; (h) San Pablo Manufacturing Corp.; (i) Granex, USA; (j) All Nations Security and Investigation; (k) New Ultra Security; and (l) Ultra Security Services, Inc.

Atty. Barcelon served as Head of the Legal Services Department of UCPB and Cocolife, Inc, and was a Partner in Mendoza and Barcelon Law Offices and RB Ancheta Law Office. He is also a former Senior Associate Lawyer in Solis and Medina Law Offices. Previously, he worked Special Legislative Officer and Legislative Staff Officer at the House of Representatives; and Legal Officer of the National Food Authority.

An accredited Conservator/Receiver/Liquidator of the Insurance Commission, Atty. Barcelon is currently the Conservator of Caritas Life Insurance Corporation; Receiver of Caritas Health Shield, Inc. and Caritas Financial Plans, Inc.; and Liquidator of the First Integrated Bonding & Insurance Company, and Philippine Fire & Marine Insurance Company.

Atty. Barcelon obtained his Bachelor of Arts in Political Science and Bachelor of Laws degrees from the University of the Philippines.

Atty. Barcelon became a member of the Board of Directors of Bank of Commerce effective June 26, 2024. He is currently a member of the Bank's Information Technology Steering Committee and Underwriting Committee.

REBECCA MARIA A. YNARES Independent Director Filipino, 48 years old

Ms. Rebecca Maria A. Ynares has been a member of the Board of Directors of the Bank since July 2016. She currently serves as Chairperson of the Nominations, Compensation and Remuneration Committee and a member of the Related Party Transactions Committee (RPTCom) and Audit Committee. She was also a member of the Board Risk Oversight Committee (BROC) until April 2023.

Ms. Ynares manages the following family-owned endeavors TJCMB Enterprises, a warehousing and logistics company; Giacomiro Holding Inc, a real estate activity with own or leased properties, where she is the President. She also manages the following corporations as a member of the Board of Directors: JNM Realty Development Corporation, a real estate corporation; and Maniju Enterprises Inc., a wholesaling service.

Ms. Ynares spearheads various sustainability and environment restoration initiatives in the Province of Rizal, including the Save Hinulugang Taktak and Ynares Eco System (YES) Programs. With the ongoing YES program, she continues to lead on projects such as installation of wastewater clean-up systems, tree-planting activities, medical missions with the Provincial Health Office, feeding programs with the Department of Social Welfare and Development (DSWD), and Youth Program. She lends support to other projects devoted to finding the right balance between the diligent care of the ecosystem and economic viability of affected businesses in Rizal. She also advocates Eco-tourism Conservation thru promotion and safeguarding of culture, arts, tradition and heritage. Ms. Ynares also has an involvement in the Sports Development Program by initiating and focusing on Futsal & Football Tournament Clinics in Rizal. On top of her advocacies as a dedicated socioeconomic philanthropist, Ms. Ynares is member of the Philippine Red Cross-Rizal Chapter and is an avid resource speaker in various trainings and seminars in the province.

Previously, she served as a financial analyst for the Bahay Co. Real Estate Agents in Burlingame, California, USA from 2005 until 2007. She started her investment, banking, and finance career at the Asia United Bank (AUB) on the areas of branch operations, marketing and investment portfolio management. Ms. Ynares holds a degree in Bachelor of Science in Business Administration and Computer Applications from De La Salle University (1999) and Associate for Arts for Professional Designation Fashion & Merchandising in Fashion Institute of Fashion & Merchandising in San Francisco, California (2002).

RICARDO D. FERNANDEZ Independent Director Filipino, 70 years old

Mr. Ricardo D. Fernandez was elected as an Independent Director of the Bank effective 1 January 2021. He is currently the Chairman of the Related Party Transactions Committee (RPTCom), and a member of the Corporate Governance Committee (CGCom) and the Nomination, Compensation and Remuneration Committee (NCRC). He has worked in the investment banking industry for 40 years. Mr. Fernandez was employed at Unicapital Incorporated (UI) from 1995 to 2019, where he was appointed as President from 1997 to March 2019, became a Consultant until December 2019, and Director until March 2020. From 1980 to 1995, he was employed at Multinational Investment Bancorporation (MIB). He graduated from the De La Salle University with degrees in Behavioral Science and Business Management. He also holds a master's degree in business administration from the University of the Philippines.

DANIEL GABRIEL M. MONTECILLO Independent Director Filipino, 68 years old

Mr. Montecillo is an independent board director, consultant, leadership speaker and facilitator, and executive coach. He currently chairs the Bank's Corporate Governance Committee (CGCom). He is also a member of the Nomination, Compensation, and Remuneration Committee (NCRC) and the Board Risk Oversight Committee (BROC). Mr. Montecillo was the chairperson of the Bank's Underwriting Committee (UWCom) from its inception in 2022 up to April 2023.

He is also an independent director of two other publicly-listed companies: Ayala Land, Inc. (ALI) where he is lead independent director; and RASLAG Corporation (ASLAG), a renewable energy company. He also sits as independent director of Metro Pacific Health (MPH), a holding company with interests in 27 hospitals nationwide; Maybank Investment Banking Group (Philippines), Inc., a subsidiary of Maybank Group of Malaysia; and Marsh Philippines, a subsidiary of Marsh & McLennan. He is chairman of the audit committees of both Maybank Investment Banking Group (Philippines) and RASLAG; chairman of the corporate governance and ESG committees of MPH; and a member of audit, risk and corporate governance committees in the other various companies as well.

Dennis is a fellow of the Institute of Corporate Directors (Philippines), where he is also chairman of the sustainability committee; a former board trustee of the United Nations Global Compact Network (Philippine chapter); a member of the International Coaching Federation (ICF); and an associate member of the Singapore Institute of Directors (SID). He is also a director of the global board of International Care Ministries, an NGO devoted to the rural ultrapoor in the Philippines.

Mr. Montecillo is a former senior consultant to the International Finance Corporation and a CXO facilitator of Deloitte University Asia Pacific in Singapore. He was a former facilitator in the Leadership Acceleration Program of Ayala University, and a guest lecturer at the Asian Institute of Management. He received his certification as an Associate Certified Coach (ACC) from the International Coaching Federation (ICF) and ESG Certification (GCB.D) from Competent Boards in Canada.

He retired as Executive Vice President and Group Head of the Corporate Client Segment of BPI in 2018, where he was responsible for nationwide banking coverage of the firm's corporate clients and a member of its Management, Credit, Asset & Liability, and Investment Management Committees. Immediately prior to this role, he was President of BPI Capital Corporation and Chairman of BPI Securities Corporation, the bank's investment banking and securities subsidiaries. He served for 4 ½ years.

During his time at BPI, he was responsible for the reorganization of the corporate bank into two significant business initiatives: the Corporate Bank for large multinationals and domestic corporates, and the Business Bank, which services the small and medium-sized corporates in the country.

While at BPI Capital, he recast the investment bank into the leading domestic firm in the industry and competed successfully for business with the country's top corporates against the established international investment banking firms in the country. During his tenure, the firm won several international awards for excellence. During his tenure, among the more notable Philippine corporates that the firm took to the public equity capital markets are Max's Group, Store Specialists, and Metro Retail Stores Group.

Prior to returning to the Philippines, he spent 17 years in Hong Kong where he was CEO and founding equity partner of Diamond Dragon Advisors for three years, **Asia's** first private equity fundraising firm and before that, CEO of Fidelis Holdings for three years. Fidelis was the international real estate investment company of the Ayala Group of Companies.

He has 21 years of international investment banking experience, having worked in New York and Hong Kong at Bankers Trust, Credit Suisse and Morgan Stanley. During this time, he was part of and managed business development and transaction teams in corporate, real estate and leveraged finance, derivatives, private equity, mergers & acquisitions, and equity and debt capital markets.

He has an MBA and MA from Stanford University in California, USA and bachelor's degrees in Management of Financial Institutions and Behavioral Sciences (magna cum laude) from De La Salle University in the Philippines.

SIMON R. PATERNO Independent Director Filipino, 66 years old

Mr. Simon Paterno is Founder and CEO of ZQR Corporation (www.zqrdocs.com), a start-up platform that improves the experience of document exchanges between enterprises and their customers. He is also Vice Chairman and controlling shareholder in the remote workforce management platform MobileMO (www.kustom360.cloud).

Mr. Paterno's immediate previous engagement was EVP and Head of Products and Alternative Channels at Bank of the Philippine Islands from 2014-2019. In that position, he managed all of the bank's profit centers outside of Treasury, including the bank's digital channels. This included supervision of insurance (BPI-MS), merchant acquiring (Chairman of BPI Global Payments), leasing, investment banking, and microfinance (Chairman of BPI BanKo).

Mr. Paterno represented CIMB in the Philippines in its search for a bank investment and in originating investment banking deals. He joined the group in late 2012 as the CEO-designate of Bank of Commerce, which was targeted for acquisition by CIMB. The deal was canceled in 2013.

Mr. Paterno was Managing Director and Country Manager of Credit Suisse from 2004 to 2012. He also founded and served as Chairman of Credit Suisse Securities Philippines, Inc., the firm's securities broker/dealer subsidiary.

Mr. Paterno served as President/CEO of the Development Bank of the Philippines, the government-owned commercial bank, from 2002 to 2004. At the DBP, he pioneered work on the maritime Ro-Ro network that links the archipelago. He was concurrently Chairman of the LGU Guarantee Corporation and other DBP subsidiaries. In 2003, DBP was named 6th Best Employer by Hewitt Associates and Strongest Bank in the Philippines (Based on financial and operational measures, asset quality, and year-on-year improvements in profits and assets) by Asian Banker.

Mr. Paterno spent 18 years with J.P. Morgan & Co., with stints in New York and Hong Kong. In 1997, he was named a Managing Director, with responsibility for coverage of Asian sovereign clients during the Asian financial crisis. He led the project teams that advised the Indonesian Bank Restructuring Agency (IBRA) and its Malaysian counterpart, Danaharta. In mid-1998, he returned to Manila to head J.P. Morgan's Philippine business, and following the merger with Chase Manhattan Bank, worked as Head of Philippine Investment Banking until 2002.

At J.P. Morgan, he worked on some of the most significant sovereign financing transactions including the country's restructuring of its foreign debt in 1991, the return to capital markets in 1992, the Brady exchanges in 1994, and while at Credit Suisse, the Domestic Bond Exchanges and the Debt Exchange Warrants transactions that won Best Liability Management awards for 2006 and 2008. His M&A transaction experience includes mergers that formed the 3 largest Philippine banks in the Philippines, the largest cement company mergers, and the restructuring of San Miguel Corporation's ownership. Under his leadership, J.P. Morgan was named Best Investment Bank in the Philippines by The Asset in 2001 and Credit Suisse was named Best Investment Bank in the Philippines by FinanceAsia in 2009.

In 1999, he received the TOYM (The Outstanding Young Men) Award for his work in Investment Banking. In 2005, he served as President of the Management Association of the Philippines, an organization of the country's top CEO's. He has served on the Board of Directors of the Bankers Association of the Philippines. He serves as Vice Chairman of the Foundation for Economic Freedom, a reform-oriented advocacy group of the country's top economists, as Vice President and Board member of the Ateneo Alumni Association and as Chairman of the Ateneo Scholarship Foundation. He is currently President of the ALFM Family of Mutual Funds.

As an independent director at Bank of Commerce, Mr. Paterno heads the Board Risk Oversight Committee and is a member of Bank's Audit Committee and Corporate Governance Committee. He used to be a member of the Information Technology Steering Committee (ITSC) until April 2023.

Mr. Paterno received his MBA from Stanford University in 1984 and his AB Honors Program in Economics, cum laude, from the Ateneo de Manila University in 1980.

Leonardo J. Matignas, Jr., CPA, CFE, CIA, CRMA, MM, FCPA Australia Independent Director Filipino, 63 years old

Mr. Leonardo J. Matignas, Jr. is a former Partner of SGV & Co. (a member practice of Ernst & Young) and its former Chief Risk Officer. He retired on June 30, 2022. He was also Ernst & Young's ASEAN Risk Management Leader until his retirement last June. He is a multi-awarded and internationally recognized authority on Enterprise Risk Management (ERM). Aside from being a Philippine CPA, he also holds a Fellow CPA Australia (FCPA) title which is the highest rank in CPA Australia and is recognized globally. He is also a Certified Internal

Auditor (CIA), Certified Fraud Examiner (CFE), and has Certification in Risk Management Assurance (CRMA)--all of which are global certifications.

Over the course of his 40-year career, he had started service lines that paved the way for CPAs to venture into other avenues such as forensic accounting, risk-based auditing, and in risk management, either as a risk owner or risk champion. He was also very instrumental in SGV's accreditation by the Securities and Exchange Commission as an institutional training provider for Corporate Governance, for which he was the lead lecturer.

Leo holds a Bachelor of Science degree in Commerce, Magna Cum Laude, from San Sebastian College and completed his Masters in Management Degree-International from the University of Phoenix. He is a Certified Public Accountant and has also completed Management Development Program at the Asian Institute of Management. In 2021, he completed an executive program, "Journey to the Boardroom" conducted by the Harvard Business Publishing Corporate Learning in collaboration with Ernst & Young.

Last May 31. 2024, Leo was conferred with Honoris Causa Doctorate Award (Ph.D.) in Accountancy by the Doctoral Monitoring Board of The Thames International University-France, based on his experience, achievements, contribution towards nation and society. The University in association with the Global Human Rights Council for Peace & Sustainable Development-USA also honored him with Indo Global Excellence Award.

His recognitions and awards include the following:

- One of the Top 100 notable CPAs in the 100 years in the history of the Philippine Accountancy Profession conferred by the Professional Regulation of the Board of Accountancy in celebration of its centennial anniversary. The award was given last March 17, 2023 at the Manila Hotel.
- 2022 Honorary Lifetime Member Award recipient from the Philippine Institute of Certified Public Accountants (PICPA) given during PICPA's Annual Convention in Cebu in November of this year.
- 2019 Winner of the Search for Outstanding Contribution in Internal Audit (SOCIA) in Asia Pacific by the Asian Confederation of Institute of Internal Auditors (ACIIA) which was awarded in Tokyo, Japan. First Filipino recipient of this award.
- First SOCIA PH awardee given by The Institute of Internal Auditors-Philippines (IIA-P) 2018
- Recognized by the Philippines' Professional Regulations Commission for his contributions to the accounting profession in 2015
- 2014 Outstanding CPA in Public Practice by PICPA
- Past President, Asian Confederation of Institute of Internal Auditors. He is the first Filipino elected to this post by internal auditors in Asia Pacific (2009).
- Past President, Institute of Internal Auditors (IIA)-Philippines (2007)
- Past President and Founding Member of the Association of Certified Fraud Examiners (ACFE) Philippine Chapter (2005)
- 2011 National Awardee for PICPA Professional Development-International
- Instrumental for the SGV's accreditation by the Philippines Securities and Exchange Commission (SEC) as Training provider for Corporate Governance by the SEC, for which is he was the lead facilitator.
- One of the Ten Values Champions in the Far East by Ernst & Young in 2008.
- 2005 National Awardee for professional Development, PICPA
- The only Filipino speaker in the World Congress of Accountants in Kuala Lumpur, Malaysia
- Featured in the leading business magazine of Malaysia that highlighted his forensic accounting skills and experience.
- Speaker/moderator in the 2011 IIA International Conference held in Kuala Lumpur, Malaysia.
- Received four (4) plaques of recognition from the Philippine SEC for his role in the SEC Roadshow in promoting the first code of corporate governance.
- Part of the SEC task force in drafting the blueprint of the New Code of Corporate Governance for Publicly listed companies where he actively shared his expertise in Enterprise Risk Management. The new code was released in 2016.
- In November 2024, Leo has completed a competency course on Sustainability Reporting (MSS015045 MSS015052 Develop required and regulated sustainability reports) from Australian College of Business Intelligence (ACBI) and has received a Statement of Attainment as being competent on the subject matter.

Before he retired in June 2022, Leo released his book, "A Practical Approach to Enterprise Risk Management". This is the first book on ERM written by a Filipino author for the Filipinos.

In November 2023, Mr. Matignas released his second book, "Piercing the Numbers- Fraud and Forensics.

He currently sits as an independent director in the board of PNB Holdings Corporation (a real estate corporation) and the Chairman of its Audit and Risk Management Committee.

Mr. Matignas is currently the Chairperson of the Bank's Audit Committee. He is also a member of the Related Party Transactions Committee (RPTCom) and Board Risk Oversight Committee (BROC).

Senior Executive Team

The members of senior executive team, subject to the control and supervision of the Board, collectively have direct charge of all business activities of the Bank. They are responsible for the implementation of the policies set by the Board of Directors. The following is a list of the Bank's executive officers as of March 31, 2025:

OF NICE SYSTEMS	
SENIOR EXECUTIVE TEAM	
Mary Assumpta Gail C. Bautista 50, Filipino Senior Vice President Transaction Banking Group Head	 AV Santiago Development Corp – Treasurer Deutsche Bank - Former Vice President/ Former Corporate Cash Management Head, Senior Relationship Manager BDO/Equitable PCI Bank - Former Cash Management Sales and Marketing Department Head Standard Chartered Bank (Singapore) - Former Regional Product Manager Standard Chartered Bank (Philippines) – Former Product Manager Citibank N.A. Philippines – Assistant Product Manager, Former Program Administrator
Don Carlo P. Hernandez 36, Filipino First Vice President Chief Trust Officer	 P&H 828 Commercial Inc - Director DCPHERNANDEZ Food Hub - Sole Proprietor Maybank Philippines, Inc Former Trust Head CFA Society Philippines - Former Trustee P&H 828 Commercial Inc - Former President Valle Verde Mansions Inc Former Board Member Metropolitan Bank & Trust Co Former Investment Services Division Head
Manuel A. Castañeda III 54, Filipino Executive Vice President Corporate Banking Group Head	 Bank of Commerce – Former Corporate Banking Group 1 Head Producers Savings Bank - Former President, CEO and Director Maybank Philippines - Former Global Banking Head Unionbank of the Philippines - Former Commercial Banking 1 Head International Exchange Bank - Former Corporate Banking Team 1 and Project Finance Head and Former Relationship Manager & Head of Project Finance AsiaTrust Development Bank – Former Unit Head, Investment Banking Group and Former Unit Head Portfolio Management BPI Express Card Corp. – Former Merchant Assistant
Maria Ana P. dela Paz 50, Filipino First Vice President Credit Group Head	 Bank of Commerce - Former Credit Evaluation and Review Division Head Planters Development Bank - Former Department Head, Former Product Officer, Former Account Officer, Former Project Officer
Annalyn D. Delos Santos 51, Filipino First Vice President Branch Banking Group Head	 Bank of Commerce – Former Metro Manila II Division Head Bank of Commerce – Former Metro Manila East Area Head Export & Industry Bank – Former Branch Manager Security Bank – Former Branch Head International Exchange Bank – Former Sales Officers and Branch Manager Union Bank of the Philippines – Former Branch Service Officer
Ma. Katrina A. Felix 56, Filipino Senior Vice President Cards Group Head	 Franzen Foundation Inc – Director AKEAN Landholdings Inc – Director Prudentialife Plan Group Inc – Director Prudentialife Memorial Park – Director Prudentialife Tarlac Memorial Park – Director Best Inc- Former Director

Louella P. Ira	 Finscore Inc (sister company of Cash Credit) - Former President Cash Credit/ CC Mobile Financial Services Phil Former Country Manager Prudential Financial Services- Former President & Managing Director, Former Chief Operating Officer Prudential Life Plan, Inc Former Vice President Personnel Department Bank of America NT & SA Manila - Former Operations Manager, MIS Department Bank of Commerce - Former Legal Services-Operations Department
53, Filipino First Vice President Legal Services Division Head and Assistant Corporate Secretary	 Head Metropolitan Bank & Trust Co- Former Legal Officer Metrobank Card Corporation – Former Assistant Corporate Secretary Insular Life & Assurance Co. – Former Legal officer Padilla Jimenez Kintanar & Asuncion – Former Associate
Antonio S. Laquindanum 47, Filipino Executive Vice President Chief Financial Officer	 Riesenwasser Land Inc Director Lake Champlain Holdings - Director Australia and New Zealand Banking Group - Former CFO Philippines and Acting COO, Former Philippine Head of Finance and Administration Ernst & Young, LLP (USA) - Former Manager Accenture - Former Senior Consultant/Senior Team Lead
Melanie P. Santos 50, Filipino First Vice President Human Resource Management and Development Division Head	 Union Digital Bank - Former Chief Human Resource Officer HR Consultant - Former SM Investment Corp - Goldilocks Maybank Philippines, Inc - Former Deputy HR - Talent Management, Resourcing, Total Rewards and Shared Services Premiere Bank - Former Head of Recruitment and Organizational Development Philippine Savings Bank - Former Senior Training Officer Bank Of The Philippine Islands - Former Recruitment Job Analyst, Training Specialist
Jeremy H. Reyes 46, Filipino First Vice President Chief Risk Officer	 Bank of Commerce - Former Internal Audit Division Quality Assurance Review Dept. Head HSBC – Former Commercial Banking Business Risk & Control Management Head, Former Assistant Vice President, Management Internal, Former Assistant Manager, Credit Administration HSBC Savings - Former Deputy Head of Audit
Felipe Martin F. Timbol 55, Filipino Executive Vice President Treasurer/ Treasury Management Group Head	 Bank of Commerce – Former Treasury Management Sector Head, and Former Treasury & Fee Based Business Sector Head Rizal Commercial Banking Corp. – Former Vice President/Fund Management Group Head Eastwest Banking Corporation - Former Sr. Asst. Vice President/Treasury Department Bank of Southeast Asia – Former Assistant Manager/Trust Department United Coconut Planters Bank – Former Senior Trader, Former Senior Analyst, and Former General Teller
Jay S. Velasco 52, Filipino Senior Vice President Operations Group Head	 San Miguel Properties Centre Condominium Corp. – Director/President Bank of Commerce - Former Loans Operations Division Head and Former Head Office Operations Support Division Head Tiaong Rural Bank - Former Chief Operations Officer PS Bank - Former Head Office Operations Division Head, Former Centralized Branch Operations & Support Division Head, Former Process Services Division Head BPI - Former Funds Transfer Dept. Head, Former Central Clearing Unit Head, Former Central Clearing Unit Officer, Former Transit Center Officer, and Former Verification Officer

	DBS Bank Philippines – Former Central Clearing Unit Head, Former ATM Center Head, Former Processing Center Head, and Former Centralized Verification Head
Jose Mari M. Zerna 49, Filipino Senior Vice President Consumer Banking Group Head	 Bank of Commerce - Former Chief Risk Officer and Former Credit Risk Management Dept. Head ANZ Banking Group Limited - Former Account Officer BPI Capital Corporation - Former Corporate Finance Officer Bank of the Philippine Islands - Former Account Officer (Institutional Banking Group) Reuters Limited - Former Treasury Applications Specialist Misys Banking Systems Inc - Former Senior Functional Consultant Citytrust Bank and Trust - Former Management Trainee
Francisco Raymund P. Gonzales 53, Filipino Vice President Corporate Communication & Consumer Protection Division Head	 Bank of Commerce – Former Product Development & Customer Protection Department Head ChinaBank – Former Product Manager Metrobank – Former Product Manager AB Capital and Investment Corp. – Former Deal Officer Citytrust / BPI – Former CorPlan Officer Punongbayan and Araullo – Former Consulting Staff
Gregorio M. Yaranon Jr. 54, Filipino Senior Vice President Chief Compliance Officer	 City Savings Bank – Former Chief Compliance Officer CIMB Bank Philippines Inc. – Former Chief Compliance & Legal Officer CIMB Bank Berhad (Malaysia) – Former Consultant for Compliance & Legal Maybank Philippines Inc – Former Chief Compliance Officer Unionbank – Former Security Officer, Former Litigation Lawyer, Former HR Legal Officer/Industrial & Labor Relations Manager, and Former Compliance Officer
Luis Martin E. Villalon 52, Filipino Senior Vice President Investment Banking Group	 First Metro – Former Head of Coverage Team 1 and Former Deputy Head of Equity Capital Markets Ampersand Capital Incorporated – Former Head of Capital Markets Philippine Commercial Capital Inc – Former Head of Capital Markets SB Capital Investment Corporation – Former Investment Banking Director HSBC (New York Office) – Former Vice President of Global Corporate Banking Citibank (New York Office) – Former Assistant Vice President of Corporate and Investment Banking Houlihan Lokey Howard And Zukin – Former Technical Assistant
Marie Suzanne Sison-Sevilla 61, Filipino Chief Information Officer/Digital Services Group Head	 IT Managed Services Inc. (ITMSI) – Director Intelligent E-Processes Technologies Corporation (IETC) – Director PROSYNC Retirement Fund – Trustee Fiesta Pacific Asia, Inc. – Director Process Synergy Inc. (PROSYNC) – Director SMITS Retirement Fund – Trustee SMITS Inc. – Director Bell Telecommunications Philippines Inc. – Former Chief Information Officer and Information Technology Head Philippine Airlines – Former Head of Information Services Department Bank of Commerce – Former Information Technology Services Division Head Personas Creadoras – Former Freelance Independent IT Management Consultant IBM Philippines – Former Manager

Reginald C. Nery⁷ 67, Filipino Senior Vice President Chief Audit Executive

- Bank of Commerce Former Officer-in-Charge, Compliance Division, Chief Audit Executive
- Project Management Institute Philippine Chapter Board of Trustee (Treasurer)
- Diaz Murillo Dalupan and Company, CPAs Former Partner and Head (Technology Performance and Governance)
- RCNERY and Associates Former President and Principal Consultant
- KPMG ManabatSanAgustin& Company (Formerly LayaMananghaya& Company) - Former Partner and Head (Performance and Technology)

Term of Office

Pursuant to the Bank's By-laws, the directors are elected at each annual stockholders' meeting by stockholders entitled to vote. Each director holds office until the next annual election and his successor is duly elected, unless he resigns, dies, or is removed prior to such election.

The nominees for election to the Board of Directors on May 27, 2025 are as follows⁸:

- 1) Francis C. Chua
- 2) Michelangelo R. Aguilar
- 3) Roberto C. Benares
- 4) Marito L. Platon
- 5) Benedicta Du-Baladad
- 6) Melinda S. Gonzales-Manto
- 7) Jose A. Barcelon
- 8) Fe B. Barin
- 9) Alexander R. Magno
- 10) Jose Carmelo C. Nograles
- 11) Rebecca Maria A. Ynares Independent Director
- 12) Ricardo D. Fernandez Independent Director
- 13) Daniel Gabriel M. Montecillo Independent Director
- 14) Simon R. Paterno Independent Director
- 15) Leonardo J. Matignas, Jr. Independent Director

The incumbent directors have certified that they possess all the qualifications and none of the disqualifications provided for in the SRC. The Certifications of the Independent Directors are attached hereto as **Annexes "A-1", "A-2", "A-4",** and **"A-5"**.

No director has resigned or declined to stand for re-election to the board of directors since the date of the last annual meeting of security holders because of a disagreement with the registrant on any matter relating to the registrant's operations, policies, or practices, Further, the registrant has not received any letter from any director regarding any such disagreement.

Board and Committee Meeting Attendance

For the year 2024, the following are the attendance of the members of the Board of Directors in the Board meetings as well as their respective Committee meetings:

⁷ Effective April 1, 2025, Mr. Nery was replaced by Mr. Joel O. Longalong as Chief Audit Executive. Summary of Mr. Longalong's professional experience is as follows:

JOEL O. LONGALONG

48, Filipino

First Vice President

Chief Audit Executive effective April 1, 2025

- Bank of Commerce Former IT Audit Department Head
- Bank of Commerce Former Officer-In-Charge Concurrent IT Audit Department Head
 - Asia United Bank Former IT Audit Department Head
- Security Bank Former IT Auditor
- KPMG Laya Mananghaya Consulting, Inc. Former Functional Consultant
- Corporate Information Solutions, Inc. Former Technical Specialist-

Programmer/Analyst

Board of Directors

Name	Position	Attendance	Percentage
Francis C. Chua	Chairman, Non-Executive Director	11/13	85.62%
Benedicta A. Du-Baladad	Vice Chairperson, Non-Executive Director	13/13	100%
Michelangelo R. Aguilar	Member, Executive Director	13/13	100%
Roberto C. Benares	Member, Non-Executive Director	12/13	92.31%
Marito L. Platon	Member, Non-Executive Director	13/13	100%
Melinda Gonzales-Manto	Member, Non-Executive Director	13/13	100%
Fe B. Barin	Member, Non-Executive Director	13/13	100%
Alexander R. Magno	Member, Non-Executive Director	13/13	100%
Jose Carmelo C. Nograles	Independent Director	13/13	100%
Rebecca Maria A. Ynares	Independent Director	13/13	100%
Ricardo DL. Fernandez	Independent Director	13/13	100%
Daniel Gabriel M. Montecillo	Independent Director	12/13	92.31%
Simon R. Paterno	Independent Director	13/13	100%
Leonardo J. Matignas Jr.	Independent Director	13/13	100%
Mariano T. Katipunan, Jr. ¹	Member, Non-Executive Director	7/7	100%
Jose A. Barcelon ²	Member, Non-Executive Director	6/6	100%

¹ Resigned as Director effective June 25, 2024 ² Elected as Director effective June 26, 2024

Executive Committee

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Name	Position	Attendance	Percentage
Benedicta Du-Baladad	Chairperson	19/23	82.61%
Michelangelo R. Aguilar	Vice Chairperson	22/23	95.65%
Marito L. Platon	Member	23/23	100%
Roberto C. Benares	Member	19/23	82.61%
Alexander R. Magno	Member	23/23	100%

Audit Committee

Name	Position	Attendance	Percentage
Leonardo J. Matignas Jr.	Chairman	13/13	100%
Simon R. Paterno	Member	13/13	100%
Rebecca Maria A. Ynares	Member	12/13	92.31%
Melinda Gonzales-Manto	Member	13/13	100%
Daniel Gabriel M. Montecillo ¹	Member	4/5	80%
Jose Carmelo C. Nograles ²	Member	8/8	100%

Board Risk Oversight Committee

Name	Position	Attendance	Percentage
Jose Carmelo C. Nograles ¹	Chairman	4/4	100%
Simon R. Paterno ²	Chairman	8/8	100%
Daniel Gabriel M. Montecillo	Member	10/12	83.33%
Melinda Gonzales-Manto	Member	12/12	100%

¹ Ceased to be member effective April 30, 2024 ² Appointed as member effective April 30, 2024 (replaced Daniel Gabriel M. Montecillo)

Fe B. Barin	Member	12/12	100%
Leonardo J. Matignas Jr.	Member	12/12	100%

¹ Ceased to be Chairman effective April 30, 2024

Corporate Governance Committee

Name	Position	Attendance	Percentage
Daniel Gabriel M. Montecillo	Chairman	11/12	91.67%
Fe B. Barin	Member	12/12	100%
Jose Carmelo C. Nograles	Member	12/12	100%
Ricardo D. Fernandez	Member	12/12	100%
Simon R. Paterno	Member	12/12	100%

Nominations, Compensation, and Remuneration Committee

Name	Position	Attendance	Percentage
Rebecca Maria A. Ynares	Chairperson	10/11	90.91%
Ricardo D. Fernandez	Member	11/11	100%
Francis C. Chua ¹	Member	3/4	75%
Alexander R. Magno ¹	Member	4/4	100%
Jose Carmelo C. Nograles ¹	Member	4/4	100%
Daniel Gabriel M. Montecillo ²	Member	6/7	85.71%
Melinda Gonzales-Manto ²	Member	7/7	100%
Fe B. Barin ²	Member	7/7	100%

¹Ceased to be members effective April 30, 2024

Trust and Investments Committee

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Name	Position	Attendance	Percentage
Francis C. Chua	Chairman	11/12	91.67%
Benedicta Du-Baladad	Member	11/12	91.67%
Michelangelo R. Aguilar	Member	12/12	100%
Mariano T. Katipunan Jr. ¹	Member	4/4	100%
Gamalielh Ariel O. Benavides ²	Member/Chief Trust Officer	10/10	100%
Alexander R. Magno ³	Member	8/8	100%
Don Carlo P. Hernandez ⁴	Member/Chief Trust Officer	2/2	100%

¹ Ceased to be a member effective April 30, 2024

Related Party Transactions Committee

Name	Position	Attendance	Percentage
Ricardo D. Fernandez	Chairman	13/13	100%
Melinda Gonzales-Manto	Member	13/13	100%
Rebecca Maria A. Ynares	Member	13/13	100%
Leonardo J. Matignas Jr.	Member	13/13	100%
Simon R. Paterno ¹	Member	5/5	100%
Jose Carmelo C. Nograles ²	Member	8/8	100%

¹ Ceased to be member on April 30, 2024

² Appointed as Chairman effective April 30, 2024 (replaced Jose Carmelo C. Nograles)

²Appointed as members effective April 30, 2024(replaced Francis C. Chua, Alexander R. Magno, and Jose Carmelo C. Nograles)

² Resigned as the Chief Trust Officer effective October 31, 2024

³ Appointed as a member effective April 30, 2024 (replaced Mariano T. Katipunan Jr.)

⁴Appointed as member effective November 4, 2024 (replaced Gamalielh Ariel O. Benavides)

² Appointed as member effective April 30, 2024 (replaced Simon R. Paterno)

Information Technology Steering Committee

Name	Position	Attendance	Percentage
Roberto C. Benares	Chairman	11/12	91.67%
Marito L. Platon	Member	12/12	100%
Michelangelo R. Aguilar	Member	11/12	91.67%
Marie Suzanne A. Sison Sevilla	Member	12/12	100%
Mariano T. Katipunan Jr. ¹	Member	6/6	100%
Jose A. Barcelon ²	Member	5/6	83.33%

¹ Resigned as Director effective June 25, 2024

Underwriting Committee

Name	Position	Attendance	Percentage
Michelangelo R. Aguilar	Chairman	12/12	100%
Roberto C. Benares	Member	11/12	91.67%
Marito L. Platon	Member	12/12	100%
Alexander R. Magno ¹	Member	4/4	100%
Jose A. Barcelon ¹	Member	4/4	100%

¹ Appointed as members effective August 28, 2024

Independent Directors

The incumbent Independent Directors of the Bank are as follows:

- 1) Rebecca Maria A. Ynares
- 2) Ricardo D. Fernandez
- 3) Daniel Gabriel M. Montecillo
- 4) Simon R. Paterno
- 5) Leonardo J. Matignas, Jr.9

The nominees for election as Independent Directors of the Board of Directors on May 27, 2025 are as follows:

	Nominee for Independent Director (a)	Person/Group Recommending Nomination (b)	Relation of (a) and (b)
1)	Rebecca Maria A. Ynares	NCRC	None
2)	Ricardo D. Fernandez	NCRC	None
3)	Daniel Gabriel M. Montecillo	NCRC	None
4)	Simon R. Paterno	NCRC	None
5)	Leonardo J. Matignas, Jr.	NCRC	None

In approving the nominations for Independent Directors, the NCRC took into consideration the guidelines and procedures on the nomination of independent directors prescribed in SRC Rule 38 and the Manual for Corporate Governance of the Bank.

The nominations for the election of all directors by the stockholders shall be submitted in writing to the Board of Directors through the Corporate Secretary on or before such date that the Board of Directors may fix, provided that such date shall be prior to the stockholders' meeting.

The nominations were forwarded to the NCRC, which determined the qualifications of the nominees and prepared a final list of nominees eligible for election. No other nominations are entertained after the final list of candidates is prepared.

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² Elected as Director and appointed as member of the IT Steering Committee effective June 26, 2024

⁹ Mr. Matignas was appointed Lead Independent Director of the Bank effective February 25, 2025

Under Section 1, Article III of the Bank's By-laws, (i) the qualification, disqualifications and requirements for a director shall be based on pertinent laws and regulations of the Securities and Exchange Commission, Bangko Sentral ng Pilipinas and other appropriate government regulatory agencies, and (ii) no person shall qualify or be eligible for nomination or election to the Board of Directors if he is engaged in any business which competes with or is antagonistic to that of the Bank as defined in Section 1, Article III of the Bank's By-laws.

All the nominees for election to the Board of Directors satisfy the mandatory requirements specified under the provisions of Section 1, Article III of the Bank's By-laws.

Significant Employees

The Bank has no employee who is not an executive officer but who is expected to make a significant contribution to the business.

Family Relationships

Mr. Roberto C. Benares, Director and former President of the Bank, is related within the third civil degree of affinity to Mr. Jose T. Pardo, Advisor to the Board of Directors. Mr. Benares is married to Mr. Pardo's niece.

Other than as disclosed above, there are no other family relationships among the directors or senior executives, either by consanguinity or affinity.

Involvement in Legal Proceedings

To the best of its knowledge, the Bank is not aware of any of the following events having occurred during the past five (5) years up to the date of this Preliminary Information Statement that are material to an evaluation of the ability or integrity of any Director, nominee for election as Director or Senior Executive of the Bank:

- a. any bankruptcy petition filed by or against any business of which such person was a general partner or executive officer either at the time of the bankruptcy or within two years prior to that time;
- b. any conviction by final judgment, including the nature of the offence, in a criminal proceeding, domestic or foreign, or being subject to a pending criminal proceeding, domestic or foreign, excluding traffic violations and other minor offenses;
- c. being subject to any order, judgment or decree, not subsequently reversed, suspended or vacated, of any court of competent jurisdiction, domestic or foreign, permanently or temporarily enjoining, barring, suspending or otherwise limiting his involvement in any type of business, securities, commodities or banking activities;
- d. being found by a domestic or foreign court of competent jurisdiction (in a civil action), the Securities and Exchange Commission or comparable foreign body, or a domestic or foreign exchange or other organized trading market or self-regulatory organization, to have violated a securities or commodities law or regulation, and the judgment has not been reversed, suspended or vacated.

Certain Relationships and Related Transactions

The Bank has various transactions with its related parties and with certain directors, officers, stockholders, and related interests (DOSRI). These transactions usually arise from normal banking activities such as lending, borrowing, deposit arrangements and trading of securities, among others. Under existing policies of the Bank, transactions with related parties are made substantially on the same terms as with other individuals and businesses of comparable risks. The Bank is in full compliance with the BSP regulations on DOSRI loans and transactions. As of December 31, 2024 and 2023, DOSRI loans of the Bank amounted to P0.06 million and P0.2 million, respectively. Details on related party transactions are further explained in Note 33 of the Audited Financial Statements. The Bank is not a subsidiary of any corporation.

Parent Companies

As of March 31, 2025, San Miguel Properties, Inc. owns and controls 447,711,800 common shares comprising 31.9107% of the capital stock of the Bank entitled to vote, and San Miguel Corporation Retirement Plan owns and controls 432,626,860 common shares comprising 30.8355% of the capital stock of the Bank entitled to vote.

Compensation of Directors and Executive Officers

The aggregate compensation paid or incurred during the last two (2) fiscal years and estimated to be paid in the ensuing year to the Chief Executive Officer and top four (4) Senior Executive Officers of the Company, of the Senior Executive Team Members, and the Directors are as follows:

Name	Year	Salary	Bonus	Other Annual Compensation	Total
Total Compensation of	2025 (estimated)	87,736,890.00	27,030,169.00	-	114,767,059.00
the CEO and Top 4	2024	81,996,720.00	8,786,427.00	18,333,840.00	109,116,987.00
Executives	2023	73,027,452.00	8,332,437.00	11,391,768.00	92,751,657.00
Compensation of the	2025 (estimated)	210,346,738.87	59,930,522.00	13,065,592.10	283,342,852.97
Senior Executive Team members and directors	2024	196,987,994.88	29,806,001.00	12,443,421.05	239,237,416.93
as a group unnamed	2023	177,265,433.40	27,152,295.00	32,700,274.18	237,118,002.58
	2025 (estimated)	298,083,628.87	86,960,691.00	13,065,592.10	398,109,911.97
TOTAL	2024	278,984,714.88	38,592,428.00	30,777,261.05	348,354,403.93
	2023	250,292,885.40	35,484,732.00	44,092,042.18	329,869,659.58

Senior Executive Officers

The following table sets out the Bank's President and Chief Executive Officer and the four (4) most highly compensated executive officers of the Bank for the years ended 31 December 2022 to 2024:

Name	Position	Applicable Fiscal Year
Michelangelo R. Aguilar	President and CEO	2022 to 2024
Felipe Martin F. Timbol	Executive Vice President	2022 to 2024
Manuel A. Castañeda III	Executive Vice President	2022 to 2024
Antonio S. Laquindanum	Executive Vice President	2022 to 2024
Marie Suzanne A. Sison-Sevilla	Senior Vice President	2024
Reginald C. Nery	Senior Vice President	2023
Donald Benjamin G. Limcaco	Senior Vice President	2022

The senior executive team officers receive salaries and bonuses that are included in the amounts stated above. The Bank has a salary structure in place that is used in determining the remuneration of all employees. Remuneration of executive officers is determined by their current pay, performance, the Bank's performance, and salary scale. Aside from the foregoing, they have no other compensation plan or arrangement with the Bank.

Standard Arrangements

Other than payment of a reasonable per diem and bonuses which ranges from P20,000 to P40,000 for every meeting, there are no standard arrangements pursuant to which the Board of Directors are compensated, or are to be compensated, directly or indirectly, for any services provided as a director. In accordance with the By-Laws, the members of the Board of Directors, the Executive Committee, other committees, and the Corporate Secretary shall be entitled to per diem for every attendance in meetings, the amount of which shall be fixed by the stockholders from time to time.

Employment Contract Between the Bank and Key Management Personnel

There are no special employment contracts between the Bank and Senior Management.

Warrants and Options Held by the Key Management Personnel and Directors

There are no outstanding warrants or options held by Key Management Personnel, and all officers and directors as a group.

Compensation Plans

There is no action to be taken at the 2025 Annual Stockholders' Meeting with respect to any plan pursuant to which cash or non-cash compensation may be paid or distributed.

C. ISSUANCE AND EXCHANGE OF SECURITIES

Authorization or Issuance of Securities Other than for Exchange

There is no action to be taken at the 2025 **Annual Stockholders' Meeting with respect to the authorization or** issuance of any securities otherwise than for exchange for outstanding securities of the Bank.

Modification or Exchange of Securities

There is no action to be taken at the 2025 Annual Stockholders' Meeting with respect to the modification of any class of securities of the Bank, or the issuance or authorization of one class of securities of the Bank in exchange for outstanding securities of another class.

MANAGEMENT REPORT

The Business of the Bank

An affiliate of San Miguel Corporation (SMC) since 2008, Bank of Commerce is a publicly-listed universal bank focused on helping its clients, communities and conglomerate partners by delivering the best choice of financial services harnessing the strengths of the SMC Group. Bank of Commerce is identified by its logo bearing the SMC symbols of escudo and cloverleaf, and by the trademark license short name "BankCom" granted by the Intellectual Property Office (IPO) in 2020. BankCom traces its origins to the Overseas Bank of Manila which opened in Binondo, Manila in 1963.

The Bank provides innovative banking solutions and a complete range of products and services in deposit, commercial loans, credit card services, consumer banking, transaction banking, corporate banking, investment banking, treasury, asset management, trust and investments. In terms of service reach, the Bank has retail and corporate online banking facilities, 140 branches and 267 automated teller machines ("ATMs") and cash kiosks strategically located nationwide as of 31 December 2024.

Over the past three (3) years, BankCom has been steadily growing, leveraging on the SMC ecosystem and continuously growing its customer base through creation, innovation and cross-selling of products and services.

	2024	2023	2022
Total Assets (in Php Millions)	265,440	231,668	217,518
% Growth	14.58%	6.51%	8.92%
Net Income (in Php Millions)	3,025	2,802	1,800
% Growth	7.95%	55.67%	49.18%

In 2022, BankCom capped this banner year with a net income of ₱1.80 billion, wherein it successfully raised ₱3.37 billion of common stock capital through an IPO, was listed in the Philippine Stock Exchange, raised its maiden issuance of ₱7.50 billion bonds, and was officially conferred a universal banking license. The net income was 1.5x the previous year's profit of ₱1.21 billion. Total assets amounted to ₱217.52 billion, 8.92% higher versus end-2021.

In 2023, the net income increased 55.67% to \$\mathbb{P}\$2.80 billion, backed by growth in its core lending business and service charges, fees, and commission. Return on equity stood at 9.52%, marking an improvement from the 7.01% in the previous year, and more than double the Bank's IPO prospectus ROE of 4.22%. Total assets reached \$\mathbb{P}\$230.67 billion, reflecting an 8.92% growth year-on-year.

In 2024, BankCom's net profit soared to ₱3.03 billion, up 7.95% from last year, due to the expansion in corporate loans and program lending mainly to SMC ecosystem clients, as well as higher earning assets. Total assets stood at ₱265.44 billion, 14.58% higher than end-2023's ₱231.67 billion.

As of 31 December 2024, the Bank's Tier 1 and total capital adequacy ratio of 16.81% and 17.58%, remained well above the minimum regulatory requirement of 7.5% and 10.0%, respectively.

For the year ended 31 December 2024, the Bank's return on average assets and cost-to-income ratios were 1.22% and 62.04%, respectively.

The Bank's net loans increased by 24.59% to ₱136.51 billion in 2024, from ₱109.57 billion, driven by expansion across all segments of lending. Net NPL ratio was at 0.49%, reflecting the Banks prudent approach.

Management's Discussion and Analysis or Plan of Operation

Statement of Income for the Year Ended December 31, 2024 vs December 31, 2023

Amounts in Thousands	Year E	nded	Horizontal a	nalysis	Vertical	analysis
Amounts in Inousands	Dec 31, 2024	Dec 31, 2023	Increase / (Decrease)		Dec 31, 2024 Dec 31, 2023	
INTEREST INCOME						
Loans and receivables	9,428,536	8,244,673	1,183,864	14.36%	87.66%	82.65%
Investment securities at FVOCI and at amortized cost	2,686,906	2,247,720	439,186	19.54%	24.98%	22.53%
Due from Bangko Sentral ng Pilipinas and other banks	379,440	372,910	6,530	1.75%	3.53%	3.74%
Interbank loans receivable and SPURA	542,048	875,706	(333,658)	-38.10%	5.04%	8.78%
Financial assets at FVPL	126,910	21,561	105,349	488.60%	1.18%	0.22%
	13,163,840	11,762,570	1,401,270	11.91%	122.38%	117.92%
INTEREST EXPENSE						
Deposit liabilities	3,465,676	2,971,181	494,495	16.64%	32.22%	29.79%
Lease liabilities	39,167	32,817	6,350	19.35%	0.36%	0.33%
Bonds Payable	532,934	412,986	119,948	29.04%	4.95%	4.14%
Bills payable and others	15,133	49,098	(33,965)	-69.18%	0.14%	0.49%
	4,052,910	3,466,083	586,827	16.93%	37.68%	34.75%
NET INTEREST INCOME	9,110,930	8,296,487	814,443	9.82%	84.70%	83.17%
OTHER INCOME						
Trading and investment securities gains - net	(1,040)	10,598	(11,638)	-109.81%	-0.01%	0.11%
Service charges, fees and commissions	1,074,764	886,379	188,384	21.25%	9.99%	8.89%
Foreign exchange gains - net	127,618	141,121	(13,503)	-9.57%	1.19%	1.41%
Gains on foreclosure, and sale of property and equipment						
and foreclosed assets - net	341,527	495,400	(153,873)	-31.06%	3.18%	4.97%
Miscellaneous	102,575	145,276	(42,701)	-29.39%	0.95%	1.46%
	1,645,444	1,678,776	(33,332)	-1.99%	15.30%	16.83%
GROSS INCOME	10,756,374	9,975,263	781,111	7.83%	100.00%	100.00%
OTHER EXPENSES						
Compensation and fringe benefits	2,636,796	2,258,396	378,400	16.76%	24.51%	22.64%
Taxes and licenses	1,094,553	1,063,032	31,521	2.97%	10.18%	10.66%
Rent and utilities	622,696	647,698	(25,002)	-3.86%	5.79%	6.49%
Depreciation and amortization	623,167	489,379	133,788	27.34%	5.79%	4.91%
Insurance	383,986	345,083	38,903	11.27%	3.57%	3.46%
Service Fees and Commissions	495,120	417,924	77,196	18.47%	4.60%	4.19%
Subscription fees	106,359	188,453	(82,094)	-43.56%	0.99%	1.89%
Entertainment and recreation	19,368	12,142	7,226	59.51%	0.18%	0.12%
Management and professional fees	97,914	140,884	(42,970)	-30.50%	0.91%	1.41%
Amortization of software costs	95,598	76,741	18,857	24.57%	0.89%	0.77%
Provision for credit and impairment losses	139,412	78,845	60,568	76.82%	1.30%	0.79%
Miscellaneous	498,086	519,793	(21,707)	-4.18%	4.63%	5.21%
	6,813,056	6,238,370	574,686	9.21%	63.34%	62.54%
INCOME BEFORE SHARE IN NET LOSS OF ASSOCIATE AND INCOME						
TAX	3,943,318	3,736,893	206,425	5.52%	36.66%	37.46%
SHARE IN NET LOSS OF ASSOCIATE	611	783	(172)	-21.95%	0.01%	0.01%
INCOME BEFORE INCOME TAX	3,942,707	3,736,110	206,597	5.53%	36.65%	37.45%
INCOME TAX EXPENSE	917,768	933,891	(16,123)	-1.73%		
NET INCOME	3,024,939	2,802,219	222,720	7.95%		28.09%

For the year ending December 31, 2024, Bank of Commerce posted a net income of **P**3.02 billion, reflecting a 7.95% increase from the **P**2.80 billion in the same period in 2023. The expansion outpaced the previous year's, highlighting steady growth in the bank's core business, primarily the widened range of corporate loans, program lending mainly to SMC ecosystem clients, as well as higher earning assets.

This achievement shows BankCom's strong commitment to performance, excellence, and continuously improving customer service. It reflects the dedication of its Board and management to becoming the top conglomerate bank in the country.

Additionally, effective cost management and disciplined risk control contributed to the positive financial performance.

Interest income on loans and receivables, representing 87.66% of the total revenue, grew by 14.36% to **P**9.43 billion, boosted by the extended high interest rate regime and increase in loan volume, mainly corporate loans.

Interest income on investment securities at fair value through other comprehensive income (FVOCI) and at amortized cost grew by 19.54% to \$\mathbb{P}\$2.69 billion from \$\mathbb{P}\$2.25 billion in the previous year. Interest income on Financial Assets at fair value through profit or loss (FVTPL) posted \$\mathbb{P}\$126.91 million, more than 5x than last year's \$\mathbb{P}\$21.56 million, in light of the significant gains coming from the Bank's various investments and treasury notes. This reflects the proper execution of Bank's strategy to capture market opportunities.

Interest income from Bangko Sentral ng Pilipinas and other banks also increased by 1.75% to \$\mathbb{P}\$379.44 million from \$\mathbb{P}\$372.91 million last year due to higher yields. However, interest on interbank loans receivable and SPURA declined by 38.10% to \$\mathbb{P}\$542.05 million from \$\mathbb{P}\$875.71 million in the previous year.

Total interest expense increased to \$\mathbb{P}4.05\$ billion, up 16.93% from \$\mathbb{P}3.47\$ billion last year due to the increase in deposit volume and an extended high-interest rate environment. This increase composed of the following: 16.64% increase in interest expense on deposit liabilities to \$\mathbb{P}3.47\$ billion due to higher cost of funds; 19.35% increase in interest expense on lease liabilities amounting to \$\mathbb{P}39.17\$ million from \$\mathbb{P}32.82\$ million; and an increase in the interest expense on bonds payable by 29.04% to \$\mathbb{P}532.93\$ million from \$\mathbb{P}412.99\$ million. However, Interest expense on bills payable was down by 69.18% to \$\mathbb{P}15.13\$ million from \$\mathbb{P}49.10\$ million.

As the Bank's interest income outpaced the growth of interest expense, it posted a net interest income of \$\mathbb{P}9.11\$ billion, 9.82% higher than \$\mathbb{P}8.30\$ billion in the previous year, translating to a net interest margin (NIM) of 4.17%.

Total other income amounted to ₱1.65 billion, slightly declined by 1.99% than the previous year's ₱1.68 billion, attributable to the fluctuations in trading and investment securities gains but was partially offset by the increase in service charges, fees and commissions.

Trading and securities gain amounted to (P1.04) million, a reversal of last year's P10.60 million gains. Foreign exchange gains posted P127.62 million, 9.57% down from the P141.12 million last year. The downtrend in trading and securities and foreign exchange gains resulted from volatile market conditions.

On the other hand, service charges, fees and commissions rose by 21.25% to \$\mathbb{P}\$1.07 billion from \$\mathbb{P}\$886.38 million. This notable increase was propelled by the influx of underwriting fees amounting to \$\mathbb{P}\$292.68 million, almost 2x the fees generated last year. Furthermore, the Bank also saw an increase in trust, cards, and trade finance fees.

Gains on foreclosure, and sale of property and equipment and foreclosed assets registered a decline of 31.06% to \$\mathbb{P}\$341.53 million due to lower foreclosure related revenues. Moreover, miscellaneous income also dropped by 29.39% to \$\mathbb{P}\$102.58 million from \$\mathbb{P}\$145.28 million in comparable period last year due to the decrease in recoveries on charged-off assets and lower dividend income.

Total expenses, including provisions for credit and impairment losses, was up by 9.21% to **P**6.81 billion. The growth in operating expenses was mainly due to the Bank's continued investment in human capital, information technology infrastructure and higher volume of transactions.

Compensation and fringe benefits increased by 16.76% to \$\mathbb{P}2.64\$ billion, driven by strategic hirings and an improved retention program which led to an increase in compensation cost while at the same time reducing attrition levels.

Taxes and licenses moderately increased by 2.97% to \$\mathbb{P}1.09\$ billion driven by larger business volume. Rent and utilities decreased by 3.86% to \$\mathbb{P}622.70\$ million from \$\mathbb{P}647.70\$ million on account of the bank's cost saving initiatives on power, light, and water, as well as repairs and maintenance.

Depreciation and amortization grew by 27.34% to \$\mathbb{P}623.17\$ million, primarily due to higher depreciation expenses from computer equipment and foreclosed properties held by the bank. Amortization of software costs also rose by 24.57% to \$\mathbb{P}95.60\$ million, reflecting the bank's ongoing investment in technology.

Insurance went up by 11.27% to \$\mathbb{P}383.99\$ million, attributed to higher PDIC insurance on deposits. Expenditure on service fees and commissions also rose by 18.47% to \$\mathbb{P}495.12\$ million from \$\mathbb{P}417.92\$ million. Subscription fees substantially went down by 43.56% to \$\mathbb{P}106.36\$ million from \$\mathbb{P}188.45\$ million on account of divesting various IT related subscription services.

Management and professional fees dropped by 30.50% to ₱97.91 million. Miscellaneous expense slightly dropped by 4.18% to ₱498.09 million from ₱519.79 million. On the other hand, entertainment and recreation increased to ₱19.37 million, 59.51% higher than last year's ₱12.14 million.

The Bank maintained a prudent approach in strengthening its balance sheet by setting aside \$\mathbb{P}\$139.41 million as additional provision for credit and impairment losses, in-line with its existing risk appetite. This allocation represents a 76.82% increase from the previous year.

The Bank's share in the net loss of associate was recorded at \$\mathbb{P}0.61\$ million for the period, compared to \$\mathbb{P}0.78\$ million in 2023.

Income Tax expense amounted to **P**917.77 million, down by 1.73% from the **P**933.89 million in the same period in 2023.

Statement of Comprehensive Income for the Year Ended December 31, 2024 vs December 31, 2023

The Bank posted a total comprehensive income of \$\mathbb{P}\$3.03 billion for 2024, 7.55% higher than \$\mathbb{P}\$2.82 billion posted in the same period a year ago. This was primarily driven by the higher net income in 2024 which is partially offset by the net change in net unrealized losses of debt securities at FVOCI at \$\mathbb{P}\$57.70 million. Remeasurement losses on defined benefit plan increased to \$\mathbb{P}\$34.05 million based on actuarial adjustments.

Statement of Condition as of 31 December 2024 vs. 31 December 2023

	As of Dec 31,	As of Dec 31,	2024 vs	2023	% to Total	% to Total
Amounts in Thousands	2024	2023	Change	%Change	Assets 2024	Assets 2023
Assets						
Cash & Other Cash Items	4,244,124	3,500,645	743,478	21.24%	1.60%	1.51%
Due from the BSP - net	47,913,457	24,271,918	23,641,538	97.40%	18.05%	10.48%
Due from Other Banks - net	3,819,385	1,055,355	2,764,031	261.91%	1.44%	0.46%
Interbank Loans Receivables - net	3,587,365	20,111,781	(16,524,416)	-82.16%	1.35%	8.68%
Financial Assets at at Fair Value through Profit or Loss	2,875,634	398,792	2,476,841	621.09%	1.08%	0.17%
Financial Assets at at Fair Value through Other Comprehensive						
Income	19,078,634	11,043,805	8,034,829	72.75%	7.19%	4.77%
Investment Securities at Amortized Cost - net	36,611,668	52,471,103	(15,859,435)	-30.23%	13.79%	22.65%
Loans and Receivables - net	136,505,340	109,566,176	26,939,164	24.59%	51.43%	47.29%
Non-current Assets Held for Sale	-	-	-	0.00%	0.00%	0.00%
Investment in Associate - net	34,433	35,534	(1,101)	-3.10%	0.01%	0.02%
Property and Equipment - net	2,000,100	1,791,196	208,904	11.66%	0.75%	0.77%
Investment Properties - net	3,992,770	3,676,126	316,644	8.61%	1.50%	1.59%
Deferred Tax Assets - net	447,021	475,333	(28,312)	-5.96%	0.17%	0.21%
Other Assets - net	4,330,137	3,270,214	1,059,923	32.41%	1.63%	1.41%
Total Assets	265,440,067	231,667,979	33,772,088	14.58%	100.00%	100.00%
Liabilities and Capital						
Deposit Liabilities	212,007,958	185,905,369	26,102,589	14.04%	79.87%	80.25%
Demand	63,961,972	54,569,494	9,392,477	17.21%	24.10%	23.56%
Savings	125,100,493	109,667,913	15,432,580	14.07%	47.13%	47.34%
Time	17,916,073	16,638,541	1,277,532	7.68%	6.75%	7.18%
Long-term Negotiable Certificate	5,029,420	5,029,420	-	0.00%	1.89%	2.17%
Financial Liabilities at FVPL	45,214	6,202	39,012	629.07%	0.02%	0.00%
Bills Payable	-	-	-	0.00%	0.00%	0.00%
Bonds Payable	6,534,448	7,478,265	(943,817)	-12.62%	2.46%	3.23%
Manager's Checks	1,414,092	1,846,500	(432,408)	-23.42%	0.53%	0.80%
Accrued Interest, Taxes and Other Expenses	1,098,193	1,387,189	(288,996)	-20.83%	0.41%	0.60%
Other Liabilities	11,110,095	4,193,181	6,916,914	164.96%	4.19%	1.81%
Total Liabilities	232,210,000	200,816,706	31,393,294	15.63%	87.48%	86.68%
Capital Funds	33,230,067	30,851,273	2,378,794	7.71%	12.52%	13.32%
Total Liabilities & Capital	265,440,067	231,667,979	33,772,088	14.58%	100.00%	100.00%

The Bank's total assets totaled at P265.44 billion as of 31 December 2024, up by 14.58% from the P231.67 billion as of 31 December 2023 mainly driven by the growth in all lending segments and financial assets at fair value. This translated to a return on assets (ROA) of 1.22%.

Asset movements are as follows:

Cash and other cash items increased by 21.24% amounting to \$\mathbb{P}4.24\$ billion. Due from BSP surged by 97.40% to \$\mathbb{P}47.91\$ billion from \$\mathbb{P}24.27\$ billion last year due to an increase in overnight deposit facility (ODF) placements. Due from other banks also significantly grew more than 3x to \$\mathbb{P}3.82\$ billion from \$\mathbb{P}1.06\$ billion due to significant placements with foreign banks.

Interbank loans receivables, however, declined by P16.52 billion to P3.59 billion from the P20.11 billion to support loan growth.

Financial assets at fair value through profit or loss (FVPL) and financial assets at fair value through other comprehensive income (FVOCI), significantly increased to \$\mathbb{P}2.88\$ billion and \$\mathbb{P}19.08\$ billion, respectively, from \$\mathbb{P}398.79\$ million and \$\mathbb{P}11.04\$ billion, attributable to additional purchases. However, investment securities at amortized cost declined to \$\mathbb{P}36.61\$ billion or 30.23% from \$\mathbb{P}52.47\$ billion due to redeployment of matured government securities to loans.

Loans and other receivables, comprising more than 51% of the total assets, posted \$\mathbb{P}\$136.51 billion, 24.59% higher than the \$\mathbb{P}\$109.57 billion last year driven by the expansive growth in the lending business. The robust loan growth resulted in a loan-to-deposit ratio of 64%.

Property & Equipment expanded to \$\mathbb{P}2\$ billion, up 11.66% from \$\mathbb{P}1.79\$ billion due to additional purchase of office equipment, computer, and furniture and fixtures. Investment properties also went up by 8.61% to \$\mathbb{P}3.99\$ billion from \$\mathbb{P}3.68\$ billion due to the increase in real and other properties acquired (ROPA) and accumulated gains. Meanwhile, Investment in Associate decreased by 3.10% to \$\mathbb{P}34.43\$ million.

Deferred tax assets, dropped by 5.96% to \$\mathbb{P}\$447.02 million from \$\mathbb{P}\$475.33 million. On the other hand, other assets substantially increased by 32.41% to \$\mathbb{P}\$4.33 billion from \$\mathbb{P}\$3.27 billion due to an increase in booking of prepaid expenses and miscellaneous assets.

Total liabilities increased to \$\mathbb{P}\$232.21 billion as of 31 December 2024, 15.63% up from the \$\mathbb{P}\$200.82 billion as of 31 December 2023 primarily due to rebound in deposit.

Deposit liabilities, accounting for more than 90% of the Bank's total liabilities, increased by 14.04% or \$\frac{1}{2}6.10\$ billion, to \$\frac{1}{2}2.01\$ billion from \$\frac{1}{2}185.91\$ billion as of 31 December 2023. This is a milestone for breaching the \$\frac{1}{2}200\$ billion mark. The increase can be attributed to the success of the bank's promotional strategies and the launch of various targeted marketing initiatives. In 2025 the Bank plans to continue this with its "Accelerate Your Savings" promo Part 2.

Broken down, total deposits comprised \$\mathbb{P}\$189.06 billion current account and savings account (CASA), 15.12% higher than last year's \$\mathbb{P}\$164.24 billion; \$\mathbb{P}\$17.92 billion time deposits, 7.68% up from \$\mathbb{P}\$16.64 billion in 2023; and \$\mathbb{P}\$5.03 billion long-term negotiable certificates of deposit.

Financial liabilities at FVPL surged by more than 7x to **P**45.21 million owing to foreign exchange derivatives revaluations.

Bonds payable was down by 12.62% to \$\mathbb{P}6.53\$ billion due to the maturity of the \$\mathbb{P}7.50\$ billion 2-year bonds last July 29, 2024. However, this was partially offset by the \$\mathbb{P}6.57\$ billion bond offering last May 9, 2024.

Manager's checks decreased by 23.42% to P1.41 billion due to decrease in stale checks. Accrued interest, taxes & other expenses also declined by 20.83% to P1.10 billion. Meanwhile, other liabilities significantly increased by 164.96% to P11.11 billion from P4.19 billion due to the increase in lease liability and accounts payable for the period.

The Bank's total capital funds remained strong at ₱33.23 billion as of 31 December 2024, 7.71% more than the ₱30.85 billion a year ago, despite the payment of dividends on July 15, 2024. The Bank paid ₱0.2512 per common share amounting to ₱352.44 million. The increase in capital was driven by the remarkable performance of the bank and ploughed back earnings.

Key performance indicators of the bank are as follows:

	2024	2023
Return on Average Assets	1.22%	1.25%
Return on Average Equity	9.44%	9.52%

Cost-to-Income Ratio	62.04%	61.75%
Net Non-Performing Loan Ratio	0.49%	0.44%
Capital Adequacy Ratio	17.58%	19.98%

The bank's capital adequacy ratio (CAR) remained strong at 17.58%, well above the minimum regulatory requirement of 10.0%.

The manner by which the Bank calculates the above indicators is as follows:

Return on Average Assets: Net income divided by average total resources for the period indicated

Return on Average Equity: Net income divided by average total capital funds for the period indicated

Cost-to-Income Ratio: Total operating expenses divided by the sum of net interest income and other income

Net Non-Performing Loan Ratio: (Total non-performing loans less specific loan loss reserves for NPL) divided by (total loans inclusive of interbank loans receivables)

Capital Adequacy Ratio: Total qualifying capital divided by total risk-weighted assets (inclusive of credit, market, and operational risk charge)

Statement of Income for the Year Ended December 31, 2023 vs December 31, 2022

Amounts in Thousands	Thousands Year Ended Horizontal Analy		alysis	ysis Vertical Analysis		
Amounts in Thousands	Dec 31, 2023 Dec 31, 2022		Increase / (Dec	crease)	Dec 31, 2023 Dec 31, 2022	
INTEREST INCOME						
Loans and receivables	8,244,673	5,465,229	2,779,444	50.86%	82.65%	67.33%
Investment securities at FVOCI and at amortized cost	2,247,720	1,681,785	565,936	33.65%	22.53%	20.72%
Due from Bangko Sentral ng Pilipinas and other banks	372,910	274,855	98,055	35.67%	3.74%	3.39%
Interbank loans receivable and SPURA	875,706	539,159	336,547	62.42%	8.78%	6.64%
Financial assets at FVPL	21,561	4,603	16,958	368.37%	0.22%	0.06%
	11,762,570	7,965,631	3,796,939	47.67%	117.92%	98.14%
INTEREST EXPENSE						
Deposit liabilities	2,971,181	1,034,350	1,936,831	187.25%	29.79%	12.74%
Lease liabilities	32,817	28,178	4,639	16.46%	0.33%	0.35%
Bonds payable	412,986	173,784	239,203	137.64%		
Bills payable and others	49,098	47,042	2,057	4.37%	0.49%	0.58%
	3,466,083	1,283,353	2,182,730	170.08%	34.75%	15.81%
NET INTEREST INCOME	8,296,487	6,682,278	1,614,209	24.16%	83.17%	82.33%
OTHER INCOME						
Trading and investment securities gains/(losses) - net	10,598	(29,217)	39,815	-136.28%	0.11%	-0.36%
Service charges, fees and commissions	886,379	857,632	28,748	3.35%	8.89%	10.57%
Foreign exchange gains - net	141,121	150,320	(9,198)	-6.12%	1.41%	1.85%
Gains on foreclosure, and sale of property and						
equipment and foreclosed assets - net	495,400	340,449	154,951	45.51%	4.97%	4.19%
Miscellaneous	145,276	115,179	30,097	26.13%	1.46%	1.42%
	1,678,776	1,434,364	244,412	17.04%	16.83%	17.67%
GROSS INCOME	9,975,263	8,116,641	1,858,621	22.90%	100.00%	100.00%
OTHER EXPENSES						
Compensation and fringe benefits	2,258,396	1,904,812	353,585	18.56%		23.47%
Taxes and licenses	1,063,032	947,182	115,849	12.23%		11.67%
Rent and utilities	647,698	631,550	16,148	2.56%		7.78%
Depreciation and amortization	489,379	431,663	57,716	13.37%	4.91%	5.32%
Insurance	345,083	348,355	(3,271)	-0.94%	3.46%	4.29%
Service Fees and Commissions	417,924	293,330	124,594	42.48%	4.19%	3.61%
Subscription fees	188,453	122,535	65,918	53.80%	1.89%	1.51%
Entertainment and recreation	12,142	76,227	(64,085)	-84.07%	0.12%	0.94%
Management and professional fees	140,884	108,573	32,311	29.76%		1.34%
Amortization of software costs	76,741	73,068	3,673	5.03%	0.77%	0.90%
Provision for credit and impairment losses	78,845	166,210	(87,366)	-52.56%	0.79%	2.05%
Miscellaneous	519,793	546,580	(26,787)	-4.90%	5.21%	6.73%
INCOME DEFORE CHARE IN MET LOSS OF ASSOCIATE AND	6,238,370	5,650,084	588,285	10.41%	62.54%	69.61%
INCOME BEFORE SHARE IN NET LOSS OF ASSOCIATE AND INCOME TAX	2 726 902	2 466 553	1 270 220	51.50%	37.46%	30.39%
SHARE IN NET LOSS OF ASSOCIATE	3,736,893	2,466,557	1,270,336			0.00%
	783	133	649	487.59%		
INCOME TAX EXPENSE	3,736,110	2,466,424	1,269,687	51.48%		30.39%
INCOME TAX EXPENSE	933,891	666,355	267,536	40.15%		8.21%
NET INCOME	2,802,219 Page 36	1,800,069	1,002,151	55.67%	28.09%	22.18%

For the year ending December 31, 2023, Bank of Commerce posted a net income of **P**2.80 billion, 55.67% higher than the **P**1.80 billion in the same period in 2022. The growth was backed by growth in core lending business, service charges, fees, and commissions, and gains on foreclosure and sale of property and equipment and foreclosed assets.

Net interest income increased by 24.16% to \$\mathbb{P}8.30\$ billion, from \$\mathbb{P}6.68\$ billion in the previous year. Interest income on loans and receivables amounted to \$\mathbb{P}8.24\$ billion, \$\mathbb{P}2.78\$ billion higher than the \$\mathbb{P}5.47\$ billion the prior year. Interest income on loans benefitted from the high interest rate environment and volume growth. Interest income on investment securities and financial assets grew by 34.56% to \$\mathbb{P}2.27\$ billion owing increase in securities. Interest income on interbank loans receivable and securities purchased under resale agreements rose to \$\mathbb{P}875.71\$ million, almost 2x the \$\mathbb{P}539.16\$ million. Interest income on due from BSP and other banks also grew by 35.67% to \$\mathbb{P}372.91\$ million from the \$\mathbb{P}274.86\$ million.

Interest expense totaled \$\mathbb{P}3.47\$ billion, 2.7x the \$\mathbb{P}1.28\$ billion in the same period last year on account of higher cost of funds as interest expense on deposit liabilities increased by \$\mathbb{P}1.94\$ billion to \$\mathbb{P}2.97\$ billion. Interest on bonds payable increased more than 2x to \$\mathbb{P}412.99\$ million due to the maiden issuance of \$\mathbb{P}7.5\$ billion 2-year bonds. Meanwhile interest expense on bills payable and lease liabilities also grew by 4.37% and 16.46%, respectively, to \$\mathbb{P}49.10\$ million and \$\mathbb{P}32.82\$ million from obtaining deposit substitutes.

Net interest income rose by 24.16% to \$\mathbb{P}8.30\$ billion, up from end-2022's \$\mathbb{P}6.68\$ billion as interest income outpaced the growth in interest expenses. This translated to a net interest margin ratio of 4.28%, higher than the previous year's 3.73%.

Total other income rose to ₱1.68 billion, 17.04% or ₱244.41 million greater than ₱1.43 billion last year. Service charges, fees and commissions grew by ₱28.75 million to ₱886.38 million, owing to the investment banking, credit card and trust. Trading and investment securities gains posted ₱10.60 million, recovering ₱39.82 million from the loss sustained last year. Foreign exchange gains, slowed down by 6.12% to ₱141.12 million, from the prior year's ₱150.32 million. Gains on foreclosure, and sale of property and equipment and foreclosed assets increased to ₱495.40 million, 45.51% up from ₱340.45 million on the back of 4.3x rise in foreclosure related revenues. Miscellaneous income picked up by 26.13% to ₱145.28 million due to higher recovery on charged-off assets.

Total expenses, excluding provision for credit and impairment losses, was up by 12.32% to \$\mathbb{P}6.16\$ billion. Compensation and fringe benefits increased to \$\mathbb{P}2.26\$ billion, 18.56% higher than \$\mathbb{P}1.90\$ billion mainly due to the 111 (from 1,865 in 2022) additional manpower. Taxes and licenses increased by 12.23% to \$\mathbb{P}1.06\$ billion mainly due to growth in revenues. Rent and utilities increased by \$\mathbb{P}16.15\$ million to \$\mathbb{P}647.70\$ million owing to the rise in security, repairs and maintenance, power, light and water expenses. Depreciation and amortization grew by 13.37% to \$\mathbb{P}489.38\$ million due to higher depreciation expense on foreclosed assets and computer equipment. Service fees and commissions increased by 42.48% to \$\mathbb{P}417.92\$ million due to higher commissions and other transaction fees. Subscriptions also grew 1.5x to \$\mathbb{P}188.45\$ million driven by higher IT related subscriptions. Management and professional fees went up by 29.76% to \$\mathbb{P}140.88\$, while Amortization of Software costs increased modestly by 5.03% to \$\mathbb{P}76.74\$ million.

On the other hand, insurance registered a 0.94% drop to \$\mathbb{P}\$345.08 million on the back of lower PDIC insurance on peso deposits. Entertainment and recreation expenses likewise declined by 84.07% to \$\mathbb{P}\$12.14 million as the Bank focused on business related entertainment and recreation expense savings to offset increased spending on ATMs/Computer equipment, IT software, and employee compensation. Miscellaneous expenses declined by 4.90% to \$\mathbb{P}\$519.79 million from \$\mathbb{P}\$546.58 million on account of lower legal expenses.

Provisions for credit and impairment losses amounted to \$\mathbb{P}78.85\$ million, substantially lower than last year's \$\mathbb{P}166.21\$ million, reflecting strength in asset quality due to the Bank's focused risk appetite.

The Bank's share in the net loss of associate is at ₽0.78 million in 2023, almost 6x the ₽0.13 million last year.

Income Tax Expense posted ₱933.89 million, 40.15% up from the ₱666.36 million in 2022.

Statement of Comprehensive Income for the Year Ended December 31, 2023 vs December 31, 2022

The Bank posted a Total Comprehensive Income of **P**2.82 billion, 2x the **P**1.41 billion recorded in 2022. The increase resulted from higher profit in 2023 and net change in net unrealized losses of debt securities at FVOCI amounting to **P**308.41million owing to the high interest rate environment.

Statement of Condition as of December 31, 2023 vs December 31, 2022

Amounts in Thousands	As of Dec 31, 2023	As of Dec 31, 2022	2023 v	s 2022	% to Total Assets	% to Total Assets
	2023	2022	Change	%Change	2023	2022
Resources						
Cash and Other Cash Items	3,500,645	2,735,171	765,475	27.99%	1.51%	1.26%
Due from Bangko Sentral ng Pilipinas -net	24,271,918	23,675,470	596,449	2.52%	10.48%	10.88%
Due from Other Banks - net	1,055,355	1,044,255	11,099	1.06%	0.46%	0.48%
Interbank Loans Receivables - net	20,111,781	18,378,744	1,733,036	9.43%	8.68%	8.45%
Investment Securities	11,442,597	6,186,052	5,256,545	84.97%	4.94%	2.84%
Financial Assets At Fair Value	11,442,597	6,186,052	5,256,545	84.97%	4.94%	2.84%
At Fair Value through Profit/Loss	398,792	381,001	17,791	4.67%	0.17%	0.18%
At FVOCI	11,043,805	5,805,051	5,238,754	90.24%	4.77%	2.67%
Available for Sale Invesments	-	-	-	0.00%	0.00%	0.00%
Investment Securities at Amortized Cost - net	52,471,103	52,208,769	262,334	0.50%	22.65%	24.00%
Loans and Receivables - net	109,566,176	105,091,229	4,474,948	4.26%	47.29%	48.31%
Non-current Assets Held for Sale	-	-	-	0.00%	0.00%	0.00%
Investment in Associate - net	35,534	39,523	(3,989)	-10.09%	0.02%	0.02%
Property and Equipment - net	1,791,196	1,425,419	365,777	25.66%	0.77%	0.66%
Investment Properties - net	3,676,126	3,399,987	276,140	8.12%	1.59%	1.56%
Deferred Tax Assets - net	475,333	612,090	(136,757)	-22.34%	0.21%	0.28%
Other Assets - net	3,270,214	2,721,191	549,023	20.18%	1.41%	1.25%
Total Assets	231,667,979	217,517,899	14,150,080	6.51%	100.00%	100.00%
Liabilities and Capital						
Deposit Liabilities	185,905,369	176,267,240	9,638,129	5.47%	80.25%	81.04%
Demand	54,569,494	51,792,970	2,776,525	5.36%	23.56%	23.81%
Savings	109,667,913	101,651,553	8,016,360	7.89%	47.34%	46.73%
Time	16,638,541	17,793,298	(1,154,756)	-6.49%	7.18%	8.18%
Long-term Negotiable Certificate	5,029,420	5,029,420	-	0.00%	2.17%	2.31%
Bills Payable	-	-	-	0.00%	0.00%	0.00%
Bonds Payable	7,478,265	7,442,251	36,014	0.48%	3.23%	3.42%
Financial Liabilities at FVPL	6,202	283	5,918	0.00%	0.00%	0.00%
Manager's Checks	1,846,500	661,454	1,185,046	179.16%	0.80%	0.30%
Accrued Interest, Taxes and Other Expenses	1,387,189	1,165,766	221,424	18.99%	0.60%	0.54%
Other Liabilities	4,193,181	3,950,329	242,852	6.15%	1.81%	1.82%
Total Liabilities	200,816,706	189,487,324	11,329,383	5.98%	86.68%	87.11%
Capital Funds	30,851,273	28,030,575	2,820,698	10.06%	13.32%	12.89%
Total Liabilities & Capital	231,667,979	217,517,899	14,150,080	6.51%	100.00%	100.00%

The Bank's total assets at end-2023 grew by 6.51% or P14.15 billion to P231.67 billion, primarily driven by the expansion in loans and other receivables, investment securities as well as interbank loans receivables.

Loans and receivables-net, accounting for almost 50% of total assets, rose by **P**4.47 billion to **P**109.57 billion mainly driven by the increase in corporate loans. The Bank's loan-to-deposit ratio was recorded at 69.67%.

Investment securities also grew by 9.45% to **P**63.91 billion, from **P**58.39 billion on the back of growths in financial assets at fair value through other comprehensive income and investment securities at amortized cost.

Interbank loans receivable amounted to \$\mathbb{P}\$20.11 billion, 9.43% higher than \$\mathbb{P}\$18.38 billion at end-2022. Cash and other cash items increased by 27.99% to \$\mathbb{P}\$3.50 billion. Due from Bangko Sentral ng Pilipinas (BSP) and other banks reached \$\mathbb{P}\$25.33 billion, up by 2.46% from last year's \$\mathbb{P}\$24.72 billion.

Property and equipment and investment properties grew by \$\mathbb{P}\$365.78 million and \$\mathbb{P}\$276.14 million, respectively, to \$\mathbb{P}\$1.79 billion and \$\mathbb{P}\$3.68 billion. The increases were due to new ATMs and additional office equipment, such as, but not limited to, computers. Moreover, other assets posted \$\mathbb{P}\$3.27 billion, 20.18% more than the \$\mathbb{P}\$2.72 billion last year, on account on higher prepaid tax.

On the other hand, investment in associate and deferred tax assets registered 10.09% and 22.34% declines to \$\mathbb{P}\$35.53 million and \$\mathbb{P}\$475.33 million, respectively.

Deposit liabilities, comprising 80.25% of the total assets, increased by 5.47% to P185.91 billion supported by the 7.03%, expansion in deposits coming from demand and savings accounts; but was softened by the 6.49% decrease in time deposits. Bonds payable remained at P7.48 billion. Accrued interest, taxes and other expenses and manager's checks both increased by P221.42 million and P1.19 billion, respectively, to P1.39 billion and P1.85 billion. Other liabilities, meanwhile, rose by P242.85 million to P4.19 billion at end-2023.

The Bank's capital base was at \$\mathbb{P}\$30.85 billion as of December 31, 2023, 10.06% higher than the \$\mathbb{P}\$28.03 billion in the previous year, boosted by the better than expected net income as of end-2023.

Statement of Income for the Year Ended December 31, 2022 vs December 31, 2021

	Year Ended Horizontal Analysis						
Amounts in Thousands	Dec 31, 2022	Dec 31, 2021	Increase / (Dec	•	Vertical Dec 31, 2022	-	
INTEREST INCOME		20001, 1011	mercuse / (Bee	icascj	DCC 31, 2322	DCC 01, 2021	
Loans and receivables	5,465,229	4,284,456	1,180,773	27.56%	67.33%	68.83%	
Investment securities at FVOCI and at amortized cost	1,681,785	1,251,564	430,221	34.37%		20.11%	
Due from Bangko Sentral ng Pilipinas and other banks	274,855	228,435	46,421	20.32%		3.67%	
Interbank loans receivable and SPURA	539,159	316,281	222,878	70.47%		5.08%	
Financial assets at FVPL	4,603	•	•	-68.08%		0.23%	
Financial assets at FVPL	7,965,631	14,420 6,095,156	(9,817) 1,870,475	30.69%		97.92%	
INTEREST EXPENSE	7,303,031	0,033,130	1,870,473	30.03/6	38.14/6	37.32/0	
Deposit liabilities	1,034,350	645,261	389,090	60.30%	12.74%	10.37%	
Lease liabilities	28,178	35,033	(6,855)	-19.57%		0.56%	
Bonds payable	173,784	33,033	(0,833)	-13.3770	0.55%	0.5070	
Bills payable and others	47,042	16,691	30,350	181.83%	0.58%	0.27%	
Bills payable and others	1,283,353	696,985	586,368	84.13%	ł	11.20%	
NET INTEREST INCOME	6,682,278	5,398,171	1,284,107	23.79%		86.72%	
OTHER INCOME	0,002,270	3,330,171	2,204,207	2317370	02.0070	0017270	
Trading and investment securities gains/(losses) - net	(29,217)	(78,709)	49,493	-62.88%	-0.36%	-1.26%	
Service charges, fees and commissions	857,632	531,128	326,504	61.47%		8.53%	
Foreign exchange gains - net	150,320	48,367	101,953	210.79%		0.78%	
Gains on foreclosure, and sale of property and	130,320	10,307	101,333	210.7570	1.0370	0.707	
equipment and foreclosed assets - net	340,449	274,986	65,463	23.81%	4.19%	4.42%	
Miscellaneous	115,179	50,565	64,614	127.78%	1.42%	0.81%	
	1,434,364	826,337	608,027	73.58%	17.67%	13.28%	
GROSS INCOME	8,116,641	6,224,508	1,892,134	30.40%	100.00%	100.00%	
OTHER EXPENSES							
Compensation and fringe benefits	1,904,812	1,820,969	83,842	4.60%	23.47%	29.25%	
Taxes and licenses	947,182	802,193	144,989	18.07%	11.67%	12.89%	
Rent and utilities	631,550	532,284	99,266	18.65%	7.78%	8.55%	
Depreciation and amortization	431,663	462,533	(30,869)	-6.67%	5.32%	7.43%	
Insurance	348,355	334,826	13,529	4.04%	4.29%	5.38%	
Service Fees and Commissions	293,330	229,706	63,623	27.70%	3.61%	3.69%	
Subscription fees	122,535	107,646	14,889	13.83%	1.51%	1.73%	
Entertainment and recreation	76,227	97,394	(21,167)	-21.73%	0.94%	1.56%	
Management and professional fees	108,573	85,022	23,550	27.70%	1.34%	1.37%	
Amortization of software costs	73,068	53,595	19,473	36.33%	0.90%	0.86%	
Provision for credit and impairment losses	166,210	(634,820)	801,030	-126.18%	2.05%	-10.20%	
Miscellaneous	546,580	501,812	44,768	8.92%	6.73%	8.06%	
	5,650,084	4,393,161	1,256,924	28.61%	ł	70.58%	
INCOME BEFORE SHARE IN NET LOSS OF ASSOCIATE AND							
INCOME TAX	2,466,557	1,831,347	635,210	34.69%	30.39%	29.42%	
SHARE IN NET LOSS OF ASSOCIATE	133	1,039	(906)	-87.18%	0.00%	0.02%	
INCOME BEFORE INCOME TAX	2,466,424	1,830,308	636,116	34.75%	30.39%	29.40%	
INCOME TAX EXPENSE	666,355	623,689	42,667	6.84%	8.21%	10.02%	
NET INCOME	1,800,069	1,206,619	593,449	49.18%	22.18%	19.38%	

For the year ending December 31, 2022, Bank of Commerce posted a net income of **P**1.80 billion, 49.18% increase from the **P**1.21 billion for the same period last year. The growth was primarily driven by higher net interest income, service charges, fees, and commissions, foreign exchange and gains on foreclosure and sale of property and equipment and foreclosed assets.

Total interest income amounted to **P**7.97 billion, 30.69% up from **P**6.10 billion last year. Interest income on loans and receivables increased by 27.56% or **P**1.18 billion to **P**5.47 billion amid the rising yields and average volume of loans. Interest income on investment securities and interest on financial assets went up by 33.21% or **P**420.4

million to \$\mathbb{P}1.69\$ billion resulting from the additional purchase of securities. Interest income on interbank loans receivable and securities purchased under resale agreements increased to \$\mathbb{P}539.16\$ million, 70.47% up from the \$\mathbb{P}316.28\$ million. Interest income on due from BSP and other banks likewise grew by 20.32% to \$\mathbb{P}274.86\$ million from the \$\mathbb{P}228.43\$ million.

Total interest expense increased to \$\mathbb{P}\$1.28 billion, 84.13% up from the \$\mathbb{P}\$696.99 million in the same period last year mainly due to higher interest expense on deposit liabilities, up by 60.30% to \$\mathbb{P}\$1.03 billion owing to higher interest rates. Interest on bonds payable amounted to \$\mathbb{P}\$173.78 million resulting from the maiden issuance of \$\mathbb{P}\$7.5 billion 2-year bonds. Meanwhile interest expense on bills payable and others also rose by 181.83% to \$\mathbb{P}\$47.04 million on account of interest expense related to ROPA. On the other hand, interest expense on lease liabilities declined by 19.57% to \$\mathbb{P}\$28.18 million.

Net interest income for 2022 increased to **P**6.68 billion, up 23.79% from last year's **P**5.40 billion as the core business performance outpaced the growth in interest expense.

Total other income reached \$\mathbb{P}\$1.43 billion, 73.58% more than the previous year. The growth is primarily driven by the 61.47% surge in service charges, fees and commissions to \$\mathbb{P}\$857.63 million due to higher commission from investment banking fees, income from trade and digital transactions. Foreign exchange gains posted \$\mathbb{P}\$150.32 million, 3.11x upgrade from last year's \$\mathbb{P}\$48.37 million. This growth was driven primarily by an increased volume of customer foreign exchange transactions as the Bank promoted this service with existing depositors. Gains on foreclosure, and sale of property and equipment and foreclosed assets grew by 23.81% to \$\mathbb{P}\$340.45 million arising from higher sales of foreclosed assets. Miscellaneous income increased 2.28x to \$\mathbb{P}\$115.18 million on account of higher recovery on charged-off assets. Meanwhile, trading and investment securities registered a loss of \$\mathbb{P}\$29.22 million, an improvement from 2021's loss of \$\mathbb{P}\$78.71 million.

Total expenses, excluding provision for credit and impairment losses went up by 9.07% to \$\mathbb{P}\$5.48 billion. Compensation and fringe benefits increased 4.6% to \$\mathbb{P}\$1.90 billion as the Bank worked to keep its salaries competitive even as the total workforce remained relatively flat at 1,865 (vs 1,873 in 2021). Taxes and licenses went up by 18.07% to \$\mathbb{P}\$947.18 million from increased business volume and higher documentary stamp taxes. Rent and utilities increased by18.65% to \$\mathbb{P}\$631.55 million arising from higher security, power, light and water expenses. Meanwhile, depreciation and amortization declined by 6.67% to \$\mathbb{P}\$431.66 million due to lower depreciation expense on foreclosed assets. Insurance, on the other hand, grew by 4.04% to \$\mathbb{P}\$348.36 million from higher PDIC insurance on higher deposit volume. Service fees and commissions and subscription fees also increased by 27.7% and 13.83%, respectively, to \$\mathbb{P}\$293.33 million and \$\mathbb{P}\$122.54 million due to higher IT fees, commissions and subscriptions. Entertainment and recreation expenses declined by 21.73% to \$\mathbb{P}\$76.23 million. Management and professional fees and amortization of software costs went up by 27.7% and 36.33%, respectively, to \$\mathbb{P}\$108.57 million and \$\mathbb{P}\$73.07 million. Miscellaneous expenses amounted to \$\mathbb{P}\$546.58 million, 8.92% up from \$\mathbb{P}\$501.81 million due to higher forms and supplies, fuel and lubricants, marketing and other expenses.

The Bank booked provision for credit and impairment losses of \$\mathbb{P}\$166.21 million for the year 2022 to provide adequate reserves for its significant loan portfolio growth.

The Bank's share in the net loss of associate is at \$\mathbb{P}\$0.13 million in 2022, 87.18% lower than the prior year's \$\mathbb{P}\$1.04 million.

Income Tax Expense amounted to \$\mathbb{P}666.36\$ million, 6.84% more than the \$\mathbb{P}623.69\$ million the previous year.

Statement of Comprehensive Income for the Year Ended December 31, 2022 vs December 31, 2021

The Bank posted a total comprehensive income of P1.41 billion for 2022, 17.85% higher than P1.2 billion recorded in the same period last year. This was primarily driven by the higher net income in 2022, partly offset by the net change in net unrealized losses of debt securities at FVOCI at P578.94 million due to the interest rate environment. Remeasurement losses on defined benefit plan decreased to P184.82 million based on actuarial adjustments.

Statement of Condition as of December 31, 2022 vs December 31, 2021

Amounts in Thousands	As of Dec 31,	As of Dec 31,	2022 vs	2021	% to Total Assets	% to Total Assets
	2022	2021	Change	%Change	2022	2021
Resources						
Cash and Other Cash Items	2,735,171	2,747,781	(12,610)	-0.46%	1.26%	1.38%
Due from Bangko Sentral ng Pilipinas -net	23,675,470	45,367,143	(21,691,673)	-47.81%	10.88%	22.72%
Due from Other Banks - net	1,044,255	1,039,456	4,799	0.46%	0.48%	0.52%
Interbank Loans Receivables - net	18,378,744	19,133,505	(754,761)	-3.94%	8.45%	9.58%
Investment Securities	6,186,052	6,049,729	136,323	2.25%	2.84%	3.03%
Financial Assets At Fair Value	6,186,052	6,049,729	136,323	2.25%	2.84%	3.03%
At Fair Value through Profit/Loss	381,001	994,613	(613,611)	-61.69%	0.18%	0.50%
At FVOCI	5,805,051	5,055,117	749,934	14.84%	2.67%	2.53%
Available for Sale Invesments	0	0	-	0.00%	0.00%	0.00%
Investment Securities at Amortized Cost - net	52,208,769	42,909,057	9,299,712	21.67%	24.00%	21.49%
Loans and Receivables - net	105,091,229	74,374,125	30,717,104	41.30%	48.31%	37.24%
Non-current Assets Held for Sale	0	0	-	0.00%	0.00%	0.00%
Investment in Associate - net	39,523	39,662	(139)	-0.35%	0.02%	0.02%
Property and Equipment - net	1,425,419	1,472,398	(46,980)	-3.19%	0.66%	0.74%
Investment Properties - net	3,399,987	3,448,315	(48,328)	-1.40%	1.56%	1.73%
Deferred Tax Assets - net	612,090	743,505	(131,415)	-17.68%	0.28%	0.37%
Other Assets - net	2,721,191	2,387,937	333,253	13.96%	1.25%	1.20%
Total Assets	217,517,899	199,712,614	17,805,285	8.92%	100.00%	100.00%
Liabilities and Capital						
Deposit Liabilities	176,267,240	171,713,823	4,553,417	2.65%	81.04%	85.98%
Demand	51,792,970	48,702,340	3,090,630	6.35%	23.81%	24.39%
Savings	101,651,553	108,874,920	(7,223,367)	-6.63%	46.73%	54.52%
Time	17,793,298	9,107,144	8,686,154	95.38%	8.18%	4.56%
Long-term Negotiable Certificate	5,029,420	5,029,420	-	0.00%	2.31%	2.52%
Bills Payable	-	-	-	0.00%	0.00%	0.00%
Bonds Payable	7,442,251	-	7,442,251	0.00%	3.42%	0.00%
Financial Liabilities at FVPL	-	-	-	0.00%	0.00%	0.00%
Manager's Checks	661,454	951,460	(290,007)	-30.48%	0.30%	0.48%
Accrued Interest, Taxes and Other Expenses	1,165,766	1,021,626	144,140	14.11%	0.54%	0.51%
Other Liabilities	3,950,613	2,662,971	1,287,642	48.35%	1.82%	1.33%
Total Liabilities	189,487,324	176,349,881	13,137,443	7.45%	87.11%	88.30%
Capital Funds	28,030,575	23,362,734	4,667,841	19.98%	12.89%	11.70%
Total Liabilities & Capital	217,517,899	199,712,614	17,805,285	8.92%	100.00%	100.00%

The Bank's total assets at end-2022 amounted to P217.52 billion, 8.92% higher than last year's P199.71 billion mainly from the increase in loans and other receivables, investment securities and was partially offset by the lower interbank loans receivables.

Loans and receivables, net of allowance for credit losses and unearned interest income, representing 48.31% of total assets, increased by 41.3% to \$\mathbb{P}\$105.09 billion from \$\mathbb{P}\$74.37 billion in the same period last year, driven by accelerated growth in corporate loans. The Bank's loan-to-deposit ratio was recorded at 70%.

Investment securities at amortized cost, likewise, increased by 21.67% to \$\mathbb{P}\$52.21 billion. Financial assets at fair value increased by 2.25% to \$\mathbb{P}\$6.19 billion due to higher financial assets at FVOCI which grew by \$\mathbb{P}\$749.93 million, tempered by lower financial assets at FVTPL which decreased by \$\mathbb{P}\$613.61million.

Cash and other cash items and due from BSP accounts both went down by 0.46% and 47.81%, respectively, to ₱2.74 billion and ₱23.68 billion. Interbank loans receivable dropped by 3.94% to ₱18.38 billion in 2022. On the other hand, due from other banks marginally increased by 0.46% to ₱1.04 billion.

Investment in associate amounted to \$\mathbb{P}39.52\$ million, \$P0.14\$ million down from \$\mathbb{P}39.66\$ million in the prior year. Property and equipment declined by 3.19% to \$\mathbb{P}1.43\$ billion from \$\mathbb{P}1.47\$ billion in 2021. Investment Properties and deferred tax assets also decreased to \$\mathbb{P}3.40\$ billion and \$\mathbb{P}612.09\$ million, respectively, from \$\mathbb{P}3.45\$ billion and \$\mathbb{P}743.51\$ million. Other assets, however, went up by 13.96% to \$\mathbb{P}2.72\$ billion from \$\mathbb{P}2.39\$ billion in 2021.

Deposit liabilities, which accounted for 81.04% of the total assets, expanded by 2.65% to \$\mathbb{P}\$176.27 billion in 2022 boosted mainly by higher time deposits. Bonds payable amounted to \$\mathbb{P}\$7.44 billion as a result of the Bank's bond issuance on July 2022. Accrued interest, taxes and other expenses and other liabilities also rose from \$\mathbb{P}\$1.02 billion and \$\mathbb{P}\$2.66 billion, respectively, higher by 14.11% and 48.35%. Manager's check, however, dropped by 30.48% to \$\mathbb{P}\$661.45 million from \$\mathbb{P}\$951.46 million in the prior year.

The Bank's capital base stood at \$\mathbb{P}\$28.03 billion as of December 31, 2022, 19.98% higher than the \$\mathbb{P}\$23.36 billion last year, spurred by the proceeds from the Initial Public Offering in the first quarter of 2022.

Key Variable and Other Qualitative and Quantitative Factors

Plans for 2025

The Philippine banking sector is seen to sustain its growth momentum and record solid performance in line with improved economic conditions. On a macroeconomic level, the economy is estimated to continue its growth trajectory. The country's gross domestic product (GDP) has been widened to a target range of 6.0% to 8.0% for 2025. While the average forecast by select agencies for the country's growth is 6.2% as shown in the table below. The growth forecast is expected to be supported by an anticipated recovery in domestic activity, improved service exports, and public investments.

	2025
	GDP Forecast
Fitch	6.3%
AMRO	6.3%
World Bank	6.0%
Average	6.2%

In terms of foreign currency, the peso is expected to weaken further in 2025, with the Development Budget Coordination Committee (DBCC) predicting the exchange rate to hover around Php56 to Php58 per dollar this year and from Php55 to Php58 per dollar in 2026. However, the Bangko Sentral ng Pilipinas (BSP) projects that the exchange rate to settle above the DBCC's assumptions. This outlook could be influenced by a slower pace of monetary policy easing by the US Federal Reserve, the recent exchange rate movements, and anticipated Trump administration tariff policies.

Inflation is expected to remain within the BSP 2.0%-4.0% target in 2025, with a note that it could overshoot in the second half amid base effects. Meanwhile, analysts average inflation estimates were unchanged at 3.2% for this year and 3.3% for 2026. The potential upside risks include the effects of geopolitical tensions and adverse weather conditions on commodity prices, particularly oil. Other factors cited are base effects, uncertainties in the international trade, potential upward adjustments to utility rates and transport charges, and proposed minimum wage increases.

Lower interest rates are expected to stimulate consumption and investment, but the BSP must balance growth support with inflation control to avoid eroding purchasing power. Lower interest rates could also potentially squeeze Bank net interest margins, impacting profitability. To negate this, Banks could look into innovation and diversification of income sources as well as enhancing digital banking services.

Despite some challenging macroeconomic outlook, the overall banking sector remains optimistic.

Bank of Commerce (BankCom) will look to leveraging on the areas of opportunities in the economic forecasts through expansion its core business (lending activities), investing in growth sectors, enhancing its investment portfolios, targeting new customers, launching competitive financial products, and leveraging its digital banking platforms. With these strategies, the bank is positive it will be able to attract more deposits, meet the growing demand for credit, improve its income with the end goal of becoming the best conglomerate bank in the country.

Capital Position

The Bank's capital base, comprised of capital stock, paid-in surplus and surplus reserves, is actively being managed to cover risks inherent in the Bank's operations.

On August 5, 2021, SMC Equivest Corporation infused additional capital amounting P5.5 billion in the form of paid-up preferred stock. On March 31, 2022, the Bank listed its common shares with the PSE and raised P3.4 billion in additional capital as part of the requirements for the upgrade. Together with the Retained Earnings increase from its 2024 and 2023 profits, these activities continue to keep the Bank's capital levels well above regulatory minimums.

Liquidity

Liquidity risk is the risk to the Bank's earnings and capital arising from its inability to meet funding requirements in a timely manner. To measure and monitor this risk, the Bank generates a report on future cash flows and liquidity on a daily basis. To ensure sufficient liquidity, the Bank has a set of internal limits incorporated in its annual budget that allocates a portion of its liabilities into cash, investment securities and other liquid assets. Concentration on a single funding source is also regularly monitored to control the Bank's reliance on a specific product or counterparty.

The Bank has available credit lines from various counterparties that it can utilize to meet sudden liquidity demands. It also maintains a portfolio of high quality liquid assets (HQLA) that can be converted to cash in a short period of time and with minimal loss incurred. This ensures compliance with Liquidity Coverage Ratio (LCR) as required by Basel III regulations. LCR checks if there is sufficient HQLA to offset short-term net outflows or short-term obligations under stressed conditions. The Bank also expands its sources of stable funds in order to support asset growth and meet the Net Stable Funding Ratio (NSFR) regulatory limit. NSFR ensures that the Bank is not overly reliant on short-term funding in funding its long-term assets. The Bank's liquidity position is assessed and managed under a variety of scenarios, giving due consideration to stress factors relating both to the market in general and to events specific to the Bank. A contingency funding plan, which covers quantitative and procedural measures, is in place and may be applied under different stress scenarios.

The Bank also manages its liquidity position through the monitoring of a Maximum Cumulative Outflow against a Board-approved limit. This process measures and estimates projected funding requirements that the Bank will need at specific time horizons.

There has been no material change to the Bank's exposure to liquidity and funding management risk or the manner in which it manages and measures the risk since prior financial year.

Events That Will Trigger Material Direct or Contingent Financial Obligation

In the normal course of the Bank's operations, there are various outstanding commitments and contingent liabilities which are not reflected in the accompanying financial statements. No material losses are anticipated as a result of these transactions. The Bank is currently involved in various legal proceedings. The probable costs for the resolution of these proceedings have been estimated by management, in consultation with the legal counsels handling the Bank's legal defense in these matters and is based upon an analysis of potential results. Management currently does not believe that these proceedings will have a material adverse effect on the Bank's financial position.

Material Off-Balance Sheet Transactions, Arrangements or Obligations

In the normal course of operations, the Bank makes various commitments, such as guarantees, commitments to extend credit, etc., which are not reflected in the accompanying financial statements. The Bank does not anticipate any material losses as a result of these transactions.

The following is a summary of the Bank's commitments and contingencies at their peso equivalent contractual amounts arising from off-books accounts as at December 31, 2024 and 2023:

	2024	2023
Contingent assets:		
Future/spot exchange bought	P3,412,855,000	P2,683,155,542
Fixed income securities purchased	25,619,362	6,409,295,659
Outward bills for collection	-	5,575,925
	P3,438,474,362	P9,098,027,126
Commitments and contingent liabilities:		
Trust department accounts	P72,733,928,823	P72,133,492,741
Committed credit line	15,658,499,835	16,152,161,850
Unused commercial letters of credit	10,207,552,133	8,181,592,869
Future/spot exchange sold	3,962,382,500	3,181,038,760
Credit card lines	3,866,333,335	3,600,976,933
Outstanding guarantees	2,229,592,892	4,305,962,435
Retirement obligations	154,519,260	-
Late deposits/payments received	59,173,307	67,179,756
Fixed income securities sold	25,619,362	6,450,988
Inward Bills for Collection-Domestic	1,272,590	3,525,034
Items held for safekeeping/securities		
held as collateral	64,100	45,347
	P108,898,938,137	P107,632,426,713

Retirement obligations pertain to the estimated impact of the amendments to the Bank's retirement plan on past service cost, subject to certain conditions.

The Bank has several loan-related suits, claims and regulatory examinations that remain unsettled or ongoing. It is not practicable to estimate the potential financial impact of these contingencies. However, in the opinion of management, in consultation with its legal counsels, the suits and claims, if decided adversely, will not involve sums having a material effect on the Bank's financial statements.

Other Commitments

The assets pledged by the Bank are strictly for the purpose of providing collateral for the counterparty. To the extent that the counterparty is permitted to sell and/or re-pledge the assets, they are classified in the statements of financial position as pledged collateral. The pledged assets will be returned to the Bank when the underlying transaction is terminated but, in the event of the Bank's default, the counterparty is entitled to apply the collateral in order to settle the liability.

No asset is being pledged by the Bank to secure outstanding liabilities as at December 31, 2024 and 2023.

Trust Assets

Securities and other properties (other than deposits) held by the Bank in fiduciary or agency capacities for its customers are not included in the accompanying statements of financial position since these are not assets of the Bank. Total assets held by the Bank's Trust Services Group amounted to P72.7 billion (unaudited) and P72.1 billion (audited) as at December 31, 2024 and 2023, respectively.

In compliance with the requirements of current banking regulations relative to the Bank's trust functions, government securities with face value of P770.0 million as at December 31, 2024 and 2023, which have been included under "Investment securities at amortized cost" (see Note 11), are deposited with BSP.

Material Commitments for Capital Expenditures

There are no changes from the previous disclosure (ATM replacement and Core Banking system upgrade).

Known Trends, Events or Uncertainties

While the Bank acknowledges the current high interest rate environment, it presently has more than adequate liquid assets to meet known funding requirements, and there are no other known trends, demands, commitments, events, or uncertainties that will have a material impact on the Bank's liquidity.

Significant Elements from Continuing Operations

Amendments to Standards Issued but Not Yet Adopted

A number of amendments to standards are effective for annual periods beginning after January 1, 2024. However, the Bank has not early adopted the following new or amended standards in preparing these financial statements as listed in pages 28 to 31 of the Notes to Financial Statements (see Annex B). Unless otherwise stated, none of these are expected to have significant impact on the Bank's financial statements.

Seasonal Aspects that have Material Effect on the FS

There were no seasonal aspects that had a material effect on the Bank's financial condition or results of operations.

Independent Public Accountants

The appointment, re-appointment and removal of the external auditor shall be recommended by the Audit Committee, approved by the Board of Directors and the shareholders. The Audit Committee reviews the audit scope and coverage, strategy, and results for the approval of the Board and ensures that non-audit services rendered shall not impair or derogate the independence of the external auditor or violate SEC regulations.

The SEC-accredited accounting firm of R.G. Manabat & Co. ("RGM & Co.") served as the Bank's external auditor for fiscal year 2024.

In line with best practices for corporate governance, the final nominee for external auditor of the Bank shall be duly endorsed by the Audit Committee to the Board of Directors during the latter's scheduled meeting on April 29, 2025. The same will be duly disclosed in the Bank's Definitive Information Statement on or before May 5, 2025.

Changes in and Disagreements with Accountants on Accounting and Financial

There are no disagreements with the Bank's external auditor on accounting and financial disclosure.

External Audit Fees

The aggregate fees billed and paid for each of the last two fiscal years for professional services rendered by the Bank's external auditor, R.G. Manabat & Co. are summarized below (inclusive of out-of-pocket expenses and value-added tax):

	Nature of Services Rendered	Aggrega (in mill	
		2024	2023
Audit and Audit-Related Fees	Annual and interim audit of the Combined and FCDU Financial Statements in connection with statutory and regulatory findings; annual audit of the Combined Financial Statements of the trust and managed funds of the Trust Services Group; limited review of interim Combined Financial Statements	P7.91	P7.17
Tax Fees		-	-
All Other Fees	Agreed-upon procedures relative to the initial public offering (IPO) of shares, issuance of bonds and program report on the use of proceeds from IPO of shares.	P1.72	P0.09
Total Fees		P9.63	P7.30

Market Price of and Dividends on Registrant's Common Equity and Related Stockholder Matters

Market Information

The Bank's common shares were listed on March 31, 2022 and traded at the Philippine Stock Exchange (PSE). The high and low prices for each quarter within the last two (2) fiscal years are as follows:

Q1		Q2		Q3		Q4			
			icticeable ng Date	Last Practiceable Trading Date		Last Practiceable Trading Date		Last Practiceable Trading Date	
2024	High	6.60	3.27.24	6.72	6.28.24	8.80	9.30.24	6.75	12.27.24
2024	Low	6.60	3.27.24	6.71	6.28.24	8.49	9.30.24	6.70	12.27.24
2022	High	7.99	3.31.23	6.89	6.30.23	7.50	9.29.23	7.27	12.29.23
2023	Low	7.80	3.31.23	6.72	6.30.23	7.25	9.29.23	7.00	12.29.23

Source: Philippine Stock Exchange

As of March 31, 2025, the closing price of the Bank's common shares is pegged at P7.10.

Holders

As of March 31, 2025, there are 158 approximate number of holders of each class of common security. The names of the top twenty (20) shareholders of the of each class, together with the number of shares held and percentage of total shares outstanding held by each, are as follows:

	Title of Class of Securities	Name of Record Owner	Citizenship	Number of Shares Held	% of ownership
1	Common	SMC Equivest Corporation	Filipino	68,305,560	26.6515%
	Preferred	Sivic Equivest Corporation	T IIIPII 10	416,666,670	20.031376
2	Common	San Miguel Properties, Inc. (SMPI)	Filipino	447,711,800	24.6039%
3	Common	San Miguel Corporation Retirement Plan	Filipino	432,626,860	23.7749%
4	Common	PCD Nominee Corporation	Filipino	160,058,704	8.7960%
5	Common	PCD Nominee Corporation	Non-Filipino	141,666,966	7.7853%
6	Common	Caritas Health Shield, Inc.	Filipino	109,666,640	6.0267%
7	Common	AlexCorp Profits Limited, Inc.	BVI	14,749,100	0.8105%
8	Common	Q-Tech Alliance Holdings, Inc.	Filipino	12,171,660	0.6689%
9	Common	PVB-TMG as Trustee for College Assurance Plan Phils., Inc. Retirement Fund	Filipino	3,673,860	0.2019%
10	Common	Cabien Corporation	Filipino	3,600,650	0.1979%
11	Common	RDA Holdings	Filipino	2,163,850	0.1189%
12	Common	JGF Holdings, Inc.	Filipino	2,163,850	0.1189%
13	Common	BIC Management and Consultancy, Inc.	Filipino	1,476,350	0.0811%
14	Common	Bank of Commerce - Trust Services Group as Trustee for Bank of Commerce Retirement Plan	Filipino	730,670	0.0402%
15	Common	Ester Reyes Querido	Filipino	674,800	0.0371%
16	Common	Antonio Tan Tan	Filipino	414,900	0.0228%
17	Common	Rockshed Management, Inc.	Filipino	187,600	0.0103%
18	Common	Commerce & Trade Insurance Brokerage Inc.	Filipino	147,190	0.0081%
19	Common	Rafael E. Evangelista	Filipino	133,360	0.0073%
20	Common	J. Marsh Thomson	American	132,030	0.0073%

There are no matters which relate to any acquisition, business combination, or other reorganization that would affect the amount and percentage of present shareholdings of the registrant's common equity owned beneficially by (i) more than five percent (5%) beneficial owner of registrant's common equity; (ii) each director and nominee; and (iii) all directors and officers as a group, and the registrant's present commitments to such persons with respect to the issuance of shares

Recent Sales of Unregistered or Exempt Securities including Recent Issuance of Securities Constituting an Exempt Transaction

On 16 May 2024, BankCom issued Series B Bonds due in 2025 in the amount of Php6,569,750,000 with an offer price of 100% of the face value. BankCom engaged ING Bank N.V., Manila Branch and Philippine Commercial Capital, Inc. as the lead arrangers and lead bookrunners. The bonds were sold for cash in the total amount of Php6,569,750,000.00.

On 19 February 2025, BankCom issued Series C Bonds due in 2027 and Series D Bonds due in 2030 in the amounts of Php10,006,850,000 and Php7,993,150,000, respectively, each with an offer price of 100% of the face value. BankCom engaged ING Bank N.V., Manila Branch, Philippine Commercial Capital, Inc., Security Bank Capital Investment Corporation and Standard Chartered Bank as the lead arrangers and lead bookrunners. The Series C bonds were sold for cash in the total amount of Php10,006,850,000 while the Series D bonds were sold for cash in the total amount of Php7,993,150,000.

The Php6,569,750,000 Series B Bonds, Php10,006,850,000 Series C Bonds and Php7,993,150,000 Series D Bonds are exempt from registration under Section 9.1(e) of the Securities Regulation Code (Republic Act No. 8799) which states that:

"Exempt Securities. – 9.1 The requirement of registration under Subsection 8.1 shall not as a general rule apply to any of the following classes of securities:

XXX XXX XXX XXX

(e) Any security Issued by a bank except its own shares of stock."

The bonds issued by BankCom, a universal bank, are securities that fall under the foregoing provision on exempt securities.

Dividends

The Board will periodically review the amount of dividends to be paid and the frequency of dividend payment in light of the Bank's earnings, financial condition, cash flows, capital requirements and other considerations while maintaining a level of capitalization that is commercially sound and sufficient to ensure that the Bank can operate on a standalone basis. The Bank will also need to verify that it has all the required approvals from regulatory bodies before issuing dividends.

Dividends shall be declared and paid out of the Bank's unrestricted retained earnings which shall be payable in cash, property, or stock to all shareholders on the basis of the outstanding capital stock held by them. Unless otherwise required by law, the Board, at its sole discretion, shall determine the amount, type and date of payment of the dividends to the shareholders, taking into account various factors, including:

- The level of the Bank's earnings, cash flow, return on equity and retained earnings;
- Its results for and its financial condition at the end of the year in respect of which the dividend is to be paid and its expected financial performance;
- The projected levels of capital expenditures and other investment programs;
- Restrictions on payments of dividends that may be imposed on it by any of its financing arrangements and current or prospective debt service requirements;
- The classes of shares held by the shareholders; and/or
- Such other factors as the Board deems appropriate.

The Bank cannot provide any assurance that it will pay any dividends in the future.

Currently, the Bank does not have a formal dividend policy approved by the Board.

On 28 May 2024, the Board of Directors of the Bank declared cash dividends paid out of the unrestricted retained earnings of the Bank as of December 31, 2023. The dividends were distributed on July 15, 2024 to all stockholders of record as of June 19, 2024 as follows:

Type of Stock	Issued Shares	Rate per Share	Total Peso Amount
Preferred Shares	416,666,670	P 0.7260	P302,500,002.42
Common Shares	1,403,013,920	P0.2512	352,437,096.70
TOTAL			P654,937,099.12

The dividend paid to the preferred shareholder is in accordance with the Terms and Conditions of the Series "1" Preferred Shares issued in favor of SMC Equivest Corporation on 2 August 2021.

Compliance with Corporate Governance Practice

On 27 October 2020, the Board adopted the Manual on Corporate Governance ("Manual"), which institutionalizes the principles of good corporate governance in the entire organization. The Bank believes that

it is a necessary component of sound strategic business management, hence, we undertake efforts to create awareness within the organization. The Manual is reviewed and updated annually to capture current and best practices. Proposed amendments thereof are presented to and approved by the Board as reviewed and endorsed by the Corporate Governance Committee.

In adopting the Manual, the Board and its members acknowledge the responsibility in governing the conduct of the business of the Bank, the Board Committees, in focusing on specific board functions to aid in the optimal performance of its roles and responsibilities, and the officers, in ensuring adherence to corporate principles and best practices.

Board committees have been established with focused oversight on internal control, risk management, and performance monitoring. As of date, the Bank has nine board-level committees: (1) Executive Committee; (2) Trust and Investment Committee; (3) Audit Committee; (4) Board Risk Oversight Committee; (5) Corporate Governance Committee; (6) Nomination, Compensation and Remuneration Committee; (7) Related Party Transactions Committee; (8) Information Technology Steering Committee; and (9) Underwriting Committee. To ensure independent judgment on significant corporate matters, and that key issues and strategies are objectively reviewed and constructively challenged, five (5) of the nine (9) committees are headed by independent directors, namely, Audit, Board Risk Oversight, Corporate Governance, Nomination, Compensation and Remuneration; and Related Party Transaction. Board-level committee memberships were also evaluated and calibrated to improve on the committees' focused oversight and high-level engagement with management. The respective charters stating the committee purpose, membership, structure, operations, reporting processes and other information, are posted in the company website.

Annual performance reviews are conducted by all members of the Board, as follows:

1. Self-assessment

This is a yearly self-assessment undertaken by each member of the Board.

2. Peer Assessment

This is a yearly performance evaluation done by each member of the Board on the performance of his peers (BOD members).

3. Board Committee Assessment

This is a yearly evaluation done by the Chairman of each Board Committee on the Board Committee he presides. Each member of the Board Committee also assesses the performance of said Committee.

4. Board Assessment

This is a yearly evaluation undertaken by each member of the Board on the performance of the Board.

Results of these assessments are reported to Corporate Governance Committee and the Board and shared with Nomination Compensation Remuneration Committee (NCRC) for consideration in the re-election of each member of the Board. It also serves as basis in the training needs of each member of the Board.

With respect to Board Advisors, annual evaluation is also done by the members of the Board on the performance of the Board Advisors. The same is reported to the Corporate Governance Committee and the Board and shared with the NCRC for consideration in the renewal of the Board Advisors.

Moreover, the Bank's Internal Audit Division performs periodic corporate governance audit to review and evaluate the Bank's adherence to the guiding principles of the Bangko Sentral ng Pilipinas (BSP), and alignment with international best practices on Corporate Governance Principles for Banks by Basel Committee on Banking Supervision (BCBS) every three (3) years. The last audit of the Corporate Governance was part of the 2022 Audit Plan. It was outsourced to Isla Lipana (PWC), the report of which was released on January 21, 2023. The next audit is scheduled in 2025.

The Bank has fully complied with the requirement on Corporate Governance consistent with the best practices. It has been responsive to newly issued circulars and memos by BSP as well as the comments and suggestions of BSP examiners with respect to governance structures, policies, procedures, and practices.

There are no known deviations or recorded deviations from the Corporate Governance framework of the Bank. The last two internal audit reports on corporate governance undertaken yielded an "Outstanding" audit rating, which means that no significant risks and concerns were noted, and controls were functioning as intended.

Mergers, Consolidations, Acquisitions and Similar Matters

There is no action to be taken at the 2025 **Annual Stockholders' Meeting with respect to any transaction** involving mergers, consolidations, acquisitions, and similar matters.

Acquisition or Disposition of Property

There is no action to be taken at the 2025 Annual Stockholders' Meeting with respect to the acquisition or disposition of any property.

Restatement of Accounts

There is no action to be taken at the 2025 Annual Stockholders' Meeting with respect to the restatement of any asset, capital, or surplus account of the Bank.

OTHER MATTERS

Action with Respect to Reports

The approval of the following will be considered and acted upon at the meeting:

- 1. Management Report of the Bank for the year ended December 31, 2024;
- 2. Minutes of the April 30, 2024 Annual Stockholders' Meeting;
- 3. Ratification of all the acts of the Board of Directors and Officers since the 2024 **Annual Stockholders'** Meeting:
- 4. Confirmation of Bank's Significant Transactions with its DOSRI and Related Parties;
- 5. Approval of 2024 Performance Bonus for Directors
- 6. Appointment of External Auditors; and
- 7. Election of the Board of Directors

Copy of the draft minutes of the Annual **Stockholders'** Meetings held on April 30, 2024 is attached hereto as Annex "C" and is also available for viewing and examination in the Bank's website at the following link: https://www.bankcom.com.ph/about-us/disclosures.

Matters Not Required to be Submitted

There is no action to be taken at the 2025 Annual Stockholders' Meeting with respect to any matter which is not required to be submitted to a vote of security holders.

Approval of 2024 Performance Bonus for the Directors

The Bank's Nomination Compensation and Remuneration Committee (NCRC) shall review the performance bonus for the directors for the year ended 2024 in its scheduled meeting on April 29, 2025 for endorsement to the Stockholders for the latter's approval during the Annual Meeting on May 27, 2025. The amount of the bonus as endorsed by the NCRC will be duly disclosed in the Bank's Definitive Information Statement on or before May 5, 2025.

Amendment of Charter, By-laws, or Other Documents

There is no action to be taken at the 2025 Annual Stockholders' Meeting with respect to any amendment of the Bank's Articles of Incorporation, By-laws, or other documents.

VOTING PROCEDURES

The ballots/proxy forms are available for download on the Bank's website at https://www.bankcom.com.ph/about-us/disclosures.

Ballots and proxies may be submitted via email to stockholders@bankcom.com.ph, which submission shall be duly acknowledged and validated by the Bank's stock transfer agent, SMC Stock Transfer Service Corporation. For an individual, the submission must be accompanied by a copy of a government-issued ID with photo, as proof of identification. For a corporation, the submission must be accompanied by a certification from its Corporate Secretary stating the corporate officer's authority to represent the corporation in the meeting. In case of an event that restricts the movement of persons and makes submission of the originally signed ballots, proxies, and notarized Secretary's Certificate difficult, these documents shall be submitted to the SMC Stock Transfer Service Corporation within a reasonable time after the Annual Stockholders' Meeting.

The deadline for submission of the proxy and ballot is on May 21, 2025. Validation of proxies and ballots will be on May 22, 2025 at 10:00AM at the SMC Stock Transfer Service Corporation Office, 2nd Floor, SMC Head Office Complex, No. 40 San Miguel Ave., Mandaluyong City, Philippines. Only stockholders who have notified the Bank of their intention to participate through remote communication as above described and have been validated by the Office of the Corporate Secretary to be stockholders of record of the Bank as of May 7, 2025 will be considered in computing stockholder attendance at the meeting together with the stockholders attending through proxies.

For the election of directors, the fifteen (15) nominees with the greatest number of votes will be elected as directors. Shareholders vote by ballot, forms for which are available at the Bank's website, and must be submitted to the Bank on or before Wednesday, May 21, 2025 for validation and counting by the Bank's stock transfer agent on May 22, 2025, as set forth above.

In accordance with the Revised Corporation Code, matters for approval are approved by a majority of the shareholders present or represented at the meeting.

In all proposals or matters for approval except for election of directors, each share of stock entitles its registered owner (who is entitled to vote on such particular matter) to one vote. In case of election of directors, cumulative voting as set out in Item 4 of this Information Statement shall be adopted. Counting of the votes will be done by the Corporate Secretary or Assistant Corporate Secretary with the assistance of the independent auditors and the stock transfer agent of the Bank.

UNDERTAKING

The Bank will post and make available for download the full version of this SEC Form 20-IS (Preliminary Information Statement), together will all its annexes, including the 2024 audited financial statements of the Bank on the Bank's website at https://www.bankcom.com.ph/about-us/disclosures upon its approval by the Securities and Exchange Commission.

Upon the written request of a stockholder, the Bank undertakes to timely furnish such stockholder with a copy of the full version of this SEC Form 20-1S (Preliminary Information Statement), as well as the Bank's Annual Report (SEC Form-17-A) free of charge. Such written request shall be directed to the Office of the Corporate Secretary, 24/F San Miguel Properties Centre, St. Francis Street, Mandaluyong City 1550 Philippines; or sent via email at stockholders@bankcom.com.ph

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this report is true, complete, and correct. This report is signed in the City of Mandaluyong on 8 April 2025.

BANK OF COMMERCE

By:

EVITA C. CABALLA Corporate Secretary

CERTIFICATION OF INDEPENDENT DIRECTOR

- I, **LEONARDO J. MATIGNAS**, **JR**., Filipino, of legal age and with address at a feet and a feet a
- 1. I am a nominee for independent director of BANK OF COMMERCE and have been its independent director since June 28, 2023.
 - 2. I am affiliated with the following companies or organizations:

COMPANY/ORGANIZATION	POSITION/RELATIONSHIP	PERIOD OF SERVICE		
COMI ANT/ORGANIZATION	FOSITION/ RELATIONSHIP	From	To	
PNB Holdings Corporation	Independent Director and Chairman of the Audit and Risk Management Committee	August 23, 2022	April 30, 2025	

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of BANK OF COMMERCE as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
- 4. Other than as disclosed in item (2) above, I am not in any way related to any director/officer/substantial shareholder of BANK OF COMMERCE and its subsidiaries/affiliates.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I am neither in government service nor affiliated with a government agency or government-owned and controlled corporation.
- 7. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance, and other SEC issuances.
- 8. I shall inform the Corporate Secretary of BANK OF COMMERCE of any changes in the abovementioned information within five days from its occurrence.

Done this day of A	April 2025 in Mandaluyong City.
	LEONARDO J. MATIGNAS, JR.
	Affiant
	Andri
	2.2 \2 \2 \2
	0 7 APR 2025
SUBSCRIBED AND SWOR	N to before me this day of April 2025
	personally appeared before me and exhibited
to me his PRC License No.	valid until 2025.
Doc. No 322;	
Page No;	A /
	-
Book No;	Jumagas
Series of 2025.	RENIER ARIES A. RAZON
	NO INCL. POBLIC FOR MANDALLYONG CITY
	APPOINTMENT NO. 0709-24
	UNTIL 31 DECEMBER 2025
	SMPC, #7 ST. FRANCIS ST., MANDALLYONG CITY
	VZ JAN 2025 / MANDAL IVONG CITY
	IOF OR NO. 490306 / 03 JAN 2025
	ROLL OF ATTORNEYS NO. 80840

CERTIFICATION OF INDEPENDENT DIRECTOR

- I, REBECCA MARIA A. YNARES, Filipino, of legal age and with address at after having been duly sworn to in accordance with law do hereby declare:
- 1. I am a nominee for independent director of BANK OF COMMERCE and have been its independent director since July 22, 2016.
 - 2. I am affiliated with the following companies or organizations:

COMPANY/ORGANIZATION	POSITION/RELATIONSHIP	PERIOD OF SERVICE		
	The property of the same of the same	From	To	
Octagon Realty and Development Corporation	Stockholder	2008	Present	
JCMB Philippines	Chairman and President	2007	Present	

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of BANK OF COMMERCE as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
- 4. Other than as disclosed in item (2) above, I am not in any way related to any director/officer/substantial shareholder of BANK OF COMMERCE and its subsidiaries/affiliates.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I am neither in government service nor affiliated with a government agency or government-owned and controlled corporation.
- 7. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance, and other SEC issuances.
- 8. I shall inform the Corporate Secretary of BANK OF COMMERCE of any changes in the abovementioned information within five days from its occurrence.

Done this ____ day of April 2025 in Mandaluyong City.

RESECO A MARIA A. YNARES
Affiant

SUBSCRIBED AND SWORN to before me this _____ day of April 2025 in Mandaluyong City, affiant personally appeared before me and exhibited to me her Passport No. _____ issued at DFA Manila on 2021.

Doc. No. 368;
Page No. 35;
Book No. 3;
Series of 2025.

ALYSSA MAE G. CAYABA
NOTARY PUBLIC FOR MANDALUYONG CITY
APPOINTMENT NO. 0676-25
UNTIL 31 DECEMBER 2026
SMPC, # 7 ST. FRANCIS ST., MANDALUYONG CITY
PTR No. 500 / 02 JAN 2025 / MANDALUYONG CITY
IBP OR No. 481867 / 09 DEC 2024
ROLL OF ATTORNEYS NO. 73447

CERTIFICATION OF INDEPENDENT DIRECTOR

- I, RICARDO DL. FERNANDEZ, Filipino, of legal age and with address at after having been duly sworn to in accordance with law do hereby declare:
- 1. I am a nominee for independent director of BANK OF COMMERCE and have been its independent director since January 1, 2021.
 - 2. I am affiliated with the following companies or organizations:

COMPANY/ORGANIZATION	POSITION/RELATIONSHIP	PERIOD OF SERVICE				
		From	То			
AAM Arden Property Development	Stockholder	2000	present			

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of BANK OF COMMERCE as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
- 4. Other than as disclosed in item (2) above, I am not in any way related to any director/officer/substantial shareholder of BANK OF COMMERCE and its subsidiaries/affiliates.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I am neither in government service nor affiliated with a government agency or government-owned and controlled corporation.
- 7. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance, and other SEC issuances.
- 8. I shall inform the Corporate Secretary of BANK OF COMMERCE of any changes in the abovementioned information within five days from its occurrence.

Done this c	day of A	pril 2025 i	in Mandalu [,]	yong Cit	Ų.

RICARDO DL. FERNANDEZ Affiant

SUBSCRIBED AND SWORN to in Mandaluyong City, affiant pexhibited to me his Passport No. 2018.	personally appeared	before me and
Doc. No; Page No; Book No; Series of 2025		

CERTIFICATION OF INDEPENDENT DIRECTOR

I, **DANIEL GABRIEL M. MONTECILLO**, Filipino, of legal age and with address at after having been duly sworn to in accordance with law do hereby declare:

1. I am a nominee for independent director of BANK OF COMMERCE and have been its independent director since April 29, 2022.

2. I am affiliated with the following companies or organizations:

COMPANY/ORCANIZATION	ACREAMIZATION POSITION/BELATIONSHIP					
COMPANY/ORGANIZATION	POSITION/RELATIONSHIP	From	To			
Metro Pacific Health	Independent Director	December 25, 2019	Present			
Maybank Capital	Independent Director	February 15, 2021	Present			
Maybank Securities	Independent Director	February 15, 2021	Present			
RASLAG Corporation	Independent Director	July 1, 2021	Present			
Ayala Land, Inc.	Independent Director	April 26, 2023	Present			
Marsh Philippines Inc.	Independent Director	March 2024	Present			

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of BANK OF COMMERCE as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
- 4. Other than as disclosed in item (2) above, I am not in any way related to any director/officer/substantial shareholder of BANK OF COMMERCE and its subsidiaries/affiliates.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I am neither in government service nor affiliated with a government agency or government-owned and controlled corporation.
- 7. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance, and other SEC issuances.
- 8. I shall inform the Corporate Secretary of BANK OF COMMERCE of any changes in the abovementioned information within five days from its occurrence.

Done this	day of April 2025 in Mandaluyong City.
	AAD.
	DANIEL GABRIEL M. MONTECILLO Affiant
	V

SUBSCRIBED AND SWORN to before me this APR 2025 day of April 2025 in Mandaluyong City, affiant personally appeared before me and exhibited to me his Passport No. issued at DFA NCR East on 2019.

Doc. No. 369; Page No. 35; Book No. 37; Series of 2025.

ALYSSA MAE G. CAYABA
NOTARY PUBLICI FOR MANDALLYONG CITY
APPOINTMENT NO. 0676-25
UNTIL 31 DECEMBER 2026
SMPC, #7 ST. FRANCIS ST., MANDALLYONG CITY

TR No. 5 JAN 2025 / MANDALUYONG CITY IBP OR No. 481867 / 09 DEC 2024 ROLL OF ATTORNEYS NO. 73447

CERTIFICATION OF INDEPENDENT DIRECTOR "Annex A-5"

I, SIMON R. PATERNO, Filipino, of legal age and with address at after having been duly sworn to in accordance with law do hereby declare:

1. I am a nominee for independent director of BANK OF COMMERCE and have been its independent director since June 1, 2022.

2. I am affiliated with the following companies or organizations:

COMPANY/ORGANIZATION	POSITION/RELATIONSHIP	PERIOD OF SERVICE					
COMI ANT/ORGANIZATION	TOSITION/RELATIONSHIP	From	То				
ZQR Corporation	Founder and CEO	July 2019	Present				
ALFM Mutual Funds	President	August 20, 2021	Present				
Kasiyahan Homes	President	April 22, 2022	Present				
Ateneo Alumni Association	Board Member	March 2022	Present				
Ateneo Scholarship Foundation	Chairman	2019	Present				
Mamita Realty	Director	1997	Present				
Foundation for Economic Freedom	Vice Chairman	2019	Present				
Packworks	Adviser	2022	Present				
MOBILEMO Inc.	Vice Chairman	January 2024	Present				

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of BANK OF COMMERCE as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
- 4. Other than as disclosed in item (2) above, I am not in any way related to any director/officer/substantial shareholder of BANK OF COMMERCE and its subsidiaries/affiliates.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I am neither in government service nor affiliated with a government agency or government-owned and controlled corporation.
- 7. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance, and other SEC issuances.
- 8. I shall inform the Corporate Secretary of BANK OF COMMERCE of any changes in the abovementioned information within five days from its occurrence.

Done this ____ day of April 2025 in Mandaluyong City.

SIMON R. PATERNO Affiant

	APR U 4 2023	
SUBSCRIBED AND S	SWORN to before me this $\underline{\hspace{1cm}}$ day	of April 2025 in
Mandaluyong City, affiai	nt personally appeared before me a	ind exhibited to
me his Passport No.	issued at DFA NCR South on	2018.

Doc. No. 74; Page No. 74; Book No. ____; Series of 2025.

ALYSSA MAE G. CAYABA
NOTARY PUBLIC FOR MANDALLYONG CITY
APPOINTMENT NO. 0676-25
UNTIL 31 DECEMBER 2026
SMPC, # 7 ST. FRANCIS ST., MANDALLYONG CITY
PTR No. 102 JAN 2025 / MANDALLYONG CITY
IBP OR No. 481867 / 09 DEC 2024
ROLL OF ATTORNEYS NO. 73447

COVER SHEET

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AUDITED FINANCIAL STATEMENTS

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CONTACT PERSON INFORMATION																													
The designated contact person <u>MUST</u> be an Officer of the Corporation																													
Name of Contact Person Email Address Telephone Number/s Mobile Number Antonio S. Laquindanum AsLaquindanum@bankcom.com.ph 8982-6000 N/A									er																				
		ПО	iio v	J. L	aqu	mu	anu	111			AO	Laquii	Idania	iii@be	incoi		.рп			030	2-0	000					111/7		
	CONTACT PERSON's ADDRESS																												
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	12th Floor, San Miguel Properties Centre, No. 7 St. Francis St., Mandaluyong City																												

Note 1: In case of death, resignation or cessation of office of the officer designated as contact person, such incident shall be reported to the Commission within thirty (30) calendar days from the occurrence thereof with information and complete contact details of the new contact person designated.

^{2:} All Boxes must be properly and completely filled-up. Failure to do so shall cause the delay in updating the corporation's records with the Commission and/or non-receipt of Notice of Deficiencies. Further, non-receipt of Notice of Deficiencies shall not excuse the corporation from liability for its deficiencies.

Joy Marsha H. Garcia-Saylon < jgsaylon@bankcom.com.ph>

From: eafs@bir.gov.ph

Sent: Monday, 7 April 2025 6:39 pm

To: Tax Department

Cc: Paulina T. Santos <ptsantos@bankcom.com.ph>
Subject: Your BIR AFS eSubmission uploads were received

Caution: This message comes from an external organization. Exercise caution when opening attachments or clicking links, especially from unknown senders. When in doubt, contact the Security Administrator IOpD-SecAd@bankcom.com.ph.

HI BANK OF COMMERCE,

Valid files

- EAFS0004404400THTY122024.pdf
- EAFS000440440TCRTY122024-01.pdf
- EAFS000440440AFSTY122024.pdf
- EAFS000440440ITRTY122024.pdf
- EAFS000440440TCRTY122024-02.pdf
- EAFS000440440RPTTY122024.pdf
- EAFS000440440TCRTY122024-03.pdf

Invalid file

<None>

Transaction Code: AFS-0-PMYM3VQ40BEJF978EQQPVZ4ZM0S2MRVZN

Submission Date/Time: Apr 07, 2025 06:38 PM

Company TIN: 000-440-440

Please be reminded that you accepted the terms and conditions for the use of this portal and expressly agree, warrant and certify that:

- The submitted forms, documents and attachments are complete, truthful and correct based on the personal knowledge and the same are from authentic records;
- The submission is without prejudice to the right of the BIR to require additional document, if any, for completion and verification purposes;
- The hard copies of the documents submitted through this facility shall be submitted when required by the BIR in the event of audit/investigation and/or for any other legal purpose.

This is a system-generated e-mail. Please do not reply.



STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The management of Bank of Commerce (the "Bank") is responsible for the preparation and fair presentation of the financial statements including the schedules attached therein, as of December 31, 2024 and 2023 and for each of the three years in the period ended December 31, 2024, in accordance with the prescribed financial reporting framework indicated therein, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Bank's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Bank or to cease operations, or has no realistic alternative to do so.

The Board of Directors is responsible for overseeing the Bank's financial reporting process.

The Board of Directors reviews and approves the financial statements including the schedules attached therein, and submits the same to the stockholders.

R. G. Manabat & Co., the independent auditor appointed by the stockholders, has audited the financial statements of the Bank in accordance with Philippine Standard Auditing, and in its report to the stockholders, has expressed its opinion on the fairness of presentation upon completion of such audit.

FRANCIS C. CHUA

Chairman of the Board

MICHELANGELOR. AGUILAR President and Chief Executive Officer

ANTONIO S. LAQUINDANUM

Chief Financial Officer, Finance and Controllership Group

Signed this 25th day of March 2025

SUBSCRIBED AND SWORN to before me this their Passport ID as follows:

2 5 MAR 2025

affiants exhibiting

Names

Francis C. Chua

Michelangelo R. Aguilar

Antonio S. Laquindanum

Identification No. Place of Issue

Senior Citizen ID No.

Passport No.

Passport No.

San Juan, Metro

Manila

DFA NCR East

DFA Manila

Valid Until

N/A

2028

2031

Doc. No.

Page No.

Book No.

Series of

REMER ALUYONG CITY NOTARY PUBLIC FOR MAN APPOINTMENT NO. 0709-24

UNTIL 31 DECEMBER 2025

SMPC, #7 ST. FRANCIS ST., MANDALUYONG CITY

8 / 02 IAN 2025 / MANDALUYONG CITY

IBP OR No +96306 / 03 JAN 2025 ROLL OF ATTORNEYS NO. 80940



R.G. Manabat & Co. The KPMG Center, 6/F 6787 Ayala Avenue, Makati City Philippines 1209

Telephone +63 (2) 8885 7000
Fax +63 (2) 8894 1985
Internet www.home.kpmg/ph
Email ph-inquiry@kpmg.com

REPORT OF INDEPENDENT AUDITORS

The Board of Directors and the Stockholders **Bank of Commerce**San Miguel Properties Centre

No. 7, St. Francis Street

Mandaluyong City

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of Bank of Commerce (the "Bank"), which comprise the statements of financial position as at December 31, 2024 and 2023, and the statements of income, statements of comprehensive income, statements of changes in equity and statements of cash flows for each of the three years in the period ended December 31, 2024, and notes, comprising material accounting policies and other explanatory information.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Bank as at December 31, 2024 and 2023, and its financial performance and its cash flows for each of the three years in the period ended December 31, 2024, in accordance with Philippine Financial Reporting Standards (PFRS) Accounting Standards.

Basis for Opinion

We conducted our audits in accordance with Philippine Standards on Auditing (PSAs). Our responsibilities under those standards are further described in the *Auditors' Responsibilities for the Audit of the Financial Statements* section of our report. We are independent of the Bank in accordance with the Code of Ethics for Professional Accountants in the Philippines (Code of Ethics) together with the ethical requirements that are relevant to our audit of the financial statements in the Philippines, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Firm Regulatory Registration & Accreditation:
PRC-BOA Registration No. 0003, valid until September 20, 2026
IC Accreditation No. 0003-IC, Group A, valid for five (5) years covering the audit of 2020 to 2024
financial statements (2019 financial statements are covered by IC Circular Letter (CL) No. 2019-39, Transition clause)
BSP Accreditation No. 0003-BSP, Group A, valid for five (5) years covering the audit of 2020 to 2024
financial statements (2019 financial statements are covered by BSP Monetary Board Resolution No. 2161, Transition clause)



Key Audit Matter

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. This matter was addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on this matter.

Allowance for Expected Credit Losses (ECL) for Loans and Receivables

The risk

We considered this as a key audit matter because of the complexity involved in the estimation process and the significant judgments that management makes in assessing the adequacy of allowance for expected credit losses. The key areas of judgment include: segmentation of the Bank's credit risk exposures; determining the method to estimate ECL; defining default; identifying exposures with significant increase in credit risk; determining assumptions to be used in the ECL model; and incorporating forward-looking information in calculating ECL.

As at December 31, 2024, loans and receivables amounted to P139.37 billion, with corresponding allowances of P2.87 billion. Provision for credit and impairment losses in 2024 amounted to P139.41 million. The disclosures in relation to the allowance for credit losses are included in Notes 12 and 17 of the financial statements.

Our response

We obtained an understanding of the Bank's ECL methodologies and models for loans and receivables, as approved by the Credit Committee and the Board of Directors, and evaluated whether those are (a) established and implemented consistently in accordance with the underlying principles of PFRS 9, *Financial Instruments*; (b) appropriate in the context of the Bank's lending activities and asset portfolio; and (c) supported with processes and controls including documentations that capture in sufficient detail the judgment and estimation applied in the development of the ECL model.

We have performed the following procedures to address the risk of material misstatement relating to the adequacy of allowance for impairment of loans and receivables:

- We evaluated the governance over the development, validation and approval of the ECL model including continuous reassessment performed by the Bank;
- We assessed the design and implementation and tested the operating effectiveness of key controls in the ECL process. This includes review of loan data input to source system, review of system configuration on aging of loans, review and approval process over the determination of loan risk rating, assessment of credit quality of loans and receivables relative to the established internal credit risk rating system, approval of restructured loans, review of underlying collateral valuation, and the calculation and recognition of the ECL allowance. Our assessment included the involvement of our internal IT specialist.
- We assessed whether the loans are classified to the appropriate stage, and challenged the criteria used to categorize the loan to respective stages;



- On a sample basis, we performed an independent credit review in order to evaluate the appropriateness and adequacy of the risk rating, application of the definition of significant increase in credit risk, staging of loans and credit review processes done by the Bank including its documentation. Accounts selected for review were based on a set of criteria designed to capture the items with high risk of material misstatement in the Bank's loan portfolios;
- We assessed the key assumptions in the ECL models such as the probability of default, loss given default and exposure at default built from historical data. Our assessment included the involvement of our internal financial risk management specialist;
- For forward-looking information used, we evaluated whether the historical and projected macro-economic factors were appropriate and sufficient. This included assessing the level of significance of the correlation of the forward-looking information to the default rates, as well as the impact of these variables in the ECL. We also reviewed management's use of expert credit judgment on the assessment of other macroeconomic factors as inputs in the ECL models;
- We assessed the completeness and accuracy of data inputs in the ECL models and in the ECL calculation by comparing them with the information obtained from source systems;
- We have assessed the accuracy and reasonableness of the outputs of the ECL models through independent recalculation; and
- We have assessed the appropriateness and adequacy of the disclosures made in the financial statements.

Other Information

Management is responsible for the other information. The other information comprises the information included in the SEC Form 20-IS (Definitive Information Statement), SEC Form 17-A and Annual Report for the year ended December 31, 2024, but does not include the financial statements and our auditors' report thereon. The SEC Form 20-IS (Definitive Information Statement), SEC Form 17-A and Annual Report for the year ended December 31, 2024 are expected to be made available to us after the date of this auditors' report.

Our opinion on the financial statements does not cover the other information and we will not express any form of assurance conclusion thereon.

In connection with our audits of the financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated.

When we read the other information reports, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance and determine whether the other information needs to be revised.



Responsibilities of Management and Those Charged with Governance for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with PFRS Accounting Standards, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Bank's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Bank or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Bank's financial reporting process.

Auditors' Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with PSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with PSAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Bank's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.



- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Bank's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Bank to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats or safeguards applied.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.



Report on the Supplementary Information Required under Section 174 and Appendix 55 of the Manual of Regulations for Banks

Our audits were conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplementary information required under Section 174 and Appendix 55 of the Manual of Regulations for Banks in Note 38 to the financial statements is presented for purposes of filing with the BSP and is not a required part of the basic financial statements. Such information is the responsibility of the management of the Bank. The information has been subjected to the auditing procedures applied in our audit of the basic financial statements. In our opinion, the information is fairly stated, in all material respects, in relation to the basic financial statements taken as a whole.

The engagement partner on the audit resulting in this independent auditors' report is Vanessa P. Macamos.

R.G. MANABAT & CO.

VANESSA P. MACAMOS

Varyna P. Marzina

Partner

CPA License No. 0102309

BSP Accreditation No. 102309-BSP, Group A, valid for five (5) years

covering the audit of 2019 to 2023 financial statements*

Tax Identification No. 920-961-311

BIR Accreditation No. 08-001987-038-2022

Issued June 27, 2022; valid until June 26, 2025

PTR No. MKT 10467183

Issued January 2, 2025 at Makati City

*Renewal of accreditation in progress. Partner still qualified to audit of 2024 FS per BSP Circular No. 1210 Series of 2025, Revised Framework for Selecting External Auditors

March 25, 2025 Makati City, Metro Manila

BANK OF COMMERCE STATEMENTS OF FINANCIAL POSITION

			December 31
	Note	2024	2023
ASSETS			
Cash and Other Cash Items		P4,244,123,801	P3,500,645,345
Due from Bangko Sentral ng Pilipinas	18	47,913,456,924	24,271,918,477
Due from Other Banks		3,819,385,135	1,055,354,600
Interbank Loans Receivable and Securities Purchased under Resale Agreements	8	3,587,364,728	20,111,780,623
Financial Assets at Fair Value through Profit or Loss	9	2,875,633,794	398,792,440
Financial Assets at Fair Value through Other Comprehensive Income	10	19,078,633,835	11,043,804,828
Investment Securities at Amortized Cost	11	36,611,668,381	52,471,103,294
Loans and Receivables	12	136,505,340,381	109,566,176,319
Investment in an Associate	13	34,432,505	35,533,764
Property, Equipment and Right-of-Use Assets	14	2,000,100,022	1,791,195,950
Investment Properties	15	3,992,770,160	3,676,126,498
Deferred Tax Assets	32	447,020,544	475,332,923
Other Assets	16	4,330,136,845	3,270,214,009
		P265,440,067,055	
Demand Savings Time Long-term negotiable certificates		P63,961,971,799 125,100,493,087 17,916,072,997 5,029,420,000	P54,569,494,343 109,667,913,265 16,638,541,473 5,029,420,000
		212,007,957,883	185,905,369,081
Financial Liabilities at Fair Value through Profit or Loss	9	45,214,075	6,201,649
Bonds Payable	20	6,534,447,698	7,478,265,064
Manager's Checks		1,414,092,221	1,846,499,855
Accrued Interest, Taxes and Other Expenses	21	1,098,193,220	1,387,189,325
Other Liabilities	22	11,110,094,707	4,193,181,203
Total Liabilities		232,209,999,804	200,816,706,177
Equity Capital stock Paid-in surplus Surplus reserves Retained earnings Net unrealized losses on financial assets at fair value	24 24 25 24	18,196,805,900 7,229,275,360 1,169,045,556 7,501,642,690	18,196,805,900 7,229,275,360 1,095,004,461 5,123,378,774
through other comprehensive income Remeasurement losses on retirement liability Share in other comprehensive loss of an associate Cumulative translation adjustment	10 29 13	(534,761,685) (331,673,141) (5,028,412) 4,760,983	(365,718,897 (4,537,968 (1,742,206
Total Equity		33,230,067,251	30,851,272,893
		P265,440,067,055	P231,667,979,070

BANK OF COMMERCE STATEMENTS OF INCOME

Years Ended December 31

			Years End	ded December 31
	Note	2024	2023	2022
INTEREST INCOME				
Interest income calculated using the				
effective interest method:				
Loans and receivables	12	P9,428,536,340	P8,244,672,503	P5,465,228,886
Investment securities at fair value				, , ,
through other comprehensive				
income and at amortized cost	26	2,686,906,199	2,247,720,169	1,681,784,534
Interbank loans receivable and				
securities purchased under resale	•	E 40 0 4 E 0 E 0	075 700 070	500 450 005
agreements	8	542,047,978	875,706,076	539,158,895
Due from Bangko Sentral ng Pilipinas and other banks	18	379,439,699	372,909,945	274,855,345
Other interest income:	10	379,439,099	372,909,943	214,000,040
Financial assets at fair value				
through profit or loss	26	126,909,743	21,561,207	4,603,469
		13,163,839,959	11,762,569,900	7,965,631,129
		13,103,033,333	11,702,303,300	7,300,001,129
INTEREST EXPENSE				
Deposit liabilities	18	3,465,676,029	2,971,181,154	1,034,350,259
Bonds payable	20	532,933,869	412,986,306	173,783,546
Lease liabilities	30	39,167,445	32,817,258	28,177,821
Bills payable and other borrowings	19	15,132,871	49,098,268	47,041,557
		4,052,910,214	3,466,082,986	1,283,353,183
NET INTEREST INCOME		9,110,929,745	8,296,486,914	6,682,277,946
Service charges, fees and				
commissions	27	1,074,763,874	886,379,485	857,631,877
Gains on foreclosure		.,,,	222,212,122	
and sale of property				
and equipment and foreclosed				
	1, 15, 16	341,527,134	495,400,228	340,449,070
Foreign exchange gains - net		127,618,245	141,121,355	150,319,774
Trading and investment securities	00	(4.040.440)	40 500 050	(00.040.504)
gains (losses) - net Miscellaneous	28	(1,040,119)	10,598,350	(29,216,561)
	31	102,575,019	145,276,382	115,179,381
TOTAL OPERATING INCOME		10,756,373,898	9,975,262,714	8,116,641,487
Compensation and fringe benefits	29	2,636,796,103	2,258,396,096	1,904,811,525
Taxes and licenses	32	1,094,552,944	1,063,031,768	947,182,470
Depreciation and amortization 14	1, 15, 16	623,167,231	489,379,046	431,663,464
Rent and utilities	30	622,696,361	647,697,989	631,549,967
Service fees and commissions	27	495,120,304	417,924,021	293,329,555
Insurance	18	383,986,220	345,083,471	348,354,755
Provision for credit and impairment	47	420 440 040	70.044.500	166 040 040
losses Subscription fees	17	139,412,219 106,359,193	78,844,599 188,452,835	166,210,318 122,534,992
Management and professional fees		97,913,772	140,883,712	108,572,826
Amortization of software costs	16	95,597,821	76,741,228	73,068,105
Entertainment and recreation	, 0	19,367,927	12,142,020	76,226,795
Miscellaneous	31	498,085,582	519,792,983	546,579,681
TOTAL OPERATING EXPENSES		6,813,055,677	6,238,369,768	5,650,084,453
		-,,,	-,=,,-	

Vaare	Fndad	December	• 21

			10010 =110	ded December 31
	Note	2024	2023	2022
INCOME BEFORE SHARE IN NET LOSS OF AN ASSOCIATE AND INCOME TAX EXPENSE		P3,943,318,221	P3,736,892,946	P2,466,557,034
SHARE IN NET LOSS OF AN ASSOCIATE	13	610,815	782,580	133,185
INCOME BEFORE INCOME TAX EXPENSE		3,942,707,406	3,736,110,366	2,466,423,849
INCOME TAX EXPENSE	32	917,768,296	933,891,191	666,355,249
NET INCOME		P3,024,939,110	P2,802,219,175	P1,800,068,600
Earnings Per Share Attributable to Equity Holders of the Bank	36	D4 00	D4 00	D4 04
Basic Diluted		P1.98 1.66	P1.86 1.54	P1.24 1.03

See Notes to the Financial Statements.

BANK OF COMMERCE STATEMENTS OF COMPREHENSIVE INCOME

Voore	Endad	Decem	har '	24
Years	-naea	Decem	ner .	47

			rears Line	ied December 31
	Note	2024	2023	2022
NET INCOME		P3,024,939,110	P2,802,219,175	P1,800,068,600
OTHER COMPREHENSIVE INCOME (LOSS)				
Items that may not be reclassified to profit or loss				
Net change in remeasurement losses on retirement liability Net change in fair value of equity securities at fair value through other	29	34,045,756	(287,995,697)	184,824,187
comprehensive income (FVOCI)	10	28,054,000	15,857,461	4,413,992
		62,099,756	(272,138,236)	189,238,179
Items that may be reclassified to profit or loss Net change in fair value of debt				
securities at FVOCI Net movement in cumulative	10	(57,697,078)	308,408,749	(578,936,156)
translation adjustment Net change in fair value of debt		6,503,189	(7,621,159)	(1,131,861)
securities at FVOCI taken to profit or loss	10	(1,623,076)	(6,964,361)	-
Share in other comprehensive loss of an associate	13	(490,444)	(3,206,283)	(5,777)
		(53,307,409)	290,616,946	(580,073,794)
		8,792,347	18,478,710	(390,835,615)
TOTAL COMPREHENSIVE INCOME		P3,033,731,457	P2,820,697,885	P1,409,232,985

See Notes to the Financial Statements.

BANK OF COMMERCE STATEMENTS OF CHANGES IN EQUITY

Years Ended December 31

	Note	Capital Stock (Note 24)	Paid-in Surplus (Note 24)	Surplus Reserves (Note 25)	Retained Earnings (Note 24)	Remeasurement Losses on Retirement Liability (Note 29)	Net Unrealized Losses on Financial Assets at FVOCI (Note 10)	Cumulative Translation Adjustment	Share in Other Comprehensive Loss of an Associate (Note 13)	Total Equity
Balance as at December 31, 2023		P18,196,805,900	P7,229,275,360	P1,095,004,461	P5,123,378,774	(P365,718,897)	(P421,192,531)	(P1,742,206)	(P4,537,968)	P30,851,272,893
Net income for the year		, , , , , <u>-</u>	· · · · -	· · · · -	3,024,939,110	` '- '	·	` ' - '	` ' - '	3,024,939,110
Other comprehensive income (loss) for the year: Items that may not be reclassified to profit or loss:										
Net change in remeasurement losses on retirement liability		-	-	_	-	34,045,756	-	-	_	34,045,756
Net change in fair value of equity										
securities at FVOCI		=	=	-	-	-	28,054,000	-	-	28,054,000
Items that may be reclassified to profit or loss:										
Net change in fair value of debt securities at FVOCI						_	(57,697,078)		_	(57,697,078)
Net movement in cumulative translation		-	-	-	-	-	(57,657,076)	-	-	(57,097,076)
adjustment		_	_	_	_	_	_	6,503,189	_	6,503,189
Net change in fair value of debt securities								0,000,100		3,000,100
at FVOCI taken to profit or loss		-	-	-	-	-	(1,623,076)	-	-	(1,623,076)
Share in other comprehensive loss of an							,			, , , ,
associate		-	-	-	-	-	-	-	(490,444)	(490,444)
Total comprehensive income for the year		-	-	-	3,024,939,110	34,045,756	(31,266,154)	6,503,189	(490,444)	3,033,731,457
Cash dividends	24	-	-	-	(654,937,099)	-	-	-	-	(654,937,099)
Transactions within equity: Transfer to surplus reserves	25	-	-	74,041,095	(74,041,095)	-	-	-	-	-
Transfer of gain on equity securities at FVOCI realized through disposal	10	-	-	_	82,303,000	-	(82,303,000)	-	-	-
		-	-	74,041,095	(646,675,194)	-	(82,303,000)	-	-	(654,937,099)
Balance as at December 31, 2024		P18,196,805,900	P7,229,275,360	P1,169,045,556	P7,501,642,690	(P331,673,141)	(P534,761,685)	P4,760,983	(P5,028,412)	P33,230,067,251

									10410	Effect December 51
	Note	Capital Stock (Note 24)	Paid-in Surplus (Note 24)	Surplus Reserves (Note 25)	Retained Earnings (Note 24)	Remeasurement Losses on Retirement Liability (Note 29)	Net Unrealized Losses on Financial Assets at FVOCI (Note 10)	Cumulative Translation Adjustment	Share in Other Comprehensive Loss of an Associate (Note 13)	Total Equity
Balance as at December 31, 2022 Net income for the year Other comprehensive income (loss) for the year: Items that may not be reclassified to profit or loss:		P18,196,805,900 -	P7,229,275,360 -	P983,407,496 -	P2,425,229,109 2,802,219,175	(P77,723,200) -	(P730,966,925) -	P5,878,953 -	(P1,331,685) -	P28,030,575,008 2,802,219,175
Net change in remeasurement losses on retirement liability Net change in fair value of equity		-	-	-	-	(287,995,697)	-	-	-	(287,995,697)
securities at FVOCI Items that may be reclassified to profit or loss: Net change in fair value of debt securities		-	-	-	-	-	15,857,461	-	-	15,857,461
at FVOCI Net movement in cumulative translation		-	-	-	-	-	308,408,749	=	-	308,408,749
adjustment Net change in fair value of debt securities		-	-	-	-	-	-	(7,621,159)	-	(7,621,159)
at FVOCI taken to profit or loss Share in other comprehensive loss of an		-	-	-	-	-	(6,964,361)	-	-	(6,964,361)
associate		-	-	-	-	-	-	-	(3,206,283)	(3,206,283)
Total comprehensive income for the year		-	-	-	2,802,219,175	(287,995,697)	317,301,849	(7,621,159)	(3,206,283)	2,820,697,885
Transactions within equity: Transfer to surplus reserves	25	-	-	111,596,965	(111,596,965)	-	-	-	-	-
Transfer of gain on equity securities at FVOCI realized through disposal	10	-	-	-	7,527,455	-	(7,527,455)	-	_	-
		-	-	111,596,965	(104,069,510)	-	(7,527,455)	-	-	-
Balance as at December 31, 2023		P18,196,805,900	P7,229,275,360	P1,095,004,461	P5,123,378,774	(P365,718,897)	(P421,192,531)	(P1,742,206)	(P4,537,968)	P30,851,272,893

V	December	24

									Years E	nded December 31
	Note	Capital Stock (Note 24)	Paid-in Surplus (Note 24)	Surplus Reserves (Note 25)	Retained Earnings (Note 24)	Remeasurement Losses on Retirement Liability (Note 29)	Net Unrealized Losses on Financial Assets at FVOCI (Note 10)	Cumulative Translation Adjustment	Share in Other Comprehensive Loss of an Associate (Note 13)	Total Equity
Balance as at December 31, 2021 Net income for the year Other comprehensive income (loss) for the year:		P15,390,777,900	P6,776,694,869 -	P755,806,267 -	P852,471,738 1,800,068,600	(P262,547,387) -	(P156,154,761) -	P7,010,814 -	(P1,325,908) -	P23,362,733,532 1,800,068,600
Items that may not be reclassified to profit or loss:										
Net change in remeasurement losses on retirement liability Net change in fair value of equity		-	-	-	-	184,824,187	-	-	-	184,824,187
securities at FVOCI Items that may be reclassified to profit or loss:		-	-	-	-	-	4,413,992	-	-	4,413,992
Net change in fair value of debt securities at FVOCI Net movement in cumulative translation		-	-	-	-	-	(578,936,156)	-	-	(578,936,156)
adjustment Net change in fair value of debt securities		-	-	-	-	-	-	(1,131,861)	-	(1,131,861)
at FVOCI taken to profit or loss Share in other comprehensive loss of an		-	-	-	-	-	-	-	- (5.777)	- (5.777)
associate Total comprehensive income for the year		-	-	<u> </u>	1,800,068,600	184,824,187	(574,522,164)	(1,131,861)	(5,777) (5,777)	(5,777) 1,409,232,985
ssuance of common stock Transactions within equity:	24	2,806,028,000	452,580,491	-	-	-	-	-	-	3,258,608,491
Transactions within equity: Transfer to surplus reserves Transfer of gain on equity securities at	25	-	-	227,601,229	(227,601,229)	-	-	-	-	-
FVOCI realized through disposal	10	=	-	-	290,000	-	(290,000)	-	-	-
		2,806,028,000	452,580,491	227,601,229	(227,311,229)	-	(290,000)	-	-	3,258,608,491
Balance as at December 31, 2022		P18,196,805,900	P7,229,275,360	P983,407,496	P2,425,229,109	(P77,723,200)	(P730,966,925)	P5,878,953	(P1,331,685)	P28,030,575,008

BANK OF COMMERCE STATEMENTS OF CASH FLOWS

Years Ended December 31

			Tears Ell	ded December 31
	Note	2024	2023	2022
CASH FLOWS FROM OPERATING	G			
ACTIVITIES				
Income before income tax expense		P3,942,707,406	P3,736,110,366	P2,466,423,849
Adjustments for:		-,- , - ,	-,, -,	,, -,-
Depreciation and amortization	14, 15, 16	623,167,231	489,379,046	431,663,464
Interest expense on bonds				
payable [·]	20	532,933,869	412,986,306	173,783,546
Gain on foreclosure and sale of				
property and equipment and				
foreclosed assets - net	14, 15, 16	(341,527,134)	(495,400,228)	(340,449,070)
Provision for credit and impairmer	nt			
losses	17	139,412,219	78,844,599	166,210,318
Amortization of software costs	16	95,597,821	76,741,228	73,068,105
Interest expense on lease liabilitie		39,167,445	32,817,258	28,177,821
Gain on sale of financial assets at				
fair value through other				
comprehensive income (FVOCI)		(1,623,076)	(6,964,361)	-
Unrealized loss (gain) on financial				
assets at fair value through profi			(00.010.00=)	(0.000.00)
or loss (FVPL)	28	1,017,785	(22,810,265)	(3,032,696)
Share in net loss of an associate	13	610,815	782,580	133,185
Miscellaneous income		(128,563)	-	-
Changes in operating assets and				
liabilities:				
Decrease (increase) in: Interbank loans receivables	8	(420 EE4 720)		
Financial assets at FVPL	0	(138,551,738) (2,438,846,713)	10,937,613	616,927,329
Loans and receivables		(27,434,228,302)	(4,762,183,490)	(31,013,170,773)
Other assets		(969,092,677)	(478,780,746)	(147,949,840)
Increase (decrease) in:		(303,032,011)	(470,700,740)	(147,343,040)
Deposit liabilities		26,102,588,802	9,638,129,115	4,553,416,726
Manager's checks		(432,407,634)	1,185,045,941	(290,006,583)
Accrued interest, taxes and other	r	(102,101,001,	1,100,010,011	(200,000,000)
expenses		(309,693,260)	217,489,398	130,239,910
Other liabilities		6,952,726,227	(64,244,233)	1,483,681,802
Net cash generated from (absorbed	d by)	, , ,	, , ,/	
operations	• ,	6,363,830,523	10,048,880,127	(21,670,882,907)
Income taxes paid		(857,379,603)	(793,239,655)	(573,609,991)
Net cash provided by (used in)				
operating activities		5,506,450,920	9,255,640,472	(22,244,492,898)
		3,555,455,526	0,200,010,112	(=2,2 : 1, 102,000)

			Years En	ded December 31
	Note	2024	2023	2022
CASH FLOWS FROM INVESTING				
ACTIVITIES				
Proceeds from sale or redemption of:				
Investment securities at amortized		D444 050 040 550	D04 500 007 000	DE0 005 050 000
cost		P114,959,240,576	P84,500,327,600	P59,895,050,000
Financial assets at FVOCI Investment properties		306,440,323 210,303,527	5,963,068,067 238,440,930	578,775,000 299,555,213
Property and equipment		43,868,326	49,279,179	52,892,081
Additions to:		40,000,020	10,270,170	02,002,001
Investment securities at amortized				
cost		(99,097,828,884)	(84,762,807,309)	(69,194,981,330)
Financial assets at FVOCI		(8,370,802,075)	(10,877,648,681)	(1,903,195,601)
Property and equipment	14	(446,281,099)	(466,379,345)	(182,356,128)
Software costs	16	(228,113,759)	(149,908,692)	(100,896,635)
Investment properties		(14,077,138)	(21,025,497)	(4,932,730)
Net cash provided by (used in)				
investing activities		7,362,749,797	(5,526,653,748)	(10,560,090,130)
CASH FLOWS FROM FINANCING				
ACTIVITIES				
Settlement of bonds payable	35	(7,500,000,000)	-	-
Issuance of bonds payable	35	6,510,558,574	-	7,427,633,892
Cash dividends paid	24 20	(654,937,099)	- (276 072 511)	- (106,595,991)
Payment of interest on bonds Payment of lease liability	35	(495,836,441) (248,096,753)	(376,972,511) (238,014,973)	(231,255,989)
Issuance of common stock	33	(240,090,733)	(230,014,973)	3,258,608,491
Net cash provided by (used in)				
financing activities		(2,388,311,719)	(614,987,484)	10,348,390,403
EFFECT OF EXCHANGE RATE				
DIFFERENCES ON CASH AND				
CASH EQUIVALENTS		6,524,975	(7,624,444)	(1,082,325)
NET INCREASE (DECREASE) IN				
CASH AND CASH EQUIVALENTS		10,487,413,973	3,106,374,796	(22,457,274,950)
CASH AND CASH EQUIVALENTS -				
GROSS AT BEGINNING OF YEAR		0.500.045.045	0.705.470.004	0.747.700.000
Cash and other cash items		3,500,645,345 24,275,195,629	2,735,170,691 23,678,666,441	2,747,780,890 45,373,267,996
Due from Bangko Sentral ng Pilipinas Due from other banks		1.055.497.093	1,044,396,366	1,039,596,824
Interbank loans receivable and		1,000,407,000	1,044,030,000	1,000,000,024
securities purchased under resale				
agreements		20,114,496,080	18,381,225,853	19,136,088,591
		48,945,834,147	45,839,459,351	68,296,734,301
CACH AND CACH FOUNAL ENTS		. , ,		· · · · · ·
CASH AND CASH EQUIVALENTS - GROSS AT END OF YEAR				
Cash and other cash items		4,244,123,801	3,500,645,345	2,735,170,691
Due from Bangko Sentral ng Pilipinas		47,919,926,114	24,275,195,629	23,678,666,441
Due from other banks		3,819,900,855	1,055,497,093	1,044,396,366
Interbank loans receivable and				
securities purchased under resale				
agreements		3,449,297,350	20,114,496,080	18,381,225,853
		P59,433,248,120	P48,945,834,147	P45,839,459,351

Voore	Endad	Decem	har 24
Years	Fnaea	Decem	Der 31

			rears Ended December 31	
		2024	2023	2022
CASH FLOWS FROM INTEREST AND DIVIDENDS				
Operating Activities Interest received Interest paid Dividends received	35 35	P12,965,794,655 3,562,029,531 P3,855,229	P11,694,840,211 2,883,397,684 P5,604,161	P7,766,592,910 978,496,764 P1,612,352
Financing Activities Interest paid Dividends paid		P535,003,886 654,937,099	P409,789,769	P135,099,012

See Notes to the Financial Statements.

BANK OF COMMERCE

NOTES TO THE FINANCIAL STATEMENTS

1. Reporting Entity

Bank of Commerce (the Bank) is a domestic corporation registered with the Securities and Exchange Commission (SEC) on December 16, 1963. The Bank's shares were listed with the Philippine Stock Exchange, Inc. (PSE) on March 31, 2022, as approved by the SEC on February 15, 2022. The Bangko Sentral ng Pilipinas (BSP) approved the upgrade of the Bank's banking license from commercial bank to universal bank on December 23, 2021. On August 11, 2022, the SEC approved the application of the Bank to act as underwriter of securities engaged in dealing government securities. On October 24, 2022, the Bank received from the BSP the Certificate of Authority to Operate as a Universal Bank dated October 4, 2022. On November 2, 2022, the Bank officially started operations as a universal bank.

The Bank provides services such as deposit products, loans and trade finance, domestic and foreign fund transfers, foreign exchange, credit card and trust services. The Bank's principal place of business is at San Miguel Properties Centre, No.7 St. Francis Street, Mandaluyong City. The Bank has a total of 140 branches nationwide, including the Head Office, as at December 31, 2024, 2023 and 2022.

San Miguel Properties, Inc. (SMPI) and San Miguel Corporation Retirement Plan (SMCRP) hold 31.91% and 30.84% ownership of the Bank's issued common shares, respectively, as at December 31, 2024 and 2023. Each of these shareholders has significant influence over the Bank. SMC Equivest Corporation holds 100% ownership of the Bank's issued non-voting preferred shares as at December 31, 2024 and 2023.

The Bank's original authority for its banking license was approved under Monetary Board (MB) Resolution No. 1045 dated October 4, 1963 as *The Overseas Bank of Manila*. The Bank received its Foreign Currency Deposit Unit (the "FCDU") license and launched its FCDU operations on September 23, 1983. The Bank received its Expanded FCDU license on March 10, 2010. The Bank was renamed Commercial Bank of Manila, Inc. on October 20, 1980, further renamed Boston Bank of the Philippines on July 27, 1988, and finally, Bank of Commerce on November 28, 1991.

Under Section 11, Corporate Term of the Revised Corporation Code issued on February 23, 2019, a corporation shall have perpetual existence unless its articles of incorporation provides otherwise. On January 30, 2020, the Board of Directors (BOD) approved the Amended Articles of Incorporation to reflect that the Bank's term of existence shall be perpetual. The said amendment was approved by the SEC on June 9, 2020.

The financial statements of the Bank were endorsed by the Audit Committee to BOD for its approval on March 21, 2025. The financial statements were approved and authorized for issue by the BOD on March 25, 2025.

2. Basis of Preparation

Statement of Compliance

These financial statements have been prepared in compliance with Philippine Financial Reporting Standards (PFRS) Accounting Standards as issued by the Philippine Financial and Sustainability Reporting Standards Council (FSRSC). PFRS Accounting Standards are based on IFRS Accounting Standards issued by the International Accounting Standards Board (IASB).

The term "IFRS Accounting Standards" is now how the IFRS Foundation refers to IFRS Standards that encompass a set of accounting standards issued by the IASB to distinguish them from IFRS Standards that encompass a set of sustainability disclosure standards that are issued by the International Sustainability Standards Board and are referred to as "IFRS Sustainability Disclosure Standards". To align with the foregoing update, the FSRSC now refers to the locally adopted standards as "PFRS Accounting Standards" and "PFRS Sustainability Disclosure Standards", respectively.

PFRS Accounting Standards consist of PFRS, Philippine Accounting Standards (PAS) and Philippine Interpretations.

Basis of Measurement

The financial statements of the Bank have been prepared on a historical cost basis, except for the following items:

Items	Measurement Bases
Financial assets and liabilities at fair value through profit or loss (FVPL)	Fair value
Financial assets at fair value through other comprehensive income (FVOCI)	Fair value
Lease liability	Present value of remaining lease payments, discounted using the Bank's incremental borrowing rate
Net retirement liability	Present value of the defined benefit obligation less fair value of plan assets

Functional and Presentation Currency

The financial statements include accounts maintained in the Regular Banking Unit (the RBU) and the FCDU. The functional currency of the RBU and the FCDU is Philippine Peso (PHP) and United States Dollar (USD), respectively. For financial reporting purposes, FCDU accounts and foreign currency-denominated accounts in the RBU are translated to their equivalents in PHP as discussed in Note 3. The financial statements individually prepared for these units are combined after eliminating inter-unit accounts.

All values are rounded to the nearest peso unless otherwise stated.

Presentation of Financial Statements

The Bank presents its statements of financial position broadly in the order of liquidity. An analysis regarding recovery of assets or settlement of liabilities within 12 months after the reporting date (current) and more than 12 months after the reporting date (non-current) is presented in Note 23.

3. Material Accounting Policies

The accounting policies set out below have been applied consistently to all years presented in these financial statements, except for the adoption of the following amended standard, which became effective beginning January 1, 2024. Unless otherwise indicated, the adoption of this amended standard did not have an impact on the financials statements of the Bank. The Bank has not early adopted any standard, interpretation or amendment that has been issued but is not yet effective.

Amendment to PAS 1, Presentation of Financial Statements, Non-current Liabilities with Covenants and Classification of Liabilities as Current or Non-current. The amendment aims to promote consistency in application and clarify the requirements on determining whether a liability is current or noncurrent, the amendments:

- removed the requirement for a right to defer settlement of a liability for at least twelve months after the reporting period to be unconditional and instead requires that the right must have substance and exist at the end of the reporting period;
- clarified that only covenants with which a company must comply on or before the reporting date affect the classification of a liability as current or non-current and covenants with which the entity must comply after the reporting date do not affect a liability's classification at that date;
- provided additional disclosure requirements for non-current liabilities subject to conditions within twelve months after the reporting period to enable the assessment of the risk that the liability could become repayable within twelve months; and
- clarified that settlement of a liability includes transferring an entity's own equity instruments to the counterparty, but conversion options that are classified as equity do not affect classification of the liability as current or noncurrent.

Foreign Currency Transactions and Translation

Foreign exchange differences arising from foreign currency transactions and revaluation and translation of foreign currency-denominated assets and liabilities to functional currency are credited to or charged as part of "Foreign exchange gains net" account in the statements of income, except for differences arising from the re-translations of equity securities at FVOCI which are recognized directly in "Net change in fair value on equity securities at FVOCI" in other comprehensive income (OCI).

The books of accounts of the FCDU of the Bank are maintained in USD with various transactions in foreign currencies. The foreign currency-denominated income and expenses in the books of accounts are translated into their USD equivalent based on the exchange rates prevailing at the time of transaction. The foreign currency-denominated assets and liabilities at the reporting dates are translated into USD using the Banking Association of the Philippines (BAP) closing rate prevailing at the reporting date.

The foreign currency-denominated monetary assets and liabilities in the RBU are translated to PHP based on the BAP closing rate prevailing at the end of the year. Foreign currency-denominated income and expenses are translated to PHP at the exchange rates prevailing at transaction dates. Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates as at the dates of the initial transactions.

For reporting purposes, the FCDU income and expenses are translated to their equivalent in PHP based on the BAP weighted average rate (WAR) for the year. The assets and liabilities of the FCDU at the reporting date are translated into PHP using BAP closing rate at the reporting date. The exchange differences arising from translation (i.e., BAP WAR and BAP closing rate) of FCDU accounts to PHP as presentation currency are taken directly to OCI under "Net movement in cumulative translation adjustment" in the statements of comprehensive income. Upon disposal of the FCDU or upon actual remittance of FCDU profits to RBU, the deferred cumulative amount recognized in the statements of comprehensive income is recognized in the statements of income.

Financial Instruments - Initial Recognition

Date of Recognition

Regular way purchases and sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace are recognized on settlement date. Settlement date accounting refers to: (a) the recognition of an asset on the day it is received by the Bank, and (b) the derecognition of an asset and recognition of any gain or loss on disposal on the day that it is delivered by the Bank. Deposit liabilities, bills payable, bonds payable, and loans and receivables are recognized when cash is received by the Bank or advanced to the borrowers.

Derivatives are recognized on trade date basis. Trade date is the date when an entity commits itself to purchase or sell an asset. Trade date accounting refers to: (a) the recognition of an asset to be received or the liability to be paid on the trade date, and (b) the derecognition of an asset that is sold, recognition of any gain or loss on disposal and the recognition of a receivable from the buyer for payment on trade date.

Initial Recognition of Financial Instruments

All financial instruments, whether financial assets or liabilities, are initially measured at fair value. Except for financial assets and liabilities valued at FVPL, initial measurement includes transaction costs.

Financial Instruments - Classification and Subsequent Measurement

Financial Assets

Financial assets are classified, at initial recognition, as subsequently measured at amortized cost, FVOCI and FVPL. The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Bank's business model for managing them.

The Bank's business model for managing financial assets refers to how it manages its financials assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both.

In order for a financial asset to be classified and measured at amortized cost or FVOCI, it needs to give rise to cash flows that are for sole payment of principal and interest (SPPI). This assessment is referred to as the SPPI test and is performed at an instrument level.

Business Model Assessment

The Bank makes an assessment of the objective of a business model in which an asset is held at a portfolio level, not on an instrument-by-instrument basis, because this best reflects the way the business is managed and information is provided to management. The information considered includes:

- the stated policies and objectives for the portfolio and the operation of those policies in practice. In particular, whether management's strategy focuses on earning contractual interest revenue, maintaining a particular interest rate profile, matching the duration of the financial assets to the duration of the liabilities that are funding those assets or realizing cash flows through the sale of the assets;
- how the performance of the business model and the financial assets held within that business model are evaluated and reported to the entity's key management personnel;
- the risks that affect the performance of the business model (and the financial assets held within that business model) and, in particular, the way in which those risks are managed;
- how managers of the business are compensated (for example, whether compensation is based on the fair value of the assets managed or on the contractual cash flows collected); and
- the frequency, volume and timing of sales in prior periods, the reasons for such sales and its expectations about future sales activity. However, information about sales activity is not considered in isolation, but as part of an overall assessment of how the Bank's stated objective for managing the financial assets is achieved and how cash flows are realized.

The business model assessment is based on reasonably expected scenarios without taking 'worst case' or 'stress case' scenarios into account. If the cash flows after initial recognition are realized in a way that is different from the Bank's original expectations, the Bank does not change the classification of the remaining financial asset held in that business model but incorporates such information when assessing newly originated or newly purchased financial assets going forward.

SPPI Test

As part of the Bank's classification process, the Bank assesses the contractual terms of financial assets to identify whether they meet the SPPI test.

For purposes of this assessment, 'principal' is defined as the fair value of the financial asset on initial recognition and may change over the life of the financial asset (e.g., if there are repayments of principal or amortization of the premium or discount). 'Interest' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs (e.g., liquidity risk and administrative costs), as well as profit margin.

To make the SPPI assessment, the Bank applies judgment and considers relevant factors such as the currency in which the financial asset is denominated, and the period for which the interest rate is set. In contrast, contractual terms that introduce a "more than de minimis" exposure to risks or volatility in the contractual cash flows that are unrelated to a basic lending arrangement do not give rise to contractual cash flows that are solely payments of principal and interest on the amount outstanding. In such cases, the financial asset is required to be measured at FVPL.

The Bank's measurement categories for financial assets are described below:

(i) Financial Assets at FVPL

Financial assets at FVPL include financial assets held for trading purposes, financial assets designated upon initial recognition at FVPL or financial assets mandatorily required to be measured at fair value. Equity securities are classified as financial assets at FVPL, unless the Bank designates an equity security that is not held for trading as at FVOCI at initial recognition.

A financial asset is held for trading if:

- it has been acquired principally for the purpose of selling it in the near term;
 or
- on initial recognition, it is part of a portfolio of identified financial instruments that the Bank manages together and has evidence of a recent actual pattern of short-term profit-taking; or
- it is a derivative that is not designated and effective as a hedging instrument or a financial guarantee.

Financial assets with cash flows that are not SPPI are classified and measured at FVPL, irrespective of the business model. Notwithstanding the criteria for debt securities to be classified at amortized cost or at FVOCI, as described in succeeding sections, debt securities may be designated at FVPL on initial recognition if doing so eliminates, or significantly reduces, an accounting mismatch.

Financial assets at FVPL are initially recognized and subsequently measured at fair value in the statements of financial position, with transaction costs recognized in the statements of income. Gains and losses arising from changes in the fair value of financial assets at FVPL and gains and losses arising from disposals of these securities are recognized under "Trading and investment securities gains (losses) - net" account in the statements of income. Interest earned or incurred is recorded as interest income or interest expense, respectively, while dividend income is recorded under "Miscellaneous income" account in the statements of income when the right to receive payment has been established.

Financial assets at FVPL include government and private debt securities held for trading, derivative instruments and debt securities that do not meet the SPPI test. Most of the Bank's derivative trading activities relate to deals with customers that are normally offset by transactions with other counterparties. The Bank may also take positions with the expectation of profiting from favorable movements in prices, rates or indices. The Bank is a counterparty to derivative contracts, such as currency forwards and warrants.

(ii) Financial Assets at Amortized Cost

The Bank measures debt financial assets at amortized cost if both of the following conditions are met:

- the financial asset is held within a business model with the objective to hold financial assets in order to collect contractual cash flows; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are SPPI on the principal amount outstanding.

Financial assets meeting these criteria are measured initially at fair value plus transaction costs. They are subsequently measured at amortized cost using the effective interest method less any impairment in value. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees that are an integral part of the effective interest rate (EIR). The amortization is included under "Interest income" account in the statements of income. Gains and losses are recognized in the statements of income when the financial asset is derecognized, modified or impaired, as well as through the amortization process. The losses arising from expected credit losses (ECL) is recognized under "Provision for credit and impairment losses" account, while reversals of ECL are recognized under "Reversal of credit and impairment losses" account. The two accounts are netted off in the statements of income. The effects of revaluation on foreign-currency denominated financial assets are recognized under "Foreign exchange gains - net" account in the statements of income.

The Bank's financial assets at amortized cost include cash and other cash items (COCI), exclusive of cash on hand, amounts due from BSP and other banks, interbank loans receivable and securities purchased under resale agreements (SPURA), investment securities at amortized cost, loans and receivables from customers, sales contract receivables, unquoted debt securities, accrued interest receivable, accounts receivable and other receivables.

The Bank may irrevocably elect at initial recognition to classify a financial asset that meets the amortized cost criteria above as at FVPL if that designation eliminates or significantly reduces an accounting mismatch had the financial asset been measured at amortized cost. As at December 31, 2024 and 2023, the Bank has not made such designation.

(iii) Financial Assets at FVOCI

Debt Securities

The Bank measures debt securities at FVOCI if both of the following conditions are met:

- the financial asset is held within a business model with the objective of both holding to collect contractual cash flows and selling; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are SPPI on the principal amount outstanding.

Debt securities at FVOCI are subsequently measured at fair value with unrealized gains and losses arising from fair valuation recognized in OCI under the "Net unrealized losses on financial assets at FVOCI" account in the equity section of the statements of financial position. Interest income and foreign exchange gains and losses are recognized in the statements of income in the same manner as for financial assets measured at amortized cost. The ECL arising from impairment of such investments are recognized in the statements of income with a corresponding charge to "Provision for credit and impairment losses" account if the resulting ECL is impairment losses and to "Reversal of credit and impairment losses" account if the resulting ECL is reversal of impairment. Other fair value changes to measure the instrument at fair value is recognized in OCI.

Upon derecognition, the cumulative gains or losses previously recognized in OCI are recognized under "Trading and investment securities gains (losses) - net" account in the statements of income.

Equity Securities

At initial recognition, the Bank can make an irrevocable election (on an instrument-by-instrument basis) to designate equity securities as at FVOCI. Designation as at FVOCI is not permitted if the equity security is held for trading.

Equity securities designated at FVOCI are initially measured at fair value plus transaction costs. Subsequently, they are measured at fair value, with no deduction for any disposal costs. Gains and losses arising from changes in fair value are recognized in OCI under "Net unrealized losses on financial assets at FVOCI" account in the equity section of the statements of financial position. Dividends earned on holding equity securities designated at FVOCI are recognized in the statements of income as "Miscellaneous income" when the right of the payment has been established, except when the Bank benefits from such proceeds as a recovery of part of the cost of the instrument. Gains and losses on disposal of these equity securities are never recycled to profit or loss, but the cumulative gain or loss previously recognized in OCI is reclassified to "Retained earnings" account in the equity section of the statements of financial position. Equity securities designated at FVOCI are not subject to impairment assessment.

The Bank designated all equity securities that are not held for trading as at FVOCI on initial application of PFRS 9, Financial Instruments.

Financial Liabilities

The Bank classifies its financial liabilities, other than financial guarantees and loan commitments, as measured at amortized cost or at FVPL.

Financial liabilities are classified and subsequently measured at amortized cost using the effective interest method, except for financial liabilities measured at FVPL. Financial liabilities measured at FVPL consists of: (a) financial liabilities held-fortrading, including derivative liabilities that are not accounted for as hedging instruments; and (b) financial liabilities designated at fair value through profit or loss.

The Bank may, at initial recognition, irrevocably designate financial liabilities as measured at FVPL.

The Bank's financial liabilities at amortized cost include deposit liabilities, bills payable, bonds payable, manager's checks, lease liabilities, accrued interest and other expenses (except accrued employee and other benefits and accrued taxes payable) and other liabilities (except withholding tax payable, retirement liability and ECL on off-balance sheet exposures).

Financial liabilities at FVPL include derivative liabilities held-for-trading arising from cross-currency swap and forward contracts. Similar to derivative assets, any gains or losses arising from changes in fair values of derivative liabilities are taken directly to "Foreign exchange gains - net" account in the statements of income. Derivatives are carried as liabilities when the fair value is negative.

Reclassification of Financial Assets and Liabilities

The Bank can reclassify financial assets if the objective of its business model for managing the financial asset changes. Reclassification of financial assets designated at FVPL or equity securities at FVOCI at initial recognition is not permitted.

A change in the objective of the Bank's business model will be effected only at the beginning of the next reporting period following the change in the business model.

Financial liabilities are not reclassified.

Modifications of Financial Assets and Financial Liabilities

Financial Assets

If the terms of a financial asset are modified, then the Bank evaluates whether the cash flows of the modified asset are substantially different.

If the cash flows are substantially different, then the contractual rights to cash flows from the original financial asset are deemed to have expire. In this case, the original financial asset is derecognized, and a new financial asset is recognized at fair value plus any eligible transaction costs. Any fees received as part of the modification are accounted as follows:

- fees that are considered in determining the fair value of the new asset and fees that represent reimbursement of eligible transaction costs are included in the initial measurement of the asset; and
- other fees are included in the statements of income and expenses as part of the gain or loss on derecognition.

If cash flows are modified when the borrower is in financial difficulties, then the objective of the modification is usually to maximize recovery of the original contractual terms rather than to originate a new asset with substantially different terms. If the Bank plans to modify a financial asset in a way that would result in forgiveness of cash flows, then it first considers whether a portion of the asset should be written off before the modification takes place. This approach impacts the result of the quantitative evaluation and means that the derecognition criteria are not usually met in such cases.

To determine whether a modification of a financial asset is substantial or non-substantial, the guidance set out in this policy should be applied. Where it is not clear whether a "substantial modification" has occurred based on the application of this guidance, a 10.0% net present value change (equivalent to the PFRS 9 - test for financial liabilities) should be applied as a backstop.

In some cases, whether or not a modification is substantial will be clear with little or no analysis while in others, a high degree of judgment may be required.

The modification of a financial asset could involve one or both of the following:

- (a) Changes in contractual terms that have a direct impact on the contractual cash flows. For example: changes to limit, tenor (maturity), interest rate, currency, or introduction or removal of features that give rise to cash flows other than payments of principal and interest on the principal amount outstanding;
- (b) Changes in contractual terms that do not have a direct impact on the contractual cash flows. For example: changes in security, collateral or other credit enhancements that change the credit risk associated with the loan.

Based on the Bank's policy, the delineation between substantial and non-substantial modifications should focus on category (a) modifications, specifically changes in credit limit, tenor, currency or SPPI characteristics.

If the modification of a financial asset measured at amortized cost or FVOCI does not result in derecognition of the financial asset, then the Bank first recalculates the gross carrying amount of the financial asset using the original EIR of the asset and recognizes the resulting adjustment as a modification gain or loss in the statements of income.

For floating-rate financial assets, the original EIR used to calculate the modification gain or loss is adjusted to reflect current market terms at the time of the modification. Any costs or fees incurred and fees received as part of the modification adjust the gross carrying amount of the modified financial asset and are amortized over the remaining term of the modified financial asset.

If such modification is carried out because of the financial difficulties of the borrower, then the gain or loss is presented together with impairment losses. In other cases, it is presented as interest income calculated using the effective interest method.

Financial Liabilities

The Bank derecognizes a financial liability when its terms are modified and the cash flows of the modified liability are substantially different. In this case, a new financial liability based on the modified terms is recognized at fair value. The difference between the carrying amount of the financial liability derecognized and consideration paid is recognized in the statements of income. Consideration paid included non-financial assets transferred, if any, and the assumption of liabilities, including the new modified financial liability.

If the modification of a financial liability is not accounted for as derecognition, then the amortized cost of the liability is recalculated by discounting the modified cash flows at the original EIR and the resulting gain or loss is recognized in the statements of income. For floating-rate financial liabilities, the original EIR used to calculate the modification gain or loss is adjusted to reflect current market terms at the time of the modification. Any costs and fees incurred are recognized as an adjustment to the carrying amount of the liability and amortized over the remaining terms of the modified financial liability by re-computing the EIR on the instrument.

Derecognition of Financial Assets and Financial Liabilities

Financial Assets

A financial asset (or, where applicable a part of a financial asset or part of a group of financial assets) is derecognized when:

- the rights to receive cash flows from the asset have expired;
- the Bank retains the right to receive cash flows from the asset, but has assumed an obligation to pay them in full without material delay to a third party under a "pass-through" arrangement; or
- the Bank has transferred its rights to receive cash flows from the asset and either: (a) has transferred substantially all the risks and rewards of ownership of the asset; or (b) has neither transferred nor retained the risks and rewards of ownership of the asset but has transferred the control of the asset.

Where the Bank has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, and has neither transferred nor retained substantially all the risks and rewards of ownership of the asset nor transferred control of the asset, the asset is recognized to the extent of the Bank's continuing involvement in the asset. Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of original carrying amount of the asset and the maximum amount of consideration that the Bank could be required to repay.

Financial Liabilities

A financial liability is derecognized when the obligation under the liability is discharged, cancelled or has expired. Where an existing financial liability is replaced by another financial liability from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognized in the statements of income.

Impairment of Financial Assets

The Bank recognizes ECL for loan and other debt financial assets at amortized cost and at FVOCI, together with loans commitments and financial guarantee contracts. No impairment loss is recognized on equity securities.

Expected Credit Loss Methodology

The Bank measures ECL in a way that reflects an unbiased and probability-weighted amount that is determined by evaluating a range of possible outcomes, the time value of money and reasonable and supportable information about past events, current conditions and forecasts of future economic conditions. PFRS 9 requires a loss allowance to be recognized at an amount equal to either the 12-month ECL or lifetime ECL for those financial instruments which have experienced a significant increase in credit risk (SICR) since initial recognition. Lifetime ECLs are the ECLs that result from all possible default events over the expected life of a financial instrument, whereas 12-month ECLs are the portion of ECLs that result from default events that are possible within 12 months after the reporting date.

Staging Assessment

For non-impaired financial instruments:

- Stage 1: Comprised of performing financial instruments which have not experienced SICR since initial recognition or have low credit risk as of reporting date. This stage recognizes a 12-month ECL for the financial instruments categorized under this group.
- Stage 2: Comprised of under-performing financial instruments which have experienced a SICR since initial recognition, but do not have objective evidence of impairment. This stage recognizes a lifetime ECL for the financial instruments categorized under this group.

For credit-impaired financial instruments:

Stage 3: Comprised of non-performing financial instruments with one or more loss events occurring since the original recognition or assets with objective evidence of impairment at reporting date and matured accounts with outstanding balances. Financial instruments falling within this stage have objective evidence of impairment thus requiring the recognition of lifetime ECL.

Definition of "Default" and "Cure"

The Bank generally classifies a financial instrument as in default when it is credit impaired, or becomes past due on its contractual payments for more than 90 days, considered non-performing, under litigation or is classified as doubtful or loss. In assessing whether a borrower is in default, the Bank considers indicators that are qualitative (i.e., breach of covenant) and quantitative (i.e., overdue status and non-payment on another obligation of the same borrower/issuer to the Bank). An instrument is considered to be no longer in default (i.e., to have cured) when there is sufficient evidence to support that full collection of principal and interests is probable and payments of interest and/or principal are received for at least six (6) months. This definition is consistent with the definition of non-performing loans (NPL) under Section 304 of the Manual of Regulations for Banks (MORB), *Past Due Accounts and Non-Performing Loans*.

Credit Risk at Initial Recognition

The Bank makes full use of its Internal Credit Risk Rating System (ICRRS) for corporate loans and credit scorecards for consumer loans to determine the credit risk of exposures at initial recognition. The ICRRS is devised to assess the level of risk associated with each borrower using a combination of both quantitative and qualitative factors. Subsequent credit assessments and approvals are also considered in determining the credit risk. On the other hand, credit scorecard is a tool used to evaluate the credit risk associated to individual customers. Customer-specific factors and internal data are taken into consideration to calculate a credit score. The credit decision is based on the output of the credit score and policy rules.

Significant Increase in Credit Risk

The definition of a SICR varies by portfolio where the determination of the change in credit risk includes both the quantitative and qualitative factors.

The Bank applies the movement in its Corporate Loan account's credit risk rating and assessment of breach in watchlist triggers to indicate a possible significant credit downgrade or upgrade through a risk rating matrix. For the remaining portfolios, the Bank considers that a SICR occurs no later than when an asset is more than 30 days past due. The total number of days past due is determined by counting the number of days since the earliest elapsed due date in respect of which full payment has not been received. Furthermore, the Bank's internal credit assessment may consider a counterparty to have a SICR since initial recognition if it is identified to have well-defined credit weaknesses. These may include adverse changes in the financial, managerial, economic and/or political nature of a business. Credit weakness can be established by an unsatisfactory track record that merits close monitoring and attention from management.

If there is evidence that there is no longer a SICR relative to initial recognition, then the loss allowance on an instrument returns to being measured as 12-month ECL. For unrated financial instruments, the SICR is measured using the number of days past due which is also consistent with the staging criteria presented above.

ECL Parameters and Methodologies

ECL is a function of the following credit risk parameters:

(a) Probability of Default (PD)

The PD is the measure of likelihood that a borrower will be unable to settle his obligation/s on time and in full over a given time period, either over the next 12 months (12-month PD) or over the remaining life (Lifetime PD) of the loan obligation. The Bank currently uses its ICRRS, behavioral scorecard and other relevant drivers of default to segment exposures with homogenous risk characteristics.

Point-in-Time (PiT) PD calibration is done to reflect the current trends in business and credit cycle. Macroeconomic forecasts are incorporated to come up with PiT PDs that are unbiased and forward-looking projections of future default risk.

(b) Loss Given Default (LGD)

LGD measures the percentage amount of credit losses incurred and not recovered at the time of default. LGD estimation is based on historical cash flow recoveries. Calculation of the LGD is adjusted for some assets to consider cashflow recoveries on collateral. For some financial assets, the Bank supplemented internal assessments with regulatory thresholds to arrive at the LGD assumption.

LGD estimation also considers the present value calculation and cost adjustment in determining the recoveries.

(c) Exposure at Default (EAD)

EAD is defined as the outstanding amount of credit exposure at the time of default. EAD is estimated by modelling the historical data on both the actual drawn and undrawn amounts for each credit facility. When estimating EAD, several factors are taken into account, including the length of time for which the estimation is being made, the predicted cash flows until the point of default, total loan tenure, and the remaining duration of the loan. This provides a more robust estimate of the total amount the Bank is exposed to.

Forward-looking Information

The Bank incorporates forward-looking information into both its assessment of whether the credit risk of a financial asset has increased significantly since its initial recognition and its measurement of ECL.

The Bank enhanced its ECL methodology by incorporating multiple future macroeconomic expectations in order to estimate credit losses on the basis of probability-weighted outcomes. The Bank has performed statistical analysis of historical data to determine which macroeconomic variables (MEVs) are correlated with the performance of specific loan portfolios. The MEVs considered were obtained using publicly available sources such as BSP and Philippine Statistical Association. A broad range of forward-looking information are assessed as economic inputs. Based on historical data analysis, the Bank found significant relationships between MEVs and credit risk which vary by product type. Forward looking MEVs used include Remittances, Employment Index & Unemployment, Value of Production Index (VAPI), Loan Performances, Consumer Outlook, Gross Domestic Product (GDP) (Exports and Agriculture), Foreign Exchange rates and Stock Exchange Index. The selected MEVs were confirmed using experienced credit judgment.

The inputs and models used for calculating ECL may not always capture all characteristics of the market at the date of the financial statements. To reflect this, qualitative adjustments or overlays are occasionally made as temporary adjustments when such differences are significantly material.

Restructured Loans

Where possible, the Bank seeks to restructure loans rather than to take possession of collateral. This may involve extending the payment arrangements and the agreement of new loan conditions. Once the terms have been renegotiated, the loan is no longer considered past due. Management continuously reviews restructured loans to ensure that all criteria are met and the future payments are likely to occur. When the loan has been restructured but not derecognized, the Bank also reassesses whether there has been a SICR and considers whether the assets should be classified as Stage 3. If the restructuring terms are substantially different, the loan is derecognized and a new 'asset' is recognized at fair value using the revised EIR.

Write-offs

Financial assets are written off either partially or in full when there is no reasonable expectation of recovering a financial asset in its entirety or a portion thereof. This is generally the case when the Bank determines that the borrower does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write-off. This assessment is carried out at the individual asset level.

Recoveries of amounts previously written off are included under "Miscellaneous income" account in the statements of income.

Financial assets that are written off could still be subject to enforcement activities in order to comply with the Bank's procedures for recovery of amounts due.

'Day 1' Difference

Where the transaction price in a non-active market is different from the fair value of other observable current market transactions in the same instrument or based on a valuation technique whose variables include only data from observable markets, the Bank recognizes the difference between the transaction price and fair value (a 'Day 1' difference) as part of current operations in the period when the asset is acquired or the liability is incurred. In cases where the transaction price used is based on inputs which are not observable, the difference between the transaction price and model value is only recognized as part of current operations in the period when the inputs become observable or when the instrument is derecognized. For each transaction, the Bank determines the appropriate method of recognizing the 'Day 1' difference amount.

Offsetting

Financial assets and liabilities are offset with the net amount reported in the statements of financial position, if and only if, there is a currently enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis or to realize the asset and settle the liability simultaneously. This is not generally the case with master netting agreements, as the related assets and liabilities are presented gross in the statements of financial position.

As at December 31, 2024 and 2023, the Bank did not have any financial instrument that qualified for offsetting.

Income and expenses are presented on a net basis only when permitted by the accounting standards.

Cash and Cash Equivalents

For purposes of reporting cash flows, cash and cash equivalents include COCI, amounts due from BSP and other banks and interbank loans receivable and SPURA with original maturities of three months or less from dates of placement and that are subject to insignificant risk of changes in value.

COCI consist of cash on hand and checks and other cash items. Cash on hand refers to the total amount of cash in the Bank's vault in the form of notes and coins under the custody of the cashier/cash custodian or treasurer, including notes in the possession of tellers and those kept in automated teller machines (ATMs).

Repurchase and Reverse Repurchase Agreements

Securities sold under repurchase agreements (SSURA) at a specified future date ("repos") are not derecognized from the statements of financial position. The corresponding cash received, including accrued interest, is recognized in the statements of financial position as liability of the Bank, reflecting the economic substance of such transaction.

Conversely, SPURA to resell at a specified future date ("reverse repos") are not recognized in the statements of financial position. The corresponding cash paid, including accrued interest, is recognized in the statements of financial position as securities purchased under resale agreement, and is considered as a loan to the counterparty. The Bank is not permitted to sell or re-pledge the collateral in the absence of default by the owner of the collateral. The difference between the purchase price and resale price is treated as interest income in the statements of income and is amortized over the life of the agreement using the effective interest method.

Financial Guarantees and Undrawn Loan Commitments

Undrawn loan commitments and letters of credit are commitments under which over the duration of the commitment, the Bank is required to provide a loan with pre-specified terms to the customer. The nominal contractual values of undrawn loan commitments, where the loans agreed to be provided are on market terms, are not recorded in the statements of financial position. These contracts are in the scope of the ECL requirements where the Bank estimates the expected portion of the undrawn loan commitments that will be drawn over their expected life. The ECL related to loan commitments is recognized under "Other liabilities" account in the statements of financial position.

In the ordinary course of business, the Bank issues financial guarantees in favor of other parties. Financial guarantees are initially recognized in the financial statements at fair value, and the initial fair value is amortized over the life of the financial guarantee in accordance with PFRS 15. The financial guarantee is subsequently carried at the higher of the amount of loss allowance determined in accordance with the ECL model and the amount initially recognized, less when appropriate, the cumulative amount of income recognized in accordance with PFRS 15.

Investment in an Associate

An associate is an entity over which the Bank has significant influence but no control. This is a rebuttable presumption in case the equity interest of the Bank in an entity is between 20.0% and 50.0%. The Bank's equity investment in BIC Management and Consultancy, Inc. (formerly Bancommerce Investment Corporation) (BIC) represents 24.26% of BIC's capital stock. Accordingly, the Bank's equity investment in BIC is treated as an investment in an associate accounted for under the equity method of accounting since there is no indication of control.

Under the equity method, an investment in an associate is carried in the statements of financial position at cost plus post-acquisition changes in the Bank's share in the net assets of the associate. The Bank's share in an associate's post-acquisition profits or losses is recognized in the statements of income, and its share of post-acquisition movements in the associate's equity reserves is recognized directly in equity.

When the Bank's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Bank does not recognize further losses, unless it has incurred obligations or made payments on behalf of the associate. Profits and losses resulting from transactions between the Bank and an associate are eliminated to the extent of the Bank's interest in the associate.

The reporting period of BIC is on a calendar year basis. BIC's accounting policies conform to those used by the Bank for like transactions and events in similar circumstances.

Property and Equipment

Land is stated at cost less any impairment in value. Depreciable properties including buildings, furniture, fixtures and equipment and leasehold improvements are stated at cost less accumulated depreciation and amortization, and any impairment in value.

The initial cost of property and equipment comprises its purchase price, including import duties and non-refundable purchase taxes after deducting trade discounts and rebates, and any costs that are directly attributable in bringing the property and equipment to its location and condition necessary for it to be capable of operating in the manner intended by management. Expenditures incurred after the property and equipment have been put to operation, such as repairs and maintenance, are normally charged against operations in the period in which the costs are incurred. In situations where it can be clearly demonstrated that the expenditures have resulted in the increase in the future economic benefits to be obtained from the use of an item of property and equipment beyond its originally assessed standard of performance, the expenditures are capitalized as an additional cost of property and equipment.

Depreciation and amortization are calculated on a straight-line basis over the estimated useful life of the depreciable assets. Leasehold improvements are amortized over the estimated useful life of the improvements or the terms of the related lease, whichever is shorter.

The estimated useful lives of property and equipment are as follows:

	Years
Building	50
Furniture, fixtures and equipment	1 - 7
Leasehold improvements	5 - 15

An item of property and equipment is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising from derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is recognized in the statements of income in the period the asset is derecognized.

The asset's residual values, useful lives and method of depreciation and amortization are reviewed, and adjusted if appropriate, at each reporting date.

Investment Properties

Investment properties are composed of assets acquired from foreclosure or *dacion en pago* and land and building that are vacant and no longer used for administrative purposes (previously owner-occupied property), and are initially measured at cost including transaction costs. An investment property acquired through an exchange transaction is initially recognized at the fair value of the asset acquired unless (a) the exchange transaction lacks commercial substance or (b) the fair value of neither the asset received nor the asset given up is reliably measurable, in which case the investment property acquired is measured at the carrying amount of the asset given up. The difference between the fair value of the asset received and the carrying amount of the asset given up is recorded as "Gain on foreclosure" under "Gain on foreclosure and sale of property and equipment and foreclosed assets - net" account in the statements of income. Foreclosed properties are classified under "Investment properties" upon:

- entry of judgment in case of judicial foreclosure;
- execution of the Sheriff's Certificate of Sale in case of extra-judicial foreclosure;
 or
- notarization of the Deed of Dacion in case of payment in kind (dacion en pago).

The Bank applies the cost model in subsequently measuring its investment properties. Land is carried at cost less any impairment in value and depreciable properties acquired are carried at cost. Cost is the fair value of the asset at acquisition date, less any accumulated depreciation and any impairment in value. Transaction costs, which include non-refundable capital gains tax and documentary stamp tax, incurred in connection with foreclosure are capitalized as part of cost of the investment properties.

Depreciation is computed on a straight-line basis over the estimated useful life of the depreciable asset or 10 years, whichever is lower. The estimated useful life and the depreciation method are reviewed periodically to ensure that the period and the method of depreciation are consistent with the expected pattern of economic benefits from items of investment properties.

Transfers are made to investment property when, and only when, there is a change in use, evidenced by the end of owner-occupation or the start of an operating lease to another party. Transfers are made from investment property when, and only when, there is a change in use, evidenced by the start of owner-occupation or of development with a view to sell.

Repairs and maintenance costs relating to investment properties are normally charged to statements of income in the period in which the costs are incurred.

An investment property is derecognized when it has either been disposed of or when it is permanently withdrawn from use and no future benefit is expected from its disposal. Any gain or loss on derecognition of an investment property is recognized in the statements of income under "Gains on foreclosure and sale of property and equipment and foreclosed assets - net" account in the period of derecognition.

Other Properties Acquired

Other properties acquired, included under "Other assets" account in the statements of financial position, include chattel mortgage properties foreclosed in settlement of loan receivables. The Bank applies the cost model of accounting for these assets. Under the cost model, these assets are carried at cost, which is the fair value at acquisition date, less accumulated depreciation and any impairment in value.

Depreciation is computed on a straight-line basis over the estimated useful life of the depreciable asset or three years, whichever is lower. The estimated useful life and the depreciation method are reviewed periodically to ensure that the period and the method of depreciation are consistent with the expected pattern of economic benefits from items of other properties acquired.

The carrying values of the other properties acquired are reviewed for impairment when events or changes in circumstances indicate that the carrying value may not be recoverable. If any such indication exists and where the carrying values exceed the estimated recoverable amount, the assets are written down to their recoverable amounts (see accounting policy on Impairment of Non-financial Assets).

An item of other properties acquired is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is recognized in the statements of income under "Gains on foreclosure and sale of property and equipment and foreclosed assets - net" account in the period of derecognition.

Intangible Assets

Intangible assets consist of software costs and branch licenses. Intangible assets acquired separately, included under "Other assets" account in the statements of financial position, are measured on initial recognition at cost. The cost of an intangible asset acquired in a business combination is its fair value at the date of acquisition. Following initial recognition, intangible assets are carried at cost less any accumulated amortization and impairment losses. Internally generated intangible assets are not capitalized but recognized in the statements of income in the period when the expenditure is incurred.

The useful lives of intangible assets are assessed to be either finite or indefinite. Intangible assets with finite lives are amortized over the economic useful life and assessed for impairment whenever there is an indication that the intangible assets may be impaired. The amortization period and the amortization method for an intangible asset with a finite useful life are reviewed at least each reporting date. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset are accounted for by changing the amortization period or method, as appropriate, and treated as changes in accounting estimates.

The amortization expense on intangible assets with finite lives is recognized in the statements of income under the expense category consistent with the function of the intangible asset. Gains or losses arising from the derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the statements of income in the period when the asset is derecognized.

Branch Licenses

Branch licenses are granted by the BSP and capitalized on the basis of the costs incurred to acquire and bring to use in operation. Branch licenses are determined to have indefinite useful lives and are tested for impairment annually.

Software Costs

Software costs include costs incurred relative to the purchase of the Bank's software and are amortized on a straight-line basis over 5 years. Software costs are carried at cost less accumulated amortization and any impairment in value.

Impairment of Investment in an Associate and Non-financial Assets

Investment in an Associate, Property, Equipment and Right-of-Use Assets, Investment Properties, Other Properties Acquired and Intangible Assets under "Other Assets"

At each reporting date, the Bank assesses whether there is any indication of impairment on investment in an associate, property, equipment and right-of-use assets, investment properties, other properties acquired and intangible assets, or whether there is any indication that an impairment loss previously recognized for an asset in prior years may no longer exist or may have decreased. When an indicator of impairment exists or when an annual impairment testing for an asset is required, the Bank makes a formal estimate of the net recoverable amount.

The net recoverable amount is the higher of an asset's (or cash-generating unit's) fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case the net recoverable amount is assessed as part of the cash-generating unit to which it belongs. Value in use is the present value of future cash flows expected to be derived from an asset or cash-generating unit while fair value less cost to sell is the amount obtainable from the sale of an asset or cash-generating unit in an arm's length transaction between knowledgeable and willing parties less any costs of disposal. Where the carrying amount of an asset (or cash-generating unit) exceeds its net recoverable amount, the asset (or cash-generating unit) is considered impaired and is written-down to its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset (or cash-generating unit).

An impairment loss is charged against operations in the period in which it arises.

An assessment is made at each reporting date as to whether there is any indication that the previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, the net recoverable amount is estimated. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's net recoverable amount since the last impairment loss was recognized. If that is the case, the carrying amount of the asset is increased to its net recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depreciation and amortization, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in the statements of income.

After such reversal, the depreciation expense is adjusted in future years to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

Fair Value Measurement

The Bank measures financial instruments, such as, financial assets and liabilities at FVPL, financial assets at FVOCI and net retirement liability which is measured at present value of the defined benefit obligation less fair value of plan assets, at fair value at each reporting date. Also, fair values of financial instruments measured at amortized cost and investment properties are disclosed in Note 6.

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 measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability, or
- In the absence of a principal market, in the most advantageous market for the asset or liability.

The principal or the most advantageous market must be accessible to the Bank.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their best economic interest.

The fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

Fair Value Hierarchy

The Bank uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

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

For assets and liabilities that are recognized in the financial statements on a recurring basis, the Bank determines whether transfers have occurred between Levels in the hierarchy by re-assessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

External appraisers are involved for valuation of significant assets such as investment properties. Selection criteria include market knowledge, reputation, independence and whether professional standards are maintained. In particular, the external appraisers must hold a recognized and relevant professional qualification and have recent experience in the location and category of the investment property being valued.

For the purpose of fair value disclosures, the Bank has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as explained in Note 6.

Revenue Recognition

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the Bank and the income can be reliably measured. Revenue is measured at the fair value of the consideration received/receivable.

Determining whether the Bank is acting as a Principal or an Agent

The Bank assesses its revenue arrangements against the following indicators to determine whether it is acting as a principal or an agent:

- whether the Bank has primary responsibility for providing the services;
- whether the Bank has discretion in establishing prices; and
- whether the Bank has inventory risk before the specified good or service has been transferred to a customer or after transfer of control to the customer.

The Bank has determined that it is acting as a principal in its revenue arrangements except for activities where the Bank acts in a fiduciary or custodian capacity such as nominee, trustee, or agent. Income from fiduciary and custodianship activities are included under "Service charges, fees and commission" account in the statements of income.

The following specific recognition criteria must also be met before revenue is recognized:

Revenues Within the Scope of PFRS 15

The Bank earns fee and commission income from a diverse range of financial services it provides to its customers. Fee and commission income is recognized at an amount that reflects the consideration to which the Bank expects to be entitled in exchange for providing the services. The performance obligations, as well as the timing of their satisfaction, are identified, and determined, at the inception of the contract.

Service Charges and Penalties

Service charges and penalties are recognized only upon collection or accrued when there is reasonable degree of certainty as to its collectability. This arises from deposit-related processing transactions and charges from late payments on loans and drawing against insufficient funds of depositors.

Fees and Commissions

(i) Fee Income Earned from Services that are Provided over a Certain Period of Time

Fees earned for the provision of services over a period of time are accrued over that period. These include guarantee fees, credit related fees, investment fund fees, custodian fees, fiduciary fees, portfolio and other management fees. Commitment fees for facilities where a drawdown is not generally expected must be recognized over the facility period. If a drawdown is expected and the commitment expires without the Bank making the loan, the commitment fees are recognized as fee income on expiry of the scheduled drawdown.

(ii) Fee Income Earned from Providing Transaction Services

Fees arising from negotiating or participating in the negotiation of a transaction for a third party, such as underwriting fees and brokerage fees for the arrangement of the acquisition of shares or other securities are recognized on completion of the underlying transaction. Fees or components of fees that are linked to a certain performance obligation are recognized after fulfilling the corresponding criteria. Loan syndication fees are recognized in the statements of income when the syndication has been completed and the Bank retains no part of the loans for itself or retains a part of the loan at the same EIR as the other participants.

Discounts Earned and Awards Revenue on Credit Cards

Discounts received are taken up as income upon receipt from member establishments of charges arising from credit availments by the Bank's cardholders. These discounts are computed based on certain agreed rates and are deducted from the amounts remitted to the member establishments. These also include interchange income from transactions processed by Mastercard, a card network, and fees from cash advance transactions of cardholders.

The amount allocated to the loyalty program is deferred and recognized as revenue when the award credits expire or the likelihood of the customer redeeming the loyalty points becomes remote. Award credits under customer loyalty program are accounted for as a separately identifiable component of the transaction in which they are granted. The fair value of the consideration received in respect of the initial sale is allocated based on the estimated stand-alone selling prices. Income generated from customer loyalty program is included under 'Service charges, fees and commissions' in the statements of income.

Other Income

Income from the sale of services is recognized upon completion of the service. Income from sale of properties is recognized when control over properties transfers to the recipients, measured as the difference between the transaction price and the properties' carrying amounts and presented under "Gains on foreclosure and sale of property and equipment and foreclosed assets - net" account in the statements of income.

Revenues Outside the Scope of PFRS 15

Interest Income

Interest income is recognized in the statements of income for all financial assets measured at amortized cost and debt securities at FVOCI as they accrue, using the EIR. EIR is the rate that exactly discounts estimated future cash payments or receipts through the expected life of the financial instrument or a shorter period, where appropriate, to the net carrying amount of the financial asset or financial liability. The calculation takes into account all the contractual terms of the financial instruments including any fees or incremental costs that are directly attributable to the instrument and are integral part of the EIR, but not future credit losses. The EIR is established on initial recognition of the financial asset and liability and is not revised subsequently, except for repricing loans. The carrying amount of the financial asset or liability is adjusted if the Bank revises its estimates of payments or receipts. The change in carrying amount is recognized in the statements of income as interest income or expense.

Interest on interest-bearing financial assets at FVPL is recognized based on the contractual rate.

When a financial asset becomes credit-impaired and is, therefore, regarded as Stage 3 (as discussed in "Impairment of Financial Assets" above), the Bank calculates interest income by applying the EIR to the net amortized cost of the financial asset. If the financial asset cures and is no longer credit-impaired, the Bank reverts to calculating interest income on a gross basis.

Purchases by credit cardholders, collectible on an installment basis, are recorded at the cost of the items purchased plus a certain percentage of cost. The excess over cost is credited to 'Unearned discount' and is shown as a deduction from 'Loans and receivables' in the statements of financial position. The unearned discount is taken up to interest income over the installment term and is computed using the effective interest method.

Trading and Investment Securities Gains or Losses

Trading and investment securities gains or losses represent results arising from disposal of debt securities at FVOCI and trading activities (realized gains and losses) and from the changes in fair value of financial assets and liabilities at FVPL (unrealized gains or losses).

Dividends

Dividends are recognized when received or when the Bank's right to receive the dividends is established.

Rental Income

Payments received under operating lease arrangements are recognized in the statements of income on a straight-line basis over the term of the lease.

Recovery on Charged-off Assets

Income arising from collections on accounts or recoveries from impairment of items previously written off is recognized in the statement of income in the year of recovery.

Expense Recognition

Expense is recognized when a decrease in future economic benefit related to a decrease in an asset or an increase in liability has arisen to the Bank and can be measured reliably.

Interest Expense

Interest expense for all interest-bearing financial liabilities is recognized in "Interest expense" account in the statements of income using the EIR of the financial liabilities to which they relate.

Other Expenses

Other expenses include losses and expenses that arise in the ordinary course of business of the Bank and are recognized when incurred.

Employee Benefits

Short-term Employee Benefits

Short-term employee benefits are expensed as the related service is provided. A liability is recognized for the amount expected to be paid if the Bank has presented 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.

Retirement Benefits

The Bank has a funded, noncontributory defined benefit plan administered by a trustee. A defined benefit plan is a pension plan that defines an amount of pension benefit that an employee will receive upon retirement, usually dependent on one or more factors such as age, years of service and compensation. The retirement cost is generally funded through payments to a trustee-administered fund, determined by annual actuarial calculations.

The retirement benefits liability recognized in the statements of financial position in respect of the defined benefits retirement plan is the present value of the defined benefits obligation at the valuation date less the fair value of plan assets. The defined benefits obligation is calculated annually by an independent actuary using the projected unit credit method. When the calculation results in a potential asset for the Bank, the recognized asset is limited to the present value of economic benefits available in the form of any future refunds from the plan or reductions in future contributions to the plan.

The present value of the defined benefits obligation is determined by discounting the estimated future cash outflows using interest rate on high quality government bonds that are denominated in the currency in which the benefits will be paid and that have terms to maturity approximating the terms of the related retirement liability.

Remeasurements of the defined benefit liability, which include actuarial gains and losses, the return on plan assets (excluding interest) and the effect of the asset ceiling (if any, excluding interest), are recognized immediately in OCI. The Bank determines the net interest expense (income) on the retirement benefit liability (asset) for the period by applying the discount rate used to measure the defined benefit obligation at the beginning of the annual period to the retirement benefit liability (asset), taking into account any changes in the retirement liability (asset) during the period as a result of contributions and benefit payments. Net interest expense and other expenses related to the defined benefit plan are recognized in the statements of income.

When the benefits of a plan are changed or when a plan is curtailed, the resulting change in benefit that relates to past service or the gain or loss on curtailment is recognized immediately in the statements of income. The Bank recognizes gains and losses on the settlement of a defined benefit plan when the settlement occurs.

Equity

"Capital Stock" is recorded at par for all shares issued and outstanding.

"Paid-in Surplus" represents the proceeds in excess of par value. Incremental costs incurred which are directly attributable to the issuance of new shares are charged to "Paid-in surplus".

"Retained Earnings (Deficit)" represents the accumulated earnings (losses) of the Bank.

"Surplus Reserves" represent the appropriation of retained earnings in relation to allowance for credit losses which are less than the 1.0% general provision prescribed by the BSP for regulatory purposes, 10.0% of the Bank's profit from trust business, and self-insurance of the Bank.

Leases

At inception of a contract, the Bank assesses whether a contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for a consideration.

Bank as Lessee

At the commencement or upon modification of a contract that contains a lease component, the Bank allocates the consideration in the contract to each lease component on the basis of its relative standalone price. However, for leases of branches and office premises, the Bank has elected not to separate non-lease components and accounts for the lease and non-lease components as a single lease component.

The Bank recognizes a right-of-use asset and a lease liability at the lease commencement date. The right-of-use asset is initially measured at cost, and subsequently at cost less accumulated depreciation and any impairment losses, adjusted for certain remeasurements of the lease liability. Cost comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct cost incurred and an estimate of costs to dismantle and remove any improvements made. The right-of-use asset is subsequently depreciated using straight-line method from the commencement date to the end of the lease term.

The lease liability is initially measured at the present value of lease payments that are not paid at the commencement date, discounted using the Bank's incremental borrowing rate.

The Bank determines its incremental borrowing rate by analyzing its borrowings from various external sources and makes certain adjustments to reflect the terms of the lease and type of asset leased.

Lease payments included in the measurement of the lease liability comprise the following:

- fixed payments, including in-substance fixed payments;
- variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- amounts expected to be payable under a residual value guarantee; and
- the exercise price under a purchase option that the Bank is reasonably certain to exercise, lease payments in an optional renewal period if the Bank is reasonably certain to exercise an extension option, and penalties for early termination of a lease unless the Bank is reasonably certain not to terminate early.

The lease liability is measured at amortized cost using the effective interest method. It is subsequently increased by the interest cost on the lease liability and decreased by lease payment made. It is remeasured when there is a change in future lease payments arising from a change in an index rate, change in the estimate of the amount expected to be payable under a residual value guarantee, or as appropriate, changes in the assessment of whether a purchase, extension or termination option is reasonably certain not to be exercised or if there is a revised in-substance fixed lease payment.

When the lease liability is remeasured in this way, a corresponding adjustment is made to the carrying amount of the right-of-use asset, or is recorded in profit or loss if the carrying amount of the right-of-use asset has been reduced to zero.

The Bank presents the right-of-use assets in "Property, Equipment and Right-of-Use Assets" while lease liabilities are included under "Other liabilities" in the statements of financial position.

Short-term Leases and Leases of Low-value Assets

The Bank has elected not to recognize right-of-use assets and lease liabilities for leases of low-value assets and short-term leases, including IT equipment. The Bank recognizes the lease payments associated with these leases as a rent expense on a straight-line basis over the lease term.

Bank as a Lessor

At the inception or upon modification of a contract that contains a lease component, the Bank allocates the consideration in the contract to each lease component on the basis of their relative stand-alone selling prices.

When the Bank acts as a lessor, it determines at lease inception whether the lease is a finance lease or an operating lease. To classify each lease, the Bank makes an overall assessment of whether the lease transfers substantially all of the risks and rewards incidental to ownership of the underlying asset. If this is the case, then the lease is a finance lease; if not, then it is an operating lease. As part of this assessment, the Bank considers certain indicators such as whether the lease is for the major part of the economic life of the asset.

The Bank is a party to operating leases as a lessor. Initial direct costs incurred in negotiating operating leases are added to the carrying amount of the leased asset and amortized over the lease term on the same basis as the rental income. Contingent rentals are recognized as income in the period in which they are earned.

Income Tax Expense

Current Tax

Current income tax is the expected tax payable on the taxable income for the year using the tax rates enacted at the reporting date. The amount of current tax payable is the best estimate of the tax amount expected to be paid that reflects uncertainty related to income taxes, if any.

Deferred Tax

Deferred tax is provided on all temporary differences at the reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognized for all taxable temporary differences. Deferred tax assets are recognized for all deductible temporary differences, carryforward benefits of unused tax credits from the excess minimum corporate income tax (MCIT) over regular corporate income tax (RCIT) and unused net operating loss carry-over (NOLCO) to the extent that it is probable that taxable income will be available against which the deductible temporary differences and carryforward benefits of unused MCIT and unused NOLCO can be utilized. Deferred tax, however, is not recognized when it arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting income nor taxable income.

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.

Deferred tax assets and deferred tax liabilities are measured at the tax rates that are applicable to the year when the asset is realized or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date. These reflect uncertainty related to income taxes, if there is any.

Deferred tax assets and deferred tax liabilities are offset if a legally enforceable right exists to offset current tax assets against current tax liabilities and deferred taxes relate to the same taxable entity and the same taxation authority.

Provisions

Provisions are recognized when the Bank has a present obligation (legal or constructive) as a result of a past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. Where the Bank expects some or all of a provision to be reimbursed, for example, under an insurance contract, the reimbursement is recognized as a separate asset but only when the reimbursement is virtually certain. The expense relating to any provision is charged to current operations, net of any reimbursement. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognized as interest expense.

Contingent Assets and Liabilities

Contingent liabilities are not recognized in the financial statements but are disclosed in the notes to the financial statements unless the possibility of an outflow of resources embodying economic benefits is remote. Contingent assets are not recognized in the financial statements but are disclosed in the notes to the financial statements when an inflow of economic benefits is probable.

Related Parties

Parties are considered to be related if one party has the ability, directly or indirectly, to control or exercise significant influence over the other party in making financial and operating decisions. Parties are also considered to be related if they are subject to common control. Related parties may be individual or corporate entities.

Events After the Reporting Date

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

Fiduciary Activities

Assets and income arising from fiduciary activities together with related undertakings to return such assets to customers are excluded from the financial statements where the Bank acts in a fiduciary capacity such as nominee, trustee or agent.

Amendments to Standards Issued but Not Yet Adopted

A number of amendments to standards are effective for annual periods beginning after January 1, 2024. However, the Bank has not early adopted the following new or amended standards in preparing these financial statements. Unless otherwise stated, none of these are expected to have significant impact on the Bank's financial statements.

Effective January 1, 2025

■ Lack of Exchangeability (Amendments to PAS 21 The Effects of Changes in Foreign Exchange Rates). The amendments clarify that a currency is exchangeable into another currency when a company is able to obtain the other currency within a time frame that allows for a normal administrative delay and through a market or exchange mechanism in which an exchange transaction would create enforceable rights and obligations.

When a currency is not exchangeable, a company needs to estimate a spot rate. The objective in estimating the spot rate is to reflect the rate at which an orderly exchange transaction would take place at the measurement date between market participants under prevailing economic conditions. The amendments do not specify how to estimate the spot exchange rate to meet the objective and an entity can use an observable exchange rate without adjustment or another estimation technique.

The amendments require new disclosures to help users assess the impact of using an estimated exchange rate on the financial statements, including the nature and financial impacts of the currency not being exchangeable, the spot exchange rate used, the estimation process, and risks to the company because the currency is not exchangeable.

The amendments apply for annual reporting periods beginning on or after January 1, 2025. Earlier application is permitted. Comparative information is not restated and the effect of initially applying the amendments are adjusted to the opening balance of retained earnings, or to the cumulative amount of translation differences if the company uses a presentation currency other than its functional currency.

Effective January 1, 2026

Amendments to the Classification and Measurement of Financial Instruments (Amendments to PFRS 9 Financial Instruments and PFRS 7 Financial Instruments: Disclosures). The amendments relate to the date of recognition and derecognition, classification of financial assets, contractually linked instruments and non-recourse features, and disclosures on investments in equity instruments.

Date of recognition and derecognition. The amendments clarified that:

- a financial asset or financial liability is recognized on the date on which the entity becomes party to the contractual provisions of the instrument unless the regular way exemption applies;
- a financial asset is derecognized on the date on which the contractual rights to cash flows expire or the asset is transferred; and

a financial liability is derecognized on the settlement date, which is the date
on which the liability is extinguished because the obligation specified in the
contract is discharged or cancelled or expires or the liability otherwise
qualifies for derecognition.

However, the amendments provide an exception for the derecognition of financial liabilities where an entity may choose to derecognize a financial liability that is settled using an electronic payment system before the settlement date if, and only if, the entity has initiated the payment instruction that resulted in:

- the entity having no practical ability to withdraw, stop or cancel the payment instruction;
- the entity having no practical ability to access the cash to be used for settlement as a result of the payment instruction; and
- the settlement risk associated with the electronic payment system is insignificant.

Entities may choose to apply the exception on a system-by-system basis.

Classification of Financial Assets. The amendments related to classification of financial assets introduces an additional test to assess whether the solely payments of principal and interest (SPPI) criterion is met for financial assets with contingent features that are not related directly to a change in basic lending risks or costs.

The amendments clarified that when a contingent feature gives rise to contractual cash flows that are consistent with a basic lending arrangement both before and after the change in contractual cash flows, but the nature of the contingent event itself does not relate directly to changes in basic lending risks and costs, the financial asset has contractual cash flows that are SPPI if, and only if, in all contractually possible scenarios, the contractual cash flows would not be significantly different from the contractual cash flows on a financial instrument with identical contractual terms, but without such a contingent feature.

Additional disclosures are required for all financial assets and financial liabilities that have certain contingent features that are not related directly to a change in basic lending risks or costs and are not measured at fair value through profit or loss.

Contractually Linked Instruments and Non-recourse Features. The amendments clarify the key characteristics of contractually linked instruments (CLIs) and how they differ from financial assets with non-recourse features. The amendments also include factors that a company needs to consider when assessing the cash flows underlying a financial asset with non-recourse features (the 'look through' test). For example, it clarifies that a financial asset has non-recourse features if an entity's ultimate right to receive cash flows is contractually limited to the cash flows generated by specified assets; that CLIs have non-recourse features, but not all financial assets with non-recourse features are CLIs; and that the underlying pool of instruments of CLIs may include financial assets outside the scope of IFRS 9.

Disclosures on investments in equity instruments. The amendments require additional disclosures for investments in equity instruments that are measured at fair value with gains or losses presented in other comprehensive income (FVOCI). The entity discloses for each class of investment the fair value gain or loss presented in other comprehensive income during the period, showing separately the fair value gain or loss related to investments derecognized during the reporting period and the fair value gain or loss related to investments held at the end of the reporting period. It also discloses any transfers of the cumulative gain or loss within equity during the reporting period related to investments derecognized during that reporting period.

The amendments apply for reporting periods beginning on or after January 1, 2026. Earlier application is permitted. Entities may choose to early-adopt the amendments for the recognition and derecognition of financial assets and financial liabilities separately from the other amendments.

- Gain or Loss on Derecognition (Amendments to PFRS 7 Financial Instruments: Disclosure). The amendments replaced the reference to 'inputs that were not based on observable market data' in the obsolete paragraph 27A of PFRS 7, with reference to 'unobservable inputs' in paragraphs 72-73 of PFRS 13 Fair Value Measurement.
- Introduction, Disclosure of Difference Between Fair Value and Transaction Price, and Credit Risk Disclosures (Amendments to Guidance on implementing PFRS 7 Financial Instruments: Disclosure). The amendments:
 - clarified that the Guidance on implementing PFRS 7 does not necessarily illustrate all the requirements in the referenced paragraphs of PFRS 7;
 - made the wordings on the disclosure of deferred difference between fair value and transaction price in paragraph IG14 of PFRS 7 consistent with the requirements in paragraph 28 of PFRS 7 and with the concepts in PFRS 9 Financial Instruments and PFRS 13 Fair Value Measurement; and
 - simplified the wordings on credit risk disclosures in paragraph IG20B that the illustration does not include financial assets that are purchased or originated credit impaired.
- Derecognition of Lease Liabilities and Transaction Price (Amendments to PFRS 9 Financial Instruments). The amendments:
 - added a cross-reference to clarify that when a lessee has determined that a
 lease liability has been extinguished in accordance with PFRS 9, the lessee
 applies the requirement that the difference between the carrying amount of a
 financial liability (or part of a financial liability) extinguished or transferred to
 another party and the consideration paid, including any non-cash assets
 transferred or liabilities assumed, shall be recognized in profit or loss; and
 - replaced the term 'their transaction price (as defined in IFRS 15)' with 'the
 amount determined by applying IFRS 15' because a receivable might be
 initially measured at an amount that differs from the transaction price
 recognized as revenue, for example, when you recognize full amount for
 consideration that's unconditionally receivable but at the same time
 recognize expected refund liability with respect to retrospective rebates.
 Consequently, the definition of the transaction price has been deleted.

 Cost Method (Amendments to PAS 7 Statement of Cash Flows). The amendments replaced the term 'cost method' with 'at cost' given the definition of 'cost method' has previously been removed from PFRS Accounting Standards.

The amendments apply for annual reporting periods beginning on or after January 1, 2026. Earlier application is permitted. The amendment on derecognition of lease liabilities applies only to lease liabilities extinguished on or after the beginning of the annual reporting period in which the amendment is first applied.

Effective January 1, 2027

- PFRS 18, Presentation and Disclosure in Financial Statements will replace PAS 1 Presentation of Financial Statements and applies for annual reporting periods beginning on or after 1 January 2027. The new standard introduces the following key new requirements:
 - Entities are required to classify all income and expenses into five categories in the statement of income: operating, investing, financing, discontinued operations and income tax categories. Entities are also required to present a newly-defined operating profit subtotal. Entities' net profit will not change.
 - Management-defined performance measures (MPMs) are disclosed in a single note in the financial statements.
 - Enhanced guidance on how to group information in the financial statements.

In addition, all entities are required to use the operating profit subtotal as the starting point for the statement of cash flows when presenting operating cash flows under the indirect method.

The Bank is still in the process of assessing the impact of the new standard, particularly with respect to the structure of the Bank's statement of income, the statement of cash flows and the additional disclosures required for MPMs. The Bank is also assessing the impact on how information is grouped in the financial statements, including for items currently labeled as "other".

4. Critical Judgments and Estimates

The preparation of financial statements in conformity with PFRS Accounting Standards requires management to make judgments, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses, and disclosures of contingent assets and contingent liabilities. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgments about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

Significant Judgments

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

a) Leases

Bank as Lessee

The Bank leases properties, land and buildings for the premises it uses for its operations.

The Bank recognizes right-of-use assets and lease liabilities for most leases - on-balance sheet leases. However, the Bank has elected not to recognize right-of-use assets and lease liabilities for leases involving assets of low value. The same policy is likewise applied for short-term leases. The Bank recognizes the lease payments associated with these leases as an expense on a straight-line basis over the lease term.

Significant judgment is exercised by the Bank in determining the discount rate to be used in calculating the present value of right-of-use assets and lease liabilities. The discount rate is represented by the incremental borrowing rate which is Bloomberg Valuation (BVAL) rate and credit spread as determined by the Bank.

The carrying amounts of right-of-use assets and lease liabilities are disclosed in Notes 14 and 22, respectively.

Bank as Lessor

The Bank has entered into commercial property lease agreements for its property and equipment, and investment properties. The Bank has determined that it retains all the significant risks and rewards of ownership of these properties which are leased out under operating lease agreements.

In determining whether or not a lease should be treated as an operating lease, the retention of ownership title to the leased property, period of lease contract relative to the estimated economic useful life of the leased property and bearer of executory costs, among others, are considered.

b) Business Model Assessment

The Bank manages its financial assets based on the business models that maintain adequate level of financial assets to match its expected cash outflows, largely arising from customers' withdrawals and continuing loan disbursements to borrowers, while maintaining a strategic portfolio of financial assets for investing and trading activities consistent with its risk appetite.

The Bank developed business models which reflect how it manages its portfolio of financial instruments. The Bank's business models need not be assessed at entity level or as a whole but shall be applied at the level of a portfolio of financial instruments (i.e., group of financial instruments that are managed together by the Bank) and not on an instrument-by-instrument basis (i.e., not based on intention or specific characteristics of individual financial instrument).

In determining the classification of a financial instrument under PFRS 9, the Bank evaluates in which business model a financial instrument or a portfolio of financial instruments belong to, taking into consideration the objectives of each business model established by the Bank. The level of aggregation at which the business model is applied is based on the specific activities being undertaken by each business unit of the Bank to achieve its stated objectives and other relevant factors such as risks affecting the business model, key performance indicators in evaluating the business model, and how managers of the business are compensated.

The Bank assesses the performance of each business model by considering the activities undertaken by the business models, placing the appropriate key performance indicators and monitoring the frequency of sales activities. PFRS 9 emphasizes that if more than an infrequent and more than an insignificant sale is made out of a portfolio of financial assets carried at amortized cost, an entity should assess whether and how such sales are consistent with the objective of collecting contractual cash flows. In making this judgment, the Bank considers facts and circumstances present to assess whether an increase in the frequency or value of sales of financial instruments in a particular period is not necessarily inconsistent with a hold-to-collect business model and whether the Bank can explain the reasons for those sales and why those sales do not reflect a change in the Bank's objective for the business model.

c) Testing the Cash Flow Characteristics of Financial Assets

In determining the classification of financial assets under PFRS 9, the Bank assesses whether the contractual terms of the financial assets give rise on specified dates to cash flows that are SPPI on the principal outstanding, with interest representing time value of money and credit risk associated with the principal amount outstanding. The assessment as to whether the cash flows meet the test is made in the currency in which the financial asset is denominated. Any other contractual term that changes the timing or amount of cash flows (unless it is a variable interest rate that represents time value of money and credit risk), i.e., cash flows that are non-SPPI, does not meet the amortized cost and FVOCI criteria. In cases where the relationship between the passage of time and the interest rate of the financial instrument may be imperfect, known as modified time value of money, the Bank assesses the modified time value of money feature to determine whether the financial instrument still meets the SPPI criterion. The objective of the assessment is to determine how different the undiscounted contractual cash flows could be from the undiscounted cash flows that would arise if the time value of money element was not modified (the benchmark cash flows). If the resulting difference is significant, the SPPI criterion is not met. In view of this, the Bank considers the effect of the modified time value of money element in each reporting period and cumulatively over the life of the financial instrument.

d) Functional Currency

PAS 21, The Effects of Changes in Foreign Exchange Rates, requires management to use its judgment to determine the entity's functional currency such that it most faithfully represents the economic effects of the underlying transactions, events and conditions that are relevant to the entity. In making this judgment, the Bank considers the following:

 the currency that mainly influences sales prices for financial instruments and services;

- the currency in which funds from financing activities are generated; and
- the currency in which receipts from operating activities are usually retained.

Based on the economic substance of the underlying circumstance relevant to the Bank, the functional currency of the Bank's RBU book of accounts and FCDU book of accounts have been determined to be PHP and USD, respectively.

PHP and USD are the currencies of the primary economic environment in which the Bank operates. These are the currencies that mainly influence the income and costs arising from the Bank operations.

e) Provisions and Contingencies

The Bank, in the ordinary course of business, sets up appropriate provisions for its present legal or constructive obligations in accordance with its policies on provisions and contingencies. Judgment is exercised by management to distinguish between provisions and contingencies (see Note 38).

Estimates

The key assumptions concerning the future and other key sources of estimation uncertainty at the reporting date that may have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial period are discussed below:

(i) Expected Credit Losses on Financial Assets, Loan Commitments and Financial Guarantees

The Bank reviews its financial assets at amortized cost and debt securities at FVOCI, loan commitments and financial guarantees to assess the amount of credit losses to be recognized in the statements of financial position at least on an annual basis or more frequently, as deemed necessary. The measurement of ECL under PFRS 9 requires judgment, in particular, the estimation of the amount and timing of future cash flows and collateral values when determining ECL and the assessment of a SICR. These estimates are driven by a number of factors, changes to which can result in different levels of allowances.

The ECL methodology of the Bank is regularly recalibrated to improve the accuracy of the ECL models using updated data. Significant factors affecting the estimates on the enhanced ECL model include:

- The default and credit impaired financial assets are aligned across all credit portfolios;
- PD segmentation is based on the staging criteria (i.e., delinquency age buckets, internal credit risk ratings and loan status);
- The LGD takes into account post-default relevant information such as cost of recoveries and curing rate. LGD is adjusted to its present value of expected cash flows using risk-adjusted interest rate. The final LGD estimates are pooled by collateral type;
- EAD estimates consider (a) time horizon for which EAD needs to be estimated, (b) projected cash flows until the estimated point of default and (c) remaining loan term;

- The Bank uses three economic scenarios to arrive at probability-weighted ECL estimates. These scenarios represent a most likely outcome (that is, the 'Baseline' or central scenario) and two less likely scenarios on the either side of the central (that is, the 'Optimistic' and 'Pessimistic', respectively). The scenario weights are developed based on the relative frequency distribution of historical GDP data. Both the 'Optimistic' and 'Pessimistic' scenarios reflect the lower and upper levels whereas the 'Baseline' scenario represents the central distribution; and
- The impact of Covid-19 has been appropriately incorporated in the impairment allowance calculation using more recent data. The Bank has updated the macroeconomic expectations in the model to consider the effects of Covid-19 pandemic situation.

In 2023, the Bank recalibrated the ECL framework. Updates on the ECL parameters involved the following:

- The most recent data were applied for PD, LGD and EAD.
- The following information were incorporated in LGD:
 - Recovery information for Corporate & Consumer
 - Collection fees for Auto and Housing
- Additional PD and EAD segmentation were considered.
- Account-level discounting factor was applied.
- The Macroeconomic Factors (MEF) were tested and updated based on the recalibration. The updated MEFs include Remittances, Loan Performances, BVAL rates, VAPI, Stock Exchange Index, Exports, Consumer Outlook, FX rates, and GDP (Agriculture).

In 2024, the Bank refreshed the ECL framework. Updates on the ECL parameters involved the following:

- The most recent data were applied for probability of default (PD), loss given default (LGD) and exposure at default (EAD);
- LGD estimates for corporate loans were updated; and
- The macroeconomic factors (MEFs) were tested and updated based on the incremental data during refresh. The updated MEFs include Remittances, Loan Performances, Value of Production Index (VAPI), Stock Exchange Index, Consumer Outlook, Foreign Exchange rates, Employment Index & Unemployment rate and Gross Domestic Product (Exports and Agriculture).

Refer to Notes 3 and 5 for the detailed discussions of the inputs, assumptions and estimation uncertainty used in measuring ECL under PFRS 9. The related allowance for credit losses subject to ECL are disclosed in Note 17.

(ii) Fair Value of Financial Instruments

Where the fair values of financial assets and liabilities (including derivatives) recognized in the statements of financial position cannot be derived from active markets, these are determined using a variety of valuation techniques that include the use of mathematical 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 estimates may include consideration of liquidity, volatility and correlation. Changes in assumptions about these factors could affect the reported fair values of financial instruments.

(iii) Impairment of Investment in an Associate and Non-financial Assets

Investment in an Associate, Property, Equipment and Right-of-Use Asset, Investment Properties, Other Properties Acquired, and Intangible Assets under "Other Assets"

The Bank assesses impairment on assets whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. The factors that the Bank considers important which could trigger an impairment review include the following:

- a) significant underperformance relative to expected historical or projected future operating results;
- b) significant changes in the manner of use of the acquired assets or the strategy for overall business; and
- c) significant negative industry or economic trends.

The Bank recognizes an impairment loss whenever the carrying amount of an asset exceeds its net recoverable amount. Net recoverable amounts are estimated for individual assets or, if it is not possible, for the cash-generating unit to which the asset belongs.

The carrying values of investment in an associate, property, equipment and right-of-use assets, investment properties, other properties acquired and intangible assets under "Other Assets" are disclosed in Notes 13, 14, 15 and 16, respectively.

(iv) Estimated Useful Lives of Property and Equipment, Investment Properties, Other Properties Acquired and Software Costs

The useful lives and depreciation and amortization method are reviewed periodically to ensure that the period and method of depreciation and amortization are consistent with the expected pattern of economic benefits from property and equipment and computer software.

The estimated useful lives of property and equipment, investment properties, other properties acquired and software costs are disclosed in Note 3.

(v) Recognition of Deferred Tax Assets

Deferred tax assets are recognized for all unused tax losses to the extent that it is probable that sufficient taxable income will be available against which the related tax benefits can be utilized. Significant management judgment is required to determine the amount of deferred tax assets that can be recognized, based upon the forecasted timing and amount of future taxable income together with future tax planning strategies.

The estimates of future taxable income indicate that certain temporary differences will be realized in the future. The recognized and the unrecognized deferred tax assets are disclosed in Note 32.

(vi) Present Value of Retirement Benefit Obligation

The cost of retirement benefits and other post-employment benefits are determined using actuarial valuation. The actuarial valuation involves making assumptions about discount rates, future salary increases and mortality rates. Due to the long-term nature of the plan, such estimates are subject to significant uncertainty.

The assumed discount rates were determined using the prevailing market yields on Philippine government bonds with terms consistent with the expected employee benefit payout as at reporting date. The present value of the Bank's retirement obligation and the fair value of plan assets are disclosed in Note 29.

(vii) Contingencies

The Bank is currently involved in various legal proceedings. The probable costs for the resolution of these proceedings have been estimated by management, in consultation with the legal counsels handling the Bank's legal defense in these matters, and is based upon an analysis of potential results.

Management currently does not believe that these proceedings will have a material adverse effect on the Bank's financial position. It is possible, however, that future results of operations could be materially affected by changes in the estimates or in the effectiveness of the strategies relating to these proceedings (see Note 38).

5. Financial Risk Management Objectives and Policies

<u>Introduction</u>

The business of banking involves financial risks which must be measured, monitored and managed by an effective risk management system embedded throughout the whole organization. Effective risk management ensures that financial risks are properly identified, assessed, measured and managed. The diligent monitoring and management of all financial risks, notably credit, interest rate risk in the banking book (IRRBB), market and liquidity risk require the development of a risk-conscious culture that will influence daily business activities and decision-making.

The Bank believes that effective risk management will not only minimize potential or actual losses but will also optimize earnings by correctly pricing its products and services commensurate to the risks taken. Its risk mission and objectives are to consistently and accurately measure risks, to always consider risk and return in evaluating transactions and exposures while preserving and maintaining adequate risk-based capital and to ensure adequate returns on such capital. Risk mitigation strategies form an integral part of risk management activities.

Risk Management Structure

The BOD is ultimately responsible for identifying and controlling risks. However, there are separate independent units at the BOD and management levels, which are responsible for managing and monitoring financial risk.

Board of Directors

The BOD is primarily responsible for the sound governance of the Bank, promotion of the highest standards of ethics and integrity. It approves and oversees the implementation of the Bank's strategic objectives and establishes and maintains sound risk management system for the whole institution. The BOD approves and reviews the institutional tolerance for risks, business strategies and risk philosophy.

Executive Committee (Excom)

The Excom is primarily responsible for the evaluation, approval and/or endorsement to the BOD for approval, credit and real and other properties acquired (ROPA) sales proposals from Management. The Excom also evaluates and recommends for BOD approval new, amended or enhanced Bank policies, products or services. The Excom may also act on such specific matters within the competence of the BOD, as may be delegated by majority vote of the BOD, except on certain matters expressly reserved by law for stockholders' and/or for the BOD' action.

Corporate Governance Committee

The Corporate Governance Committee is tasked to assist the BOD in fulfilling its corporate governance responsibilities and in providing oversight in the implementation of the Bank's Compliance System. It is responsible for ensuring due observance of corporate governance principles and guidelines across the Bank.

Related Party Transactions Committee (RPTCom)

The RPTCom assists the BOD in fulfilling its responsibility of ensuring that transactions with related parties are arm's length. It covers proper identification of related parties, recording and vetting of transactions with them including disclosures in financial reports, which must be consistent with relevant legal and regulatory requirements, and Bank policies.

Audit Committee

The Audit Committee represents and assists the BOD in its general oversight of the Bank's financial reporting policies, practices and control and internal and external audit functions. It oversees the relationship with the independent external auditors, receives information and provides advice, counsel and general direction, as it deems appropriate, to management and the auditors, taking into account the information it receives, discussions with the auditors, and the experience of the Committee's members in business, financial and accounting matters.

Board Risk Oversight Committee (BROC)

The BROC, a sub-committee of the BOD, oversees the Bank's risk management system. It has the power to approve procedures for implementing risk and capital management policies. The BROC shall assist the BOD with its oversight function to identify and evaluate risk exposures, develop risk management strategies, implement and periodically review the risk management framework and promote a risk management culture in the Bank.

Risk Management Division (RSK)

The RSK is responsible for the creation and oversight of the Bank's corporate risk policy. It is responsible for making recommendations to the BOD on corporate policies and guidelines for risk measurement, management and reporting. It also reviews the system of risk limits, compliance to said limits and validates the reports of the risk-taking personnel. The RSK reports to the BROC.

Senior Executive Team (SET)

The SET brings together the Chief Executive Officer, Group Heads and select Division Heads of the Bank to discuss and take up policy and strategic issues vital to the Bank's business, shareholders, employees and long-term viability.

Asset Liability Management Committee (ALCO)

The ALCO is responsible for setting, developing and implementing the Bank's Asset Liability Management (ALM) and hedging policy. It also reviews the allocation of resources, pricing of products and foreign exchange position of the Bank.

Internal Capital Adequacy Assessment Process (ICAAP) Steering Committee (ICAAPcom)

The ICAAPcom is responsible for overseeing the Bank's ICAAP to ensure that mandated minimum capital requirements are met and that capital levels are sufficient to cover the Bank's risk exposures driven by its strategic plans.

Credit and Collections Committee (Crecom)

The Crecom plays a critical role in the credit approval process. It has the power to approve credit proposals of any sort, e.g. establishment, renewal, extension, increase/decrease, restructuring or settlement of a credit line or term loan (whether short or long) within its authority and to endorse those credit proposals which are beyond its authority to the Excom and/or the BOD. It has likewise the responsibility to ensure that credit accommodations to related parties falling below the materiality thresholds are granted on arms' length basis and are compliant with the set regulations. On top of these, the Crecom studies and deliberates proposals intended to adopt new credit policies or to amend existing ones or to offer new loan products or programs, prior to endorsement to the SET and Excom for approval.

Internal Audit Division

Internal Audit Division is an independent unit of the Bank that conducts objective assurance and consulting activities designed to add value and improve the Bank's operations. It helps the Bank accomplish its objectives by bringing a systematic, disciplined approach to examine, evaluate and improve the effectiveness of risk management, internal control and governance processes of the Bank. The Internal Audit Division reports to the Audit Committee.

Legal Services Division

The primary functions of the Bank's Legal Services Division are composed of rendering legal advice and document review to ensure that relevant laws are disseminated and complied with, the Bank's interest is duly protected, and identified risks are either eliminated or minimized and imparted to responsible units of the Bank. The Division also handles cases filed for and against the Bank.

Compliance Division

The Compliance Division is responsible for coordinating, monitoring and facilitating the Bank's compliance with regulatory requirements. It is responsible for implementing the Bank's Compliance Program and the Money Laundering and Terrorist Financing Prevention Program.

Risk Measurement and Reporting Systems

The Bank's capital adequacy is determined by measuring credit, market and operational risk exposures using standardized or basic approaches as suggested by BSP. Risk exposures are measured both individually and in aggregate amounts.

Risk measurements are done by respective risk-taking personnel and groups but are independently validated, analyzed and reported by the RSK.

Market risks are measured by mark-to-market and Value-at-Risk (VAR) analyses on the overall exposure, on a portfolio level, and on each individual financial instrument. These exposures are also subjected to stress testing using a variety of historical and hypothetical scenarios.

Quality of credit risks are measured via risk classifications of accounts using ICRRS together with BSP risk classification of borrowing accounts. The Bank's front office recommends the credit risk rating of borrowing accounts and classifications and allowance for losses including changes thereon, when necessary. All risk information is processed, analyzed and consolidated for proper reporting to the BOD through the BROC and Audit Committee, as well as the SET and various management committees of the Bank.

Actual and estimated risk exposures/losses at Treasury, Corporate, Consumer Business and Credit Cards, Operations and Information Technology, Trust and Branches are consolidated for regular reporting. Reports include, among others, portfolio mix, liquidity and maturity matching, interest rate matching, trading gains and losses, sensitivity and back-testing results, top borrowers, non-performing assets and loans, industry exposures, large exposures, fines and penalties, employee fraud cases, service level of major information technology systems and ATMs.

Risk Mitigation

To mitigate market risk exposures, other financial instruments are used to manage exposures resulting from changes in foreign currency and interest rate risk. The Bank also observes limits on positions, losses, and market sensitivities to contain these risk exposures.

The Bank maintains a capital adequacy ratio (CAR) of ten percent (10.0%) or better at all times, for regulatory compliance purposes.

Risk Concentration

The Bank manages loan concentration by controlling its mix of counterparties or borrowers in accordance with conditions permitted by regulators. Borrowers that are considered large in size are regularly monitored and reported to the BROC. Also, the limits for exposure on specific economic activity groups are in place allowing the Bank to maintain a strategic breakdown of credit risk of the different segments. Having these controls in place allows the Bank to proactively monitor exposure status and act upon limit breaches whenever necessary.

Credit Risk

The Bank considers credit risk as the possibility of loss arising from the counterparty's or customer's inability or unwillingness to settle his/her obligations on time or in full as expected or previously contracted.

The Bank has in place a credit policy manual that defines all practices, policies and procedures regarding loan activities from identification of target markets, credit initiation, documentation and disbursement, loan administration, remedial management, and loan unit organization and staffing. Also, it has in place credit approval authorities and respective limits duly approved by the BOD.

The Bank's primary element of credit risk management is the detailed risk assessment of every credit exposure associated with the counterparty. Risk assessment procedures consider both the creditworthiness of the counterparty and the risks related to the specific type of underlying credit exposures as mandated by the circulars issued by BSP. The risk assessment not only affects the structuring of the transaction and the outcome of the credit decision, but also influences the monitoring procedure applied to the ongoing exposures.

There has been no material change on the Bank's exposure to credit risk or the manner in which it manages and measures the risk.

Derivative Financial Instruments

The Bank enters into currency forward contracts to manage its foreign exchange risks. Currency forwards are contractual agreements to buy or sell a specified currency at a specific price and date in the future. These derivatives are accounted for as non-hedges, with the fair value changes being reported in the statements of income for the period under "Foreign exchange gains - net" account. Credit risk, in respect of derivative financial instruments, is limited to those with positive fair values, which are reported as "Financial assets at FVPL" account in the statements of financial position.

Credit-related Commitment Risks

The Bank makes available to its customers guarantees which may require the Bank to make payments on their behalf. Such payments are collected from customers based on the terms of the letters of credit. They expose the Bank to risks similar to loans and these are mitigated by the same control processes and policies.

Credit Risk Exposures

The table below shows the Bank's maximum exposure on receivables from customers and sales contract receivables, net of unearned interest income and allowance for credit losses, before and after collateral to credit risk as at December 31, 2024 and 2023:

	Decemb	per 31, 2024	December 31, 2023			
	Maximu	m Exposure	Maximum Exposure			
		After Financial		After Financial		
		Effect of Collateral		Effect of Collateral		
		or Credit	Before	or Credit		
	Before Collateral	Enhancement	Collateral	Enhancement		
Receivables from customers:						
Term loans	P102,122,054,012	P95,440,542,042	P80,465,866,990	P72,479,226,327		
Agri-agra loans	13,570,344,235	13,566,502,013	11,478,913,064	11,221,920,766		
Housing loans	9,479,983,651	6,625,490,914	8,256,741,837	2,913,703,470		
Auto loans	4,817,361,550	4,555,858,290	3,880,015,183	1,352,091,080		
Bills purchased, import bills						
and trust receipts	1,177,712,704	1,177,712,704	959,027,056	959,027,056		
Direct advances	293,010,557	5,844,940	453,960,006	1,644,710		
Others	2,301,332,860	2,301,172,355	2,084,429,902	2,084,264,623		
	133,761,799,569	123,673,123,258	107,578,954,038	91,011,878,032		
Sales contract receivables	278,434,248	, ., .,	331,532,289	-		
	P134,040,233,817	P123,673,123,258	P107,910,486,327	P91,011,878,032		

For the other financial assets, the carrying amounts represent the maximum exposure to credit risk as at December 31, 2024 and 2023.

As at December 31, 2024 and 2023, fair value of collaterals held for loans and receivables amounted to P18.5 billion and P105.5 billion, respectively.

The table below shows the Bank's maximum exposures, net of unearned interest income, relating to financial assets carried under Stage 3 as at December 31, 2024 and 2023:

		Decembe	r 31, 2024	
		Maximum Exposure		
		Financial Effect of Collateral	After Financial Effect of Collateral	
	Before Collateral	or Credit Enhancement	or Credit Enhancement	Expected Credit Loss
Receivables from customers:				
Term loans	P680,576,644	P18,051,343	P662,525,301	P304,767,316
Agri-agra loans	138,284,306	, , , <u>.</u>	138,284,306	138,284,306
Housing loans	284,138,121	125,120,332	159,017,789	73,501,172
Auto loans	336,290,190	275,422,326	60,867,864	243,410,847
Bills purchased, import bills and trust receipts	45,926,838	-	45,926,838	45,926,838
Direct advances	69,569,282	-	69,569,282	69,569,282
Others	304,187,793	183,895	304,003,898	226,824,514
Sales contract receivables	1,858,973,174 90,873,179	418,777,896 37,260,172	1,440,195,278 53,613,007	1,102,284,275 53,985,608
	P1,949,846,353	P456,038,068	P1,493,808,285	P1,156,269,883

		December	31, 2023	
		Maximum Exposure		
		Financial Effect of Collateral	After Financial Effect of Collateral	
		or Credit	or Credit	Expected
	Before Collateral	Enhancement	Enhancement	Credit Loss
Receivables from customers:				
Term loans	P443,679,697	P209,080,940	P234,598,757	P407,680,265
Agri-agra loans	185,707,842	6,232,700	179,475,142	185,707,842
Housing loans	543,308,772	477,362,994	65,945,778	172,339,550
Auto loans	350,702,965	341,795,414	8,907,551	232,543,078
Bills purchased, import bills				
and trust receipts	89,469,843	-	89,469,843	89,469,843
Direct advances	121,241,742	-	121,241,742	121,241,742
Others	253,848,484	183,895	253,664,589	186,626,571
Sales contract receivables	1,987,959,345 100,875,387	1,034,655,943 47,192,830	953,303,402 53,682,557	1,395,608,891 54,151,486
	P2,088,834,732	P1,081,848,773	P1,006,985,959	P1,449,760,377

For the other financial assets carried under Stage 3, the carrying amounts represent the maximum exposure to credit risk as at December 31, 2024 and 2023.

Collaterals and Other Credit Enhancements

The amount and type of collateral required depend on the assessment of the credit risk of the borrower or counterparty. Guidelines are implemented regarding the acceptability of types of collateral valuation and parameters.

The main types of collaterals obtained are as follows:

- For securities lending and reverse repurchase transactions: cash or securities;
- For commercial lending: mortgages over real properties, inventory and trade receivables and chattel mortgages; and
- For retail lending: mortgages over real properties and financed vehicles.

Management monitors the market value of collateral and requests additional collateral in accordance with the underlying agreement, in the event that the value of the collateral depreciates due to various factors affecting the collateral.

It is the Bank's policy to dispose repossessed properties in the most expeditious manner possible. Sale is facilitated by offering incentives to the Bank's accredited brokers and/or formulating programs to attract buyers like offering fixed interest rates for an extended period of time and reduced rates for down payment as compared to prevailing market rates, among others.

Credit Quality Per Class of Financial Assets

The credit quality of financial assets is assessed and managed by the Bank using both external and internal credit ratings. The Bank's ICRRS is an established tool used to evaluate the Credit Risk associated with each borrower. The ICRRS assigns a score to each account based on a combination of quantitative and qualitative factors. The scores assigned to each obligor is equivalent to the risk associated to each individual. The scoring model is reviewed and validated by external parties regularly to ensure that the model is risk ranking properly. The risk rating is used as one of the measures of the Bank's risk appetite and as a factor in impairment calculation.

Based on the evaluation of the facility risk factor (FRF), the borrower risk rating (BRR) can be upgraded or downgraded to come up with the final credit risk rating (CRR). Such CRR is eventually used in the determination of the ECL.

BRR Disclosure

In compliance with BSP, the Bank implemented a credit risk classification that is compliant with global rating standards. The BRR is the evaluation of the credit worthiness of an existing or prospective borrower. The account is evaluated independent of any influence from any transactional factors. The BRR measures the borrower's credit quality by looking into three major aspects, namely, financial condition, industry analysis and management quality. The financial condition is assessed by the Bank through financial ratio analysis based on the latest available financial information of the borrower. The Bank performs industry analysis by reviewing actual and expected significant changes in the political, regulatory, and technological environment of the borrower or in its business activities. Management quality is assessed by reviewing the experience and quality of management and management's business strategy. In addition, management's business planning and management of banking relationship are also considered. Each section is given the following point allocation:

Section	Maximum Points	Section Rating
Financial Condition	240	40%
Industry Analysis	210	30%
Management Quality	150	30%
TOTAL	600	100%

There are several rating factors per section which can earn points depending on the four (4) quality judgment levels as follows:

Good	- 30 points
Satisfactory	- 20 points
Still acceptable	- 10 points
Poor	- 0 point

If there is no available information for a specific factor, a rating of "Poor" will be given.

The BRR is used to determine the credit quality of the Bank's corporate accounts. Loan accounts are classified according to a 1 -10 rating scale based on BRR results, as follows:

	Final		
	Score	Equivalent Risk Rating	Calculated BRR
High Grade	>177	Excellent	1
· ·	150 - 176	Strong	2
	123 - 149	Good	3
Standard Grade	96 - 122	Satisfactory	4
	68 - 95	Acceptable	5
	<68	Watchlist	6
Substandard Grade		Special Mention	7
		Substandard	8
Impaired		Substandard	8
-		Doubtful	9
		Loss	10

High Grade or accounts with BRR of 1-3 are loans where the risk of the Bank are good to excellent in terms of risk quality and where the likelihood of the non-payment of obligation is less likely to happen.

Standard Grade or accounts with BRR of 4-6 are loans where the risk of the Bank ranges from satisfactory to acceptable with some form of weakness and where repayment capacity needs to be watched.

Substandard Grade or accounts with BRR of 7-8 are loans still in current status but observed to have potential weaknesses and require a closer observation than the accounts under the Standard rating since if weaknesses are uncorrected, repayment of the loan may be affected increasing the credit risk to the Bank.

Past due but not impaired are those accounts for which contractual principal and interest payments were past due but the Bank still believes that impairment is not appropriate on the basis of the level of security or collateral available and/or the stage of collection of amounts owed to the Bank.

Impaired accounts are loans classified by the Bank as Substandard, Doubtful and Loss where there are experiences of past due accounts and there are well-defined weaknesses where collection or liquidation of obligation may be or is already jeopardized.

Consumer loans portfolio and credit card receivables undergo credit scoring, which results in applications either being referred for further manual evaluation or declined. Receivables considered outside the main business lines of the Bank are considered unrated accounts, which include benefit loans, accounts receivable, accrued interest receivables, sales contract receivables and returned checks and other cash items (RCOCI).

The BRR can be subject to an upgrade/downgrade on the basis of the following:

Group Affiliation:

(a) When a borrower belongs to a group of companies, it can be upgraded up to the rating of the parent company provided that the parent company has a BRR of 4 or better.

- (b) If the BRR of the subsidiary is better than the parent, a downgrade can be considered especially if the parent has a BRR of 5 or worse.
- (c) If the parent has a BRR of 5 or lower and the subsidiary was also rated 5 or worse, it can retain its own rating.
- (d) If there are criteria such as the medium and long-term outlook, special risks that can grievously affect the company and outweigh the other criteria, a possible downgrade can be considered.
- (e) Companies with rapid expansion without a strong driving force or only on account of a single customer are also potential for downgrading.

FRF:

- (a) The FRF is an adjustment in the BRR that considers the transactional influence. It takes into account the quality of each facility. It is important to note that a Borrower can have only 1 BRR but several FRF for its multiple facilities. FRF evaluates the different security arrangements; the quantity and the quality of the collateral cover for each facility.
- (b) Collaterals are assessed at the net realizable value in a liquidation scenario. In evaluating the worthiness of the collateral, the quality of the documentation and the possible subordination of the Bank's claim should also be considered.

The adjustment on the BRR based on the FRF will be based on the following:

Upgrade	The facility is cash collateralized or covered by marketable securities					
	Full collateralization of other assets					
	3 rd party guarantees in accordance with the BRR of the guarantor an upgrade should be set to the BRR of the guarantor					
Downgrade	Borrower is a potential candidate for a downgrade if the facility is clean or a major part of the facilities are pledged to other creditors					

The following table shows the credit quality of loans and receivables, excluding unquoted debt securities (gross of allowance for credit losses and net of unearned interest income) as at December 31, 2024 and 2023 (amounts in thousands).

	December 31, 2024										
	Term Loans	Housing Loans	Auto Loans	Bills Purchased, Import Bills and Trust Receipts	Direct Advances	Agri Agra Loans	Others*	Total Receivables from Customers	Sales Contract Receivables	Other Receivables**	Total
Stage 1 Neither past due nor impaired:											
High grade Standard grade Subject to scoring and	P31,219,537 68,496,710	P - -	P - 20,751	P559,000 622,537	P287,264 4,928	P1,303,843 12,144,771	P - -	P33,369,644 81,289,697	P - -	P935,085 551,839	P34,304,729 81,841,536
unrated	-	9,105,032	4,647,760	-	-	-	2,213,384	15,966,176	238,950	959,902	17,165,028
	99,716,247	9,105,032	4,668,511	1,181,537	292,192	13,448,614	2,213,384	130,625,517	238,950	2,446,826	133,311,293
Stage 2 Neither past due nor impaired:											
Standard grade Substandard grade	1,537,683 810,000	-	-	-	- 962	- 170,000	-	1,537,683 980,962	-	2,697 14,632	1,540,380 995,594
Past due but not impaired Impaired	75,000	175,498 -	71,241 -	-	-	-	88,332	335,071 75,000	5,042 -	30,800 423	370,913 75,423
	2,422,683	175,498	71,241	-	962	170,000	88,332	2,928,716	5,042	48,552	2,982,310
Stage 3											
Impaired	680,577	284,138	336,290	45,927	69,569	138,284	304,188	1,858,973	90,873	837,498	2,787,344
	680,577	284,138	336,290	45,927	69,569	138,284	304,188	1,858,973	90,873	837,498	2,787,344
	P102,819,507	P9,564,668	P5,076,042	P1,227,464	P362,723	P13,756,898	P2,605,904	P135,413,206	P334,865	P3,332,876	P139,080,947

^{*}Comprised of benefit loans, salary loans and credit cards.
**Comprised of accrued interest receivables, accounts receivables and RCOCI

	December 31, 2023										
	Term Loans	Housing Loans	Auto Loans	Bills Purchased, Import Bills and Trust Receipts	Direct Advances	Agri Agra Loans	Others*	Total Receivables from Customers	Sales Contract Receivables	Other Receivables**	Total
Stage 1 Neither past due nor impaired:											
High grade Standard grade Subject to scoring and	P28,024,849 52,189,800	P - -	P339 26,565	P672,648 288,581	P442,426 9,996	P - 11,489,607	P - -	P29,140,262 64,004,549	P -	P767,219 413,571	P29,907,481 64,418,120
unrated	-	7,739,774	3,696,107	-	-	-	1,985,562	13,421,443	282,515	459,924	14,163,882
	80,214,649	7,739,774	3,723,011	961,229	452,422	11,489,607	1,985,562	106,566,254	282,515	1,640,714	108,489,483
Stage 2 Neither past due nor impaired:											
Standard grade	3,370	-	-	-	-	4,731	-	8,101	-	32	8,133
Substandard grade	535,173			-	1,674	-	<u>-</u>	536,847		3,384	540,231
Past due but not impaired Impaired	-	171,144 -	46,914 -	-	-	1,500	88,814 -	306,872 1,500	5,171 -	27,021 1	339,064 1,501
	538,543	171,144	46,914	-	1,674	6,231	88,814	853,320	5,171	30,438	888,929
Stage 3											
Impaired	443,680	543,309	350,703	89,470	121,242	185,708	253,848	1,987,960	100,875	827,152	2,915,987
	443,680	543,309	350,703	89,470	121,242	185,708	253,848	1,987,960	100,875	827,152	2,915,987
	P81,196,872	P8,454,227	P4,120,628	P1,050,699	P575,338	P11,681,546	P2,328,224	P109,407,534	P388,561	P2,498,304	P112,294,399

^{*}Comprised of benefit loans, salary loans and credit cards.
**Comprised of accrued interest receivables, accounts receivables and RCOCI

The following table shows the credit quality of loan commitment and financial guarantee contracts as at December 31, 2024 and 2023 (amounts in thousands).

	December 31, 2024					
	Stage 1	Stage 2	Stage 3	Total		
Loan Commitment and						
Financial Guarantees						
Neither past due nor impaired:						
High grade	P1,486,993	Р-	Р-	P1,486,993		
Standard grade	24,379,059	-	-	24,379,059		
Subject to scoring*	3,866,333	-	-	3,866,333		
	P29,732,385	Р-	Р-	P29,732,385		

^{*}Comprised of unused credit card lines.

	December 31, 2023						
	Stage 1	Stage 2	Stage 3	Total			
Loan Commitment and							
Financial Guarantees							
Neither past due nor impaired:							
High grade	P391,758	P -	P -	P391,758			
Standard grade	23,941,997	-	-	23,941,997			
Subject to scoring*	3,600,977	-	-	3,600,977			
	P27,934,732	P -	P -	P27,934,732			

^{*}Comprised of unused credit card lines.

Sensitivity of ECL to Future Economic Conditions

Set out below are the changes to the Bank's ECL in 2024 and 2023 that would result from reasonably possible changes in these parameters from the actual assumptions used in the Bank's economic variable assumptions.

			er 31, 2024	
		e in MEF	Impact of 1% Increase	t on ECL Impact of 1% Decrease in
Owner to MEE	Increase	Decrease	in MEF	MEF
Corporate MEF Lag 3 of the quarterly change of the Overseas Filipino personal remittance*				
Lag 12 of the annual change of the ratio: (Gross NPL/Total Loans)				
Philippine Treasury Reference Rates - PM (PDST-R2) Tenor-6M lagged over 12 months	1%	1%	-0.07%	0.08%
Lag 9 of the annual change of the VaPI of Key Manufacturing Indices by Industry (2018 values of growth rates)*				
Auto MEF				
6-month lag of the quarterly change of the ratio: (Gross NPL/Total Loans) Out-of-pattern variable of the month-end Philippine Stock Exchange Index lagged over 3 months* Exports of Goods and Services, current prices (in million Philippine Pesos) lagged over 6 months.*	1%	1%	-0.16%	0.17%
Philippine Treasury Reference Rates -PM (PDST-R2) Tenor-1M lagged over 11 Months.				
Housing MEF				
6-month lag of the quarterly change of the ratio: (Gross NPL/Total Loans)				
C Out-of-pattern variable of the Consumer Expectations Survey next 12 months (rate)*				
9-month lag of the annual change of the current prices of the Exports of Goods and Services*	1%	1%	0.03%	-0.03%
Foreign Exchange rate: Monthly averages of the Japanese Yen per Philippine Peso lagged over 3 months				
Salary MEF				
6-month lag of the quarterly change of the ratio: (Gross NPL/Total Loans)				
Out-of-pattern variable of the Consumer Expectations Survey next 12 months (rate)*	1%	1%	-0.72%	0.77%
12-month lag of the annual change of the Agriculture, Fishery and Forestry, current prices*				

^{*}These variables have a negative relationship with default

	December 31, 2023			
	Change in MEF Impact on E			
	Increase	Decrease	Impact of 1% Increase in MEF	Impact of 1% Decrease in MEF
Corporate MEF				
Lag 3 of the quarterly change of the Overseas Filipino personal remittance*				
Lag 12 of the annual change of the ratio: (Gross NPL/Total Loans)				
Philippine Treasury Reference Rates - PM (PDST-R2) Tenor-6M lagged over 12 months	1%	1%	-0.05%	0.05%
Lag 9 of the annual change of the VaPI of Key Manufacturing Indices by Industry (2018 values of growth rates)*				
Auto MEF				
6-month lag of the quarterly change of the ratio: (Gross NPL/Total Loans) Out-of-pattern variable of the month-end Philippine Stock Exchange Index lagged over 3 months*				
Exports of Goods and Services, current prices (in million Philippine Pesos) lagged over 6 months.*	1%	1%	-0.02%	0.02%
Philippine Treasury Reference Rates -PM (PDST-R2) Tenor-1M lagged over 11 Months.				
Housing MEF				
6-month lag of the quarterly change of the ratio: (Gross NPL/Total Loans)				
C Out-of-pattern variable of the Consumer Expectations Survey next 12 months (rate)*				
9-month lag of the annual change of the current prices of the Exports of Goods and Services*	1%	1%	-0.001%	0.001%
Foreign Exchange rate: Monthly averages of the Japanese Yen per Philippine Peso lagged over 3 months				
Salary MEF				
6-month lag of the quarterly change of the ratio: (Gross NPL/Total Loans)				
Out-of-pattern variable of the Consumer Expectations Survey next 12 months (rate)*	1%	1%	-0.001%	0.001%
12-month lag of the annual change of the Agriculture, Fishery and Forestry, current prices*				

^{*}These variables have a negative relationship with default

Loans with Renegotiated Terms

The contractual terms of a loan may be modified for a number of reasons, including changing market conditions, customer retention and other factors not related to a current or potential credit deterioration of the customer. The Bank renegotiates receivable from customers in financial difficulties to maximize collection opportunities and minimize the risk of default. The carrying amounts per class of loans and receivables whose terms have been renegotiated are as follows:

	2024	2023
Term loans	P611,885,114	P796,146,616
Agri-Agra loans	131,257,842	132,758,283
Housing loans	28,837,027	33,325,362
Auto loans	-	341,434
Others	94,129,032	82,594,485
	P866,109,015	P1,045,166,180

For financial assets such as amounts due from BSP and other banks, interbank loans receivable and SPURA, financial assets at FVPL, financial assets at FVOCI, investment securities at amortized cost, and unquoted debt securities classified as loans, the credit quality is assessed using external credit rating (such as Standard & Poor's, Fitch, Moody's, etc.) of the respective counterparties considering relevant BSP mandates, as follows:

		December 31, 2024	
		BBB and Below	
	AA - A	or Unrated	Total
Loans and advances to banks: **			
Due from BSP	P47,919,926,114	Р-	P47,919,926,114
Due from other banks	3,349,901,986	469,998,869	3,819,900,855
Interbank loans receivable and SPURA	3,587,849,088	· · · -	3,587,849,088
	54,857,677,188	469,998,869	55,327,676,057
Financial assets at FVPL:			
Government securities held-for-trading	-	2,782,360,563	2,782,360,563
Derivative assets*	-	63,717,369	63,717,369
Private debt securities	-	29,555,862	29,555,862
	-	2,875,633,794	2,875,633,794
Financial assets at FVOCI:			
Government securities**	-	19,036,826,434	19,036,826,434
Equity securities	-	41,807,401	41,807,401
	-	19,078,633,835	19,078,633,835
Investment securities at amortized cost:			
Government securities**	-	34,465,484,615	34,465,484,615
Private debt securities**	282,010,734	1,868,421,885	2,150,432,619
	282,010,734	36,333,906,500	36,615,917,234
Loans and receivables - gross:			
Unquoted debt securities***	-	291,578,217	291,578,217
	P55,139,687,922	P59,049,751,215	P114,189,439,137

^{*}Unrated derivatives pertain to warrants

		December 31, 2023	
		BBB and Below	
	AA - A	or Unrated	Total
Loans and advances to banks: **			
Due from BSP	P24,275,195,629	Р-	P24,275,195,629
Due from other banks	504,166,331	551,330,762	1,055,497,093
Interbank loans receivable and SPURA	20,114,496,080	-	20,114,496,080
	44,893,858,040	551,330,762	45,445,188,802
Financial assets at FVPL:			
Private debt securities	-	190,504,814	190,504,814
Government securities held-for-trading	96,719,128	83,883,498	180,602,626
Derivative assets*	-	27,685,000	27,685,000
	96,719,128	302,073,312	398,792,440
Financial assets at FVOCI:			
Government securities**	-	10,850,047,722	10,850,047,722
Equity securities	-	193,757,106	193,757,106
	-	11,043,804,828	11,043,804,828
Investment securities at amortized cost:			
Government securities**	-	50,311,649,891	50,311,649,891
Private debt securities**	-	2,165,662,758	2,165,662,758
	-	52,477,312,649	52,477,312,649
Loans and receivables - gross:			
Unquoted debt securities***	<u> </u>	291,578,212	291,578,212
	P44,990,577,168	P64,666,099,763	P109,656,676,931

^{*}Unrated derivatives pertain to warrants

^{**}Accounts are neither past due nor impaired and carried at Stage 1 in 2024 ***Accounts are impaired and carried at Stage 3 in 2024

^{**}Accounts are neither past due nor impaired and carried at Stage 1 in 2023
***Accounts are impaired and carried at Stage 3 in 2023

Aging Analysis of Past Due but not Impaired

The table below shows the aging of past due but not impaired loans and receivables as at December 31, 2024 and 2023.

	December 31, 2024						
	1 - 30 Days	31 - 60 Days	61 - 90 Days	Total			
Receivable from customers (gross):							
Housing loans	P468,268	P120,041,750	P54,987,794	P175,497,812			
Auto loans	· -	53,978,278	17,262,943	71,241,221			
Others	52,608,939	31,053,822	4,669,189	88,331,950			
Sales contract receivables	· -	2,049,430	2,991,661	5,041,091			
Other receivables*	2,492	24,000,644	6,797,865	30,801,001			
	P53,079,699	P231,123,924	P86,709,452	P370,913,075			

^{*} Comprised of accrued interest receivables, accounts receivables, and RCOCI

	December 31, 2023					
	1 - 30 Days	31 - 60 Days	61 - 90 Days	Total		
Receivable from customers (gross):						
Housing loans	P21,420,752	P86,393,824	P63,329,410	P171,143,986		
Auto loans	31,415	34,781,613	12,100,719	46,913,747		
Others	44,493,128	40,144,605	4,176,718	88,814,451		
Sales contract receivables	· -	3,491,830	1,679,150	5,170,980		
Other receivables*	300,075	20,832,308	5,555,872	26,688,255		
	P66,245,370	P185,644,180	P86,841,869	P338,731,419		

^{*} Comprised of accrued interest receivables, accounts receivables, and RCOCI

Impairment Assessment

The Bank recognizes credit losses on financial assets at amortized cost and debt securities at FVOCI based on whether it has had a significant increase in credit risk since initial recognition. ECLs are recognized in two (2) stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12 months (a 12-month ECL).

For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

Liquidity Risk and Funding Management

Liquidity risk is the risk to the Bank's earnings and capital arising from its inability to meet funding requirements in a timely manner. To measure and monitor this risk, the Bank generates a report on future cash flows and liquidity on a daily basis. To ensure sufficient liquidity, the Bank has a set of internal limits incorporated in its annual budget that allocates a portion of its liabilities into cash, investment securities and other liquid assets. Concentration on a single funding source is also regularly monitored to control the Bank's reliance on a specific product or counterparty.

The Bank has available credit lines from various counterparties that it can utilize to meet sudden liquidity demands. It also maintains a portfolio of high quality liquid assets (HQLA) that can be converted to cash in a short period of time and with minimal loss incurred. This ensures compliance with Liquidity Coverage Ratio (LCR) as required by Basel III regulations. LCR checks if there is sufficient HQLA to offset short-term net outflows or short-term obligations under stressed conditions. The Bank also expands its sources of stable funds in order to support asset growth and meet the Net Stable Funding Ratio (NSFR) regulatory limit. NSFR ensures that the Bank is not overly reliant on short-term funding in funding its long-term assets. The Bank's liquidity position is assessed and managed under a variety of scenarios, giving due consideration to stress factors relating both to the market in general and to events specific to the Bank. A contingency funding plan, which covers quantitative and procedural measures, is in place and may be applied under different stress scenarios.

The Bank also manages its liquidity position through the monitoring of a Maximum Cumulative Outflow against a Board-approved limit. This process measures and estimates projected funding requirements that the Bank will need at specific time horizons.

There has been no material change to the Bank's exposure to liquidity and funding management risk or the manner in which it manages and measures the risk.

Analysis of Financial Liabilities by Remaining Contractual Maturities
The table below summarizes the maturity profile of the Bank's financial liabilities as at December 31, 2024 and 2023 based on contractual undiscounted repayment obligations (amounts in thousands).

	December 31, 2024							
		Less than 3 to 12 1 to 5 Over						
	On Demand	3 Months	Months	Years	5 Years	Total		
Deposit liabilities:								
Demand	P63,961,972	Р-	Р-	Р-	Р-	P63,961,972		
Savings	45,216,717	78,786,958	1,210,133	-	-	125,213,808		
Time	13,598	16,452,949	1,247,703	290,588	-	18,004,838		
Long-term negotiable								
certificates	-	55,952	5,135,038	-	-	5,190,990		
Financial liabilities at FVPL	-	45,214	-	-	-	45,214		
Bonds payable	-	106,604	6,841,649	-	-	6,948,253		
Manager's checks	-	1,414,092	-	-	-	1,414,092		
Accrued interest and								
other expenses*	-	748,774	-	-	-	748,774		
Lease liabilities	-	42,234	189,700	485,855	25,710	743,499		
Other liabilities**		8,965,335	954,148	301,145	-	10,220,628		
Total Undiscounted								
Financial Liabilities	P109,192,287	P106,618,112	P15,578,371	P1,077,588	P25,710	P232,492,068		

^{*}amounts exclude accruals of employee and other benefits, taxes payable and rent

^{**}amounts exclude withholding tax payable, retirement liability and ECL on off-balance sheet exposures

	December 31, 2023							
_		Less than	3 to 12	1 to 5	Over	<u> </u>		
	On Demand	3 Months	Months	Years	5 Years	Total		
Deposit liabilities:								
Demand	P54,569,494	Р-	Р-	Р-	Р-	P54,569,494		
Savings	41,230,115	66,890,815	1,734,937	-	-	109,855,867		
Time	16,157	14,695,940	1,575,014	446,877	-	16,733,988		
Long-term negotiable								
certificates	-	55,952	170,372	5,190,990	-	5,417,314		
Financial liabilities at FVPL	-	6,202	-	-	-	6,202		
Bonds payable	-	93,196	7,625,657	-	-	7,718,853		
Manager's checks	-	1,846,500	-	-	-	1,846,500		
Accrued interest and								
other expenses*	-	1,047,574	-	-	-	1,047,574		
Lease liabilities	-	38,696	172,936	422,940	35,149	669,721		
Other liabilities**	-	951,269	2,039,295	-	290,118	3,280,682		
Total Undiscounted								
Financial Liabilities	P95,815,766	P85,626,144	P13,318,211	P6,060,807	P325,267	P201,146,195		

^{*}amounts exclude accruals of employee and other benefits, taxes payable and rent

^{**}amounts exclude withholding tax payable, retirement liability and ECL on off-balance sheet exposures

The table below shows the contractual expiry by maturity of the Bank's contingent liabilities and commitments (amounts in thousands):

		De	cember 31, 2024	1	
	On Demand	Less than 3 Months	3 to 12 Months	1 to 5 Years	Total
Commitments Contingent liabilities	P3,866,333 69,583,108	P1,969,134 6,118,951	P13,043,118 159,154	P10,853,800 3,305,340	P29,732,385 79,166,553
	P73,449,441	P8,088,085	P13,202,272	P14,159,140	P108,898,938
		De	cember 31, 2023	3	
		Less than	3 to 12	1 to 5	
	On Demand	3 Months	Months	Years	Total
Commitments Contingent liabilities	P3,600,977 68,808,955	P5,204,466 5,371,330	P6,350,066 2,192,872	P12,779,223 3,324,538	P27,934,732 79,697,695
	P72.409.932	P10.575.796	P8.542.938	P16.103.761	P107.632.427

Interest Rate Risk in the Banking Book

The loans provided by the Bank to its borrowers are mostly funded by the deposits of its branch and corporate customers. The difference in the interest revenues from loans and the interest expense in servicing deposits provide the bulk of the Bank's Net Interest Income (NII). Aside from loans, interest revenue is also generated from holdings in debt securities, repurchase agreements (repo), and other interest-bearing assets. Occasionally, the Bank taps interbank loans and other sources of funding to supplement deposits, which are subject to additional interest expense.

The Bank utilizes Funds Transfer Pricing (FTP) as a mechanism to charge the asset businesses for funding (e.g., term loans, housing loans) and to compensate fund raisers (e.g., branch deposits). FTP helps units evaluate profitability and calculate returns upon deal origination. Furthermore, the FTP framework insulates them from interest rate risk. The Central Funding Unit (CFU), under the Treasury Management Group, manages the Bank's overall IRRBB. CFU is the first line of defense for both IRRBB and Liquidity Risk. While the Bank does not have intentions to hedge IRRBB via interest rate swaps in the short-term, it actively manages IRRBB by growing its sources of stable funds to match long-term assets.

The FTP policy is properly documented and is transparent to all parties. The FTP interest rates are anchored by widely-used and market-driven benchmark rates such as BVAL and BSP interest rate corridor rates for Peso; USD Secured Overnight Financing Rates and USD-denominated bonds issued by the Philippines for USD. Trends, forecasts, and adjustments to the FTP are discussed and approved in the regular ALCO meeting.

The NII, and ultimately earnings and capital, is vulnerable to adverse fluctuations in interest rates. The Bank also measures the sensitivity of its assets and liabilities to interest rate fluctuations by way of asset-liability gap analysis on a monthly basis. This analysis focuses on the repricing profile of its rate sensitive assets and liabilities, and the impact of interest rate movements on the Bank's accrual earnings. The interest rate repricing gap report assigns all assets and liabilities into various time buckets according to the remaining days to maturity for fixed-rate items, remaining days to next re-pricing for floating-rate items, or based on behavioral assumptions, if more applicable.

The difference between the total of the repricing (interest rate-sensitive) assets and repricing (interest rate-sensitive) liabilities gives an indication of the Bank's repricing risk exposure. A positive gap means more assets mature or have to be repriced than liabilities. In this case, the Bank is said to be "asset sensitive" in that time bucket and it benefits from an increase of interest rates as the assets will be repriced faster than liabilities.

A bank with a negative gap is considered "liability sensitive" since it has more liabilities to be repriced during such period than assets. It is negatively affected by a hike in interest rates. An example would be a bank that uses short-term deposits to fund long-term loans at fixed rates. It may encounter a decline in its net interest income if the interest rates increase since the cost of funds (the deposit rates) will increase while the earnings from loans remain fixed.

RSK monitors the mismatches in the repricing of its assets and liabilities through the interest rate gap reports presented to ALCO and BROC on a monthly basis. To ensure that the Bank's net interest income is preserved, the Bank has set a limit for the maximum repricing gap, either positive or negative, for tenors up to 1 year. These limits are reviewed annually and form part of the Bank's risk appetite statements.

Non-maturing fixed-rate deposits or current-savings accounts (CASA) are split into three classifications: 1) stable and core deposits; 2) stable-but-non-core deposits and; 3) non-stable deposits. The volatile or non-stable portion of the non-maturing deposits/CASA is slotted in the shortest time-bucket (i.e., less than one month). Stable-but-non-core portion is slotted based on an assumed repricing approximation. Stable-and-core portion is slotted in the 3 to 5-year bucket. The IRRBB model captures the possibility of borrowers prepaying their loans and time deposit customers pre-terminating their investments. The interest rate scenario of the model simulates the impact of interest rate movements on existing loans and deposits. More (less) prepayment is expected if interest rates decline (increase), while more (less) pre-termination is expected if interest rates increase (decrease).

Earnings at risk is simulated on a monthly basis and subject to a limit approved by the Board. The report is also accompanied by stress testing with scenarios such as:
1) standard parallel yield curve shifts; 2) BSP-prescribed yield curve shifts;
3) steepening and inversion of the curves; and 4) timing mismatch in assets and liabilities repricing. Internal Audit conducts a regular validation of the IRRBB models and parameters in addition to the risk-based full scope audit of RSK, which includes a review and evaluation of the processes and controls, including governance and risk management activities.

The table below sets forth the Bank's interest rate repricing gap as at December 31, 2024 and 2023 (amounts in millions).

	December 31, 2024								
	Up to 1 Month	1 - 3 Months	3 - 6 Months	6 - 12 Months	1 - 3 Years	3 - 5 Years	Beyond 5 Years	Non-rate Sensitive	Tota
Resources									
Cash and COCI	Р-	Р-	Р-	Р-	Р-	Р-	Р-	P4,244	P4,244
Due from BSP	34,589	_	_	_	_	_	_	13.324	47,91
Due from other banks		-	-	_	_	-	_	7,268	7,26
Interbank loans receivable	_	139	_	_	_	_	_		139
Financial assets at FVPL	_	-	_	_	_	_	_	2.876	2.87
Financial assets at FVOCI	288	373	1,703	3,265	13,992	_	_	(547)	19,07
Investment securities at AC	500	324	683	5,750	15,112	6.053	8.589	(338)	36.67
Loans - net	41,408	26.992	14.791	14,712	11,460	17,078	5,020	2.302	133.76
Other resources	216	16	-	-	-	-	-,	11,732	11,96
	P77,001	P27,844	P17,177	P23,727	P40,564	P23,131	P13,609	P40,861	P263,91
Liabilities and Equity									
Deposit liabilities:	P96.039	P12.188	P17,208	P5.776	P207	P80.590	Р-	Р-	P212,00
Demand deposits	11.618	,	7,323	-		45.021	-	_	63.96
Savings deposits	1,248	_	8,451	_	_	35,514	_	_	45,21
Time deposits	83,173	12,188	1,434	747	207	55	_	_	97,80
Long-term negotiable	,	,	.,						,
certificates	_	_	_	5,029	_	_	_	_	5,02
Bonds payable	_	_	_	6.534	_	_	_	_	6,53
Other liabilities	-	-	-	-,	-	-	-	13,746	13,74
	96.039	12,188	17,208	12,310	207	80.590	_	13.746	232,28
Capital funds	,	,	,	,		,-50	-	31,626	31,62
	P96,039	P12,188	P17,208	P12,310	P207	P80,590	Р-	P45,372	P263,91
Total periodic gap	(P19,038)	P15,656	(P31)	P11,417	P40,357	(P57,459)	P13,609	(P4,511)	Р-

				Dec	ember 31, 20	023			
	Up to 1	1 - 3	3 - 6	6 - 12	1 - 3	3 - 5	Beyond	Non-rate	
	Month	Months	Months	Months	Years	Years	5 Years	Sensitive	Total
Resources									
Cash and COCI	Р-	P -	P -	P -	P -	Р-	P -	P3,501	P3,501
Due from BSP	8,473	-	-	-	-	-	-	15,799	24,272
Due from other banks	-	-	-	-	-	-	-	3,068	3,068
Interbank loans receivable	17,973	128	-	-	-	-	-	(2)	18,099
Financial assets at FVPL	-	-	-	-	-	-	-	399	399
Financial assets at FVOCI	243	353	1,239	2,598	6,923	-	-	(468)	10,888
Investment securities at AC	12,835	3,728	682	-	14,720	10,705	10,240	(343)	52,567
Loans - net	33,245	26,033	7,569	7,929	12,790	17,675	24	2,314	107,579
Other resources	236	33	-	-	-	-	-	9,632	9,901
	P73,005	P30,275	P9,490	P10,527	P34,433	P28,380	P10,264	P33,900	P230,274
Liabilities and Equity									
Deposit liabilities:	P71,562	P17,602	P16,618	P908	P5,343	P73,872	Р-	P -	P185,905
Demand deposits	6,423	· -	6,990	-	· -	41,157	-	-	54,570
Savings deposits	1,037	-	7,563	-	-	32,619	-	-	41,219
Time deposits	64,102	17,602	2,065	908	314	96	-	-	85,087
Long-term negotiable									
certificates	-	-	-	-	5,029	-	-	-	5,029
Bonds payable	-	-	-	7,478	-	-	-	-	7,478
Other liabilities	-	-	-	-	-	-	-	7,420	7,420
	71,562	17.602	16,618	8,386	5,343	73,872	_	7.420	200.803
Capital funds		-		-			-	29,471	29,471
	P71,562	P17,602	P16,618	P8,386	P5,343	P73,872	Р-	P36,891	P230,274
Total periodic gap	P1,443	P12,673	(P7,128)	P2,141	P29,090	(P45,492)	P10,264	(P2,991)	Р-

The Bank manages interest rate risk separately for its RBU and FCDU books. The interest rate risk of the RBU of the Bank from its accounts is managed in PHP while the FCDU of the Bank, regardless of original currency, is managed in USD. The following table demonstrates the sensitivity to a reasonably possible change in interest rates, with all other variables held constant, of the Bank's results of operations and OCI:

	December 31, 2024								
			Sensitivity						
		Sensitivity of	of Trading						
	Changes in	Net Interest	Gains - net on	Sensitivity					
	Interest Rates	Income	FA at FVPL	of OCI					
Currency	(In Basis Points)	(In Millions)	(In Millions)	(In Millions)					
PHP	200	P201.23	(P218.13)	(P1,553.89)					
USD	100	(5.25)	(39.35)	(74.30)					
PHP	-200	(201.23)	218.13	1,553.89					
USD	-100	5.25	39.35	74.30					

	December 3	1, 2023	
		Sensitivity	
	Sensitivity of	of Trading	
Changes in	Net Interest	Gains - net on	Sensitivity
Interest Rates	Income	FA at FVPL	of OCI
(In Basis Points)	(In Millions)	(In Millions)	(In Millions)
+200	P147.58	(P5.67)	(P960.56)
+100	(0.35)	(9.43)	(79.95)
-200	(147.58)	5.67	960.56
-100	0.35	9.43	79.95
	Interest Rates (In Basis Points) +200 +100 -200	Changes in Interest Rates (In Basis Points) +200 +100 +100 -200 Sensitivity of Net Interest Income (In Millions) P147.58 (0.35) (147.58)	Sensitivity of Changes in Interest Rates (In Basis Points)

The sensitivity of the results of operations is measured as the effect of the assumed changes in interest rates on the net interest income for one year based on the floating rate of financial assets and liabilities held as at December 31, 2024 and 2023.

The sensitivity of "Trading and investment securities gains (losses) - net" and OCI is calculated by revaluing fixed-rate financial assets at FVPL and debt securities at FVOCI, respectively, as at December 31, 2024 and 2023. The total sensitivity of OCI is based on the assumption that there are parallel shifts in the yield curve, while the analysis by maturity band displays the sensitivity to non-parallel changes.

Market Risk

Market risk arises from the potential decline in earnings and capital due to adverse changes in market conditions and the underlying risk factors, which in turn affect the value and future cash flows of financial instruments, products, and transactions. The Bank is primarily exposed to two sources of market risk, namely: 1) market price risk in the trading book; and 2) foreign exchange risk from open foreign currency exposures. The Bank also has equity-related holdings which is a source of equity price risk, although deemed as minimal compared to the first two.

There has been no material change to the Bank's exposure to market risk or the manner in which it manages and measures the risk.

Market Price Risk in the Trading Book

The market price of financial instruments and transactions in the trading book may change unfavorably as a result of movements in interest rates, foreign exchange rates, credit spreads, and other risk factors. The Bank employs an internally developed VAR model, along with other sensitivity metrics, to measure and monitor the probable deterioration in the market value of its trading portfolio. The Bank's RSK simulates the trading book's VAR on a daily basis and the results are compared against Board-approved limits. In addition to the limit on VAR, the trading portfolio is also subject to limits on aggregate exposures, sensitivity metrics, monthly and yearly losses.

Value-at-Risk Methodology

VAR serves as the Bank's key metric in the measurement of risk arising from market price changes of financial assets and foreign currency exposures. Given data for the market risk factors over a 1-year period (260 business days), VAR is the maximum probable loss that may be incurred from positions exposed to market risk. The maximum probable loss is calculated from simulations of daily profit and losses assuming that historical movements in market risk factors will recur, subject to a 99% confidence level and a 1-day holding period.

The Bank's VAR methodology is based on the widely used historical simulation method but with a modification on the usual assumption of equal probabilities in the simulation data points. Profit and loss simulations derived from older data are given less importance by assigning them with progressively lower probabilities of occurrence when used in the calculation of the maximum probable loss.

The table below summarizes the results of the Bank's VAR calculations as at December 31, 2024 and 2023.

	FX Exposures	HFT Securities	FVOCI Securities	Aggregate VAR
2024 As at December 31, 2024 Average Highest Lowest	P1,055,981 1,802,516 9,892,421 235,676	P19,972,845 16,829,705 37,504,367 564,953	P96,351,049 84,843,456 138,826,273 38,889,755	P117,379,875 103,396,074 169,508,195 39,831,044
2023 As at December 31, 2023	P1.950.756	P1.471.726	P50.010.354	P53.432.836
Average	1,618,958	2,794,146	51,444,695	54,952,559
Highest	7,728,518	9,254,465	67,024,351	69,553,970
Lowest	268,678	78,190	39,722,601	41,246,030

Currency Risk

The Bank's policy is to maintain foreign currency exposure within acceptable limits and within existing regulatory guidelines. The Bank believes that its profile of foreign currency exposure based on its assets and liabilities is within conservative limits for a financial institution engaged in a type of business similar to that of the Bank.

Foreign currency deposits are generally used to fund the foreign currency-denominated loan and investment portfolios in the FCDU. Banks are required by BSP to match the foreign currency liabilities held in the FCDU with foreign currency assets. In addition, BSP requires a 30.0% liquidity reserve on all foreign currency liabilities held in the FCDU.

Similar to market price risk in the trading book, the Bank employs limits and a VAR model to manage the risk that possible interest or currency movements pose. Such limits are prudently set and the position status is monitored on a daily basis.

The table below summarizes the Bank's exposure to foreign exchange risk as at December 31, 2024 and 2023. Included in the table are the Bank's assets and liabilities at carrying amounts, categorized by currency (based on USD equivalents in thousands):

	December 31, 2024				
	USD	Euro	Others	Total	
Assets					
Cash	\$ -	\$33	\$1,838	\$1,871	
Due from other banks	179	407	284	870	
Interbank loans	4,699	-	-	4,699	
Loans and receivables	1,582	-	-	1,582	
Total Assets	6,460	440	2,122	9,022	
Liabilities					
Deposit liabilities	-	817	8	825	
Other liabilities	1,468	78	16	1,562	
Total Liabilities	1,468	895	24	2,387	
Net Exposure	\$4,992	(\$455)	\$2,098	\$6,635	
Amount in PHP	P288,762	(P26,319)	P121,359	P383,802	

_		December 3	1, 2023	
	USD	Euro	Others	Total
Assets				
Cash	\$ -	\$47	\$1,870	\$1,917
Due from other banks	1,065	1,188	822	3,075
Interbank loans	3,550	-	-	3,550
Financial assets at FVPL	-	1,747	-	1,747
Loans and receivables	1,950	20	-	1,970
Total Assets	6,565	3,002	2,692	12,259
Liabilities				
Deposit liabilities	-	736	2	738
Other liabilities	1,028	73	2	1,103
Total Liabilities	1,028	809	4	1,841
Net Exposure	\$5,537	\$2,193	\$2,688	\$10,418
Amount in PHP	P306,584	P121,426	P148,835	P576,845

The table below indicates the currencies which the Bank has significant exposure to as at December 31, 2024 and 2023 based on its foreign currency-denominated assets and liabilities and its forecasted cash flows. The analysis calculates the effect of a reasonably possible movement of other currency rates against the PHP, with all other variables held constant on the results of operations (due to the fair value of currency sensitive monetary assets and liabilities) and OCI. A negative amount in the table reflects a potential net reduction of net income or OCI while positive amount reflects a net potential increase. Changes in currency rates are based on the historical movements of each currency for the same period:

	Philippine Peso Appreciates by	Effect on Profit before Tax (In Millions)	Philippine Peso Depreciates by	Effect on Profit before Tax (In Millions)
December 31, 2024 Currency:	B. 00	(D 4 00)	(7.4.00)	D
USD Euro	P1.00 0.50	(P4.99) 0.23	(P1.00)	P4.99
Others	0.50	(0.84)	(0.50) (0.40)	(0.23) 0.84
Othoro	0.40	(0.04)	(0.40)	0.04
		Effect on		Effect on
	Philippine Peso	Profit before Tax	Philippine Peso	Profit before Tax
	Appreciates by	(In Millions)	Depreciates by	(In Millions)
December 31, 2023				
Currency:				
USD	P1.00	(P5.54)	(P1.00)	P5.54
Euro	0.50	(1.10)	(0.50)	1.10
Others	0.40	(1.08.)	(0.40)	1.08

Given the nature and amount of the Bank's equity investments portfolio in 2024 and 2023, management believes the Bank's exposure to currency risk is considered minimal.

Equity Price Risk

Given the nature and amount of the Bank's equity investments portfolio in 2024 and 2023, management believes the Bank's exposure to equity price risk is considered minimal.

6. Categories and Fair Value Measurement

The methods and assumptions used by the Bank in estimating the fair values of financial and non-financial assets and liabilities are as follows:

COCI, Due from BSP and Other Banks and Interbank Loans Receivable and SPURA - Fair values approximate carrying amounts given the short-term nature of the instruments.

Debt Securities (Financial Assets at FVPL, Financial Assets at FVOCI, and Investment Securities at Amortized Cost) - Fair values are generally based on quoted market prices. If not readily available, fair values are estimated using either values obtained from independent parties offering pricing services or adjusted quoted market prices of comparable investments or using discounted cash flow methodology.

Equity Securities (Financial Assets at FVOCI) - Fair values are determined based on market prices quoted in an established exchange, or on published quotes by accredited brokers.

Derivative Instruments (Financial Assets and Financial Liabilities at FVPL) - Fair values are determined based on published quotes or price valuations provided by counterparties or calculations using market-accepted valuation techniques.

Loans and Receivables - The estimated fair values of long-term receivables from customers and sales contract receivables are equal to the estimated future cash flows expected to be received which are discounted using current market rates (i.e., BVAL and USD Secured Overnight Financing Rates). Fair value of short-term receivable from customers, sales contract receivables, accounts receivables, accrued interest receivables, and RCOCI approximates carrying amounts given the short-term nature of the accounts.

Investment Properties - Fair value is determined based on valuations performed by external and in-house appraisers using the market data approach. Valuations are derived on the basis of recent sales of similar properties in the same area as the investment properties and taking into account the economic conditions prevailing at the time the valuations were made and comparability of similar properties sold with the property being valued. Significant unobservable inputs in determining the fair values include the following:

Location	Location of comparative properties whether on a main road or secondary road. Road width could also be a consideration if data is available. As a rule, properties along a main road are superior to properties along a secondary road.
Size	Size of lot in terms of area. Evaluate if the lot size of property or comparable confirms to the average cut of the lots in the area and estimate the impact of lot size differences on land value.
Time Element	An adjustment for market conditions is made if general property values have appreciated or depreciated since the transaction dates due to inflation or deflation or a change in investor's perceptions of the market over time, in which case, the current date is superior to historic data.
Discount	Generally, asking prices in ads posted for sale are negotiable. Discount is the amount the seller or developer is willing to deduct from the posted selling price if the transaction will be in cash or equivalent.

Deposit Liabilities - Fair values of long-term time deposits are estimated using the discounted cash flow methodology, where future cash flows are discounted using the current market rate (i.e., BVAL and USD Secured Overnight Financing Rates) and with maturities consistent with those remaining for the liability being valued. Carrying amounts of short-term time deposits approximate fair value. For demand and savings deposits, carrying amounts approximate fair values considering that these are currently due and demandable.

Bonds and Bills Payable - For long-term bonds and bills payable, fair values are estimated using the discounted cash flow methodology, where future cash flows are discounted using the current market rate (i.e., BVAL and USD Secured Overnight Financing Rate and with maturities consistent with those remaining for the liability being valued. Carrying amounts of short-term bonds and bills payable approximate fair value.

Manager's Checks, Accrued Interest and Other Expenses and Other Liabilities (excluding non-financial liabilities) - Carrying amounts approximate fair values due to the short-term nature of the accounts. Due to preferred shareholders is determined to be long term in nature due to a pending dispute which affects maturity. Fair value cannot be estimated reliably due to lack of available supportable data.

The following table provides the fair value hierarchy of the Bank's assets and liabilities measured at fair value and those for which fair values should be disclosed (amounts in thousands):

			December 31, 20	24	
	Carrying Value	Level 1	Level 2	Level 3	Total Fair Value
Assets Measured at Fair Value					
Financial Assets					
Financial assets at FVPL:				_	
Government securities held for trading	P2,782,361	P2,240,777	P541,584	Р-	P2,782,361 63,717
Derivative assets Private debt securities	63,717 29,556	-	63,717	29,556	63,717 29,556
Financial assets at FVOCI:	23,330	-	_	23,550	25,550
Government securities	19,036,827	4,092,577	14,944,250	-	19,036,827
Equity securities	41,807	2,400	<u> </u>	39,407	41,807
	P21,954,268	P6,335,754	P15,549,551	P68,963	P21,954,268
Liabilities Measured at Fair Value					
Financial Liabilities					
Derivative liabilities	P45,214	Р-	P45,214	Р-	P45,214
Assets for which Fair Values are Disclosed	I				
Financial Assets					
Investment securities at amortized cost:				_	
Government securities	P34,461,471	P6,544,301	P26,949,415	Р -	P33,493,716
Private debt securities Loans and receivables:	2,150,197	265,575	1,715,331	-	1,980,906
Receivables from customers	133,829,158	_	_	136,682,790	136,682,790
Less unearned interest	67,358	-	-	67,358	67,358
	133,761,800	_	_	136,615,432	136,615,432
Sales contract receivables	278,434	-	-	291,899	291,899
	170,651,902	6,809,876	28,664,746	136,907,331	172,381,953
Non-financial Assets					
Investment properties	3,992,770	-	-	10,656,631	10,656,631
	P174,644,672	P6,809,876	P28,664,746	P147,563,962	P183,038,584
Liabilities for which Fair Values are Disclos	sed				
Financial Liabilities					
Deposit liabilities:					
Time	P17,916,073	Р-	P17,898,536	Р-	P17,898,536
Long-term negotiable certificates Bonds payable	5,029,420 6,534,448	-	5,029,420 6,569,750	=	5,029,420 6,569,750
DUTIUS PAYADIE					
	P29,479,941	Р-	P29,497,706	Р-	P29,497,706

			December 31, 202	:3	
	Carrying Value	Level 1	Level 2	Level 3	Total Fair Value
Assets Measured at Fair Value					
Financial Assets Financial assets at FVPL: Government securities held for trading	P180,603	P61,208	P119,395	P -	P180,603
Private debt securities Derivative assets	190,505 27,685	P01,206 - -	27,685	190,505	190,505 27,685
Financial assets at FVOCI: Government securities Equity securities	10,850,048 193,757	4,088,139 155,300	6,761,909	- 38,457	10,850,048 193,757
•	P11,442,598	P4,304,647	P6,908,989	P228,962	P11,442,598
Liabilities Measured at Fair Value					
Financial Liabilities Derivative liabilities	P6,202	Р-	P6,202	P -	P6,202
Assets for which Fair Values are Disclosed					
Financial Assets Investment securities at amortized cost:					
Government securities Private debt securities	P50,305,668 2.165.435	P20,087,916 343.612	P28,833,159 1.629,236	P -	P48,921,075 1.972.848
Loans and receivables: Receivables from customers Less unearned interest	107,624,342 45,388	- -	- -	110,630,437 45,388	110,630,437 45,388
Sales contract receivables	107,578,954 331,532	-	-	110,585,049 345,450	110,585,049 345,450
	160,381,589	20,431,528	30,462,395	110,930,499	161,824,422
Non-financial Assets Investment properties	3,676,126			10,514,333	10,514,333
investment properties	P164,057,715	P20,431,528	P30,462,395	P121,444,832	P172,338,755
Liabilities for which Fair Values are Disclosed					
Financial Liabilities Deposit liabilities:					
Time Long-term negotiable certificates Bonds payable	P16,638,541 5,029,420 7,478,265	P - -	P16,609,959 4,909,268 7,500,000	P -	P16,609,959 4,909,268 7,500,000
DOTIGS PAYADIE	P29,146,226	P -	P29,019,227	P -	P29,019,227

In 2024 and 2023, due to changes in market conditions for certain government securities measured at FVOCI, quoted prices in active markets were not available for these securities. However, there was sufficient information available to measure the fair values of these securities based on observable market inputs. Therefore, these securities at FVPL and FVOCI, with carrying amounts of P0.5 million and P4.8 billion, respectively, in 2024 and nil and P327.4 million, respectively, in 2023 were transferred from Level 1 to Level 2 of the fair value hierarchy.

In 2024, securities at FVPL and FVOCI, with carrying amount of P141.6 million and P56.6 million, respectively, were transferred from Level 2 to Level 1 of the fair value hierarchy since quoted prices in active markets were already available. In 2023, securities at FVOCI, with carrying amounts of P394.3 million, were transferred from Level 2 to Level 1 of the fair value hierarchy.

In 2024 and 2023, there have been no transfers into and out of Level 3 of the fair value hierarchy.

An instrument in its entirety is classified as Level 3 if a significant portion of the instrument's fair value is driven by unobservable inputs. Unobservable in this context means that there is little or no current market data available from which the price at which an arm's length transaction would be likely to occur can be derived. The fair value of the Level 3 instruments is based on cost which approximates its fair value.

The carrying values of the financial assets and liabilities not included in the fair value hierarchy table shown above approximate their respective fair values as at December 31, 2024 and 2023.

7. Segment Reporting

The Bank's operating businesses are recognized and managed separately according to the nature of services provided and the different markets served, with each segment representing a strategic business unit. Operating segments are reported in accordance with internal reporting to SET who is responsible for allocating resources to the segments and assessing their performance. Segment performance is evaluated based on net income before provision/reversal of credit and impairment losses, share in net loss of an associate, and income tax expense. The Bank's business segments follow:

Treasury Management Group - principally provides money market, trading and treasury services, as well as management of the Bank's funding operations by use of treasury bills, government securities and placements and acceptances with other banks.

Corporate Banking Group - principally handles loans and other credit facilities for corporate institutional, and middle market clients.

Branch Banking Group - principally supervises customers' deposits and offers standard customer transactional services through the branch network.

Consumer Group - principally manages home, automobile, and salary loans for individual customers.

Others - includes but not limited to Credit Cards, Transaction Banking, Investment Banking, Trust, and Acquired Assets. Other operations of the Bank also include operations and financial control groups.

Segment assets and liabilities comprise operating assets and liabilities, including borrowings. Revenues and expenses that are directly attributable to a particular business segment and the relevant portions of the Bank's revenues and expenses that can be allocated to that business segment are accordingly reflected as revenues and expenses of that business segment. Transactions between the business segments are carried out at arm's length. The Bank uses an Internal Funds Transfer Pricing rate to allocate the cost of funds or to recognize internal revenue for deposit takers. The Bank has no significant customers which contributes 10.00% or more of the Bank's revenue net of interest expense. Internal charges and transfer pricing adjustments have been reflected in the performance of each business.

The segment information of the Bank for the years ended December 31, 2024, 2023 and 2022 for statements of income items, and as at December 31, 2024 and December 31, 2023 for statements of financial position items follow (amounts in millions):

			December 3	1, 2024		
	Treasury	Corporate	Branch	_		
	Management Group	Banking Group	Banking Group	Consumer Group	Others	Tota
Statement of Income	Group	Group	Group	Group	Others	1018
Statement of Income Net interest income:						
Third party	P2,976	P8,060	(P3,209)	P1,100	P184	P9,11
Intersegment	(1,469)	(6,661)	8,449	(824)	505	
Net interest income	1,507	1,399	5,240	276	689	9,11
Non-interest income	124	42	83	54	1,342	1,64
Total revenues	1,631	1,441	5,323	330	2,031	10,75
Total revenues	1,031	1,441	3,323	330	2,031	10,73
Compensation and fringe benefits	24	35	572	73	1,934	2,63
General and administrative expenses	74	19	1,217	46	1,584	2,94
Taxes and licenses	206	348	455	63	23	1,09
Total expenses	304	402	2,244	182	3,541	6,67
Income (losses) before provision for credit losses and income tax expense	P1,327	P1,039	P3,079	P148	(P1,510)	P4,08
credit losses and income tax expense	F 1,321	F 1,000	F 3,079	F 140	(F1,510)	F 4,00
Provision for credit and impairment						
losses						P13
Share in net loss of an associate						
Income tax expense						91
Net income						P3,02
Other Segment Information						
Capital expenditures	P3	P6	P67	P8	P292	P37
Depreciation and amortization	P4	P4	P86	P8	P521	P62
			December 3	1 2024		
	Treasury	Corporate	Branch	1, 2024		
	Management	Banking	Banking	Consumer		
	Group	Group	Group	Group	Others	Tota
Statement of Financial Position						
Total assets	P96,833	P121,696	P21,561	P15,249	P10,101	P265,44
Total liabilities	9,284	353	211,233	160	11,180	232,21
			December 31	1 2023		
	Treasury	Corporate	December 31	1, 2023		
	Treasury Management	Corporate Banking	Branch			
	Management	Banking	Branch Banking	Consumer	Others	Tot
Statement of Income			Branch		Others	Tota
Statement of Income	Management	Banking	Branch Banking	Consumer	Others	Tot
Net interest income:	Management Group	Banking Group	Branch Banking Group	Consumer Group		
Net interest income: Third party	Management Group P2,908	Banking Group P7,049	Branch Banking Group (P2,707)	Consumer Group P958	P88	
Net interest income: Third party Intersegment	Management Group P2,908 (2,269)	P7,049 (5,723)	Branch Banking Group (P2,707) 7,021	Consumer Group P958 (662)	P88 1,633	P8,29 -
Net interest income: Third party Intersegment Net interest income	Management Group P2,908 (2,269) 639	P7,049 (5,723)	Branch Banking Group (P2,707) 7,021 4,314	Consumer Group P958 (662) 296	P88 1,633 1,721	P8,29 - 8,29
Net interest income: Third party Intersegment Net interest income Non-interest income	Management Group P2,908 (2,269) 639 140	P7,049 (5,723) 1,326 73	Branch Banking Group (P2,707) 7,021 4,314 96	P958 (662) 296 52	P88 1,633 1,721 1,318	P8,29 - 8,29 1,67
Net interest income: Third party Intersegment Net interest income Non-interest income Total revenues	P2,908 (2,269) 639 140	P7,049 (5,723) 1,326 73 1,399	Branch Banking Group (P2,707) 7,021 4,314 96 4,410	P958 (662) 296 52 348	P88 1,633 1,721 1,318 3,039	P8,29 - 8,29 1,67 9,97
Net interest income: Third party Intersegment Net interest income Non-interest income Total revenues Compensation and fringe benefits	P2,908 (2,269) 639 140 779	P7,049 (5,723) 1,326 73 1,399	Branch Banking Group (P2,707) 7,021 4,314 96 4,410	P958 (662) 296 52 348	P88 1,633 1,721 1,318 3,039	P8,29 - 8,29 1,67 9,97 2,26
Net interest income: Third party Intersegment Net interest income Non-interest income Total revenues Compensation and fringe benefits General and administrative expenses	P2,908 (2,269) 639 140 779	P7,049 (5,723) 1,326 73 1,399	Branch Banking Group (P2,707) 7,021 4,314 96 4,410 668 1,078	Consumer Group P958 (662) 296 52 348 77 47	P88 1,633 1,721 1,318 3,039 1,468 1,548	P8,29 - 8,29 1,67 9,97 2,26 2,82
Net interest income: Third party Intersegment Net interest income Non-interest income Total revenues Compensation and fringe benefits General and administrative expenses Taxes and licenses	P2,908 (2,269) 639 140 779 23 137 197	P7,049 (5,723) 1,326 73 1,399 33 17 314	Branch Banking Group (P2,707) 7,021 4,314 96 4,410 668 1,078 425	P958 (662) 296 52 348 77 47 60	P88 1,633 1,721 1,318 3,039 1,468 1,548 67	P8,29 - 8,29 1,67 9,97 2,26 2,82 1,06
Net interest income: Third party Intersegment Net interest income Non-interest income Total revenues Compensation and fringe benefits General and administrative expenses	P2,908 (2,269) 639 140 779	P7,049 (5,723) 1,326 73 1,399	Branch Banking Group (P2,707) 7,021 4,314 96 4,410 668 1,078	Consumer Group P958 (662) 296 52 348 77 47	P88 1,633 1,721 1,318 3,039 1,468 1,548	P8,29 - 8,29 1,67 9,97 2,26 2,82 1,06
Net interest income: Third party Intersegment Net interest income Non-interest income Total revenues Compensation and fringe benefits General and administrative expenses Taxes and licenses Total expenses	P2,908 (2,269) 639 140 779 23 137 197	P7,049 (5,723) 1,326 73 1,399 33 17 314	Branch Banking Group (P2,707) 7,021 4,314 96 4,410 668 1,078 425	P958 (662) 296 52 348 77 47 60	P88 1,633 1,721 1,318 3,039 1,468 1,548 67	P8,29 - 8,29 1,67 9,97 2,26 2,82 1,06
Net interest income: Third party Intersegment Net interest income Non-interest income Total revenues Compensation and fringe benefits General and administrative expenses Taxes and licenses Total expenses	P2,908 (2,269) 639 140 779 23 137 197	P7,049 (5,723) 1,326 73 1,399 33 17 314	Branch Banking Group (P2,707) 7,021 4,314 96 4,410 668 1,078 425	P958 (662) 296 52 348 77 47 60	P88 1,633 1,721 1,318 3,039 1,468 1,548 67	P8,29 - 8,29 1,67 9,97 2,26 2,82 1,06 6,15
Net interest income: Third party Intersegment Net interest income Non-interest income Total revenues Compensation and fringe benefits General and administrative expenses Taxes and licenses Total expenses Income (losses) before provision for credit losses and income tax expense	P2,908 (2,269) 639 140 779 23 137 197 357	P7,049 (5,723) 1,326 73 1,399 33 17 314 364	Branch Banking Group (P2,707) 7,021 4,314 96 4,410 668 1,078 425 2,171	P958 (662) 296 52 348 77 47 60 184	P88 1,633 1,721 1,318 3,039 1,468 1,548 67 3,083	P8,29 - 8,29 1,67 9,97 2,26 2,82 1,06 6,15
Net interest income: Third party Intersegment Net interest income Non-interest income Total revenues Compensation and fringe benefits General and administrative expenses Taxes and licenses Total expenses Income (losses) before provision for credit losses and income tax expense Provision for credit and impairment	P2,908 (2,269) 639 140 779 23 137 197 357	P7,049 (5,723) 1,326 73 1,399 33 17 314 364	Branch Banking Group (P2,707) 7,021 4,314 96 4,410 668 1,078 425 2,171	P958 (662) 296 52 348 77 47 60 184	P88 1,633 1,721 1,318 3,039 1,468 1,548 67 3,083	P8,29 - 8,29 1,67 9,97 2,26 2,82 1,06 6,15
Net interest income: Third party Intersegment Net interest income Non-interest income Total revenues Compensation and fringe benefits General and administrative expenses Taxes and licenses Total expenses Income (losses) before provision for credit losses and income tax expense Provision for credit and impairment losses	P2,908 (2,269) 639 140 779 23 137 197 357	P7,049 (5,723) 1,326 73 1,399 33 17 314 364	Branch Banking Group (P2,707) 7,021 4,314 96 4,410 668 1,078 425 2,171	P958 (662) 296 52 348 77 47 60 184	P88 1,633 1,721 1,318 3,039 1,468 1,548 67 3,083	P8,29 - 8,29 1,67 9,97 2,26 2,82 1,06 6,15
Net interest income: Third party Intersegment Net interest income Non-interest income Total revenues Compensation and fringe benefits General and administrative expenses Taxes and licenses Total expenses Income (losses) before provision for credit losses and income tax expense Provision for credit and impairment losses Share in net loss of an associate	P2,908 (2,269) 639 140 779 23 137 197 357	P7,049 (5,723) 1,326 73 1,399 33 17 314 364	Branch Banking Group (P2,707) 7,021 4,314 96 4,410 668 1,078 425 2,171	P958 (662) 296 52 348 77 47 60 184	P88 1,633 1,721 1,318 3,039 1,468 1,548 67 3,083	P8,29 8,29 1,67 9,97 2,26 2,82 1,06 6,15 P3,81
Net interest income: Third party Intersegment Net interest income Non-interest income Total revenues Compensation and fringe benefits General and administrative expenses Taxes and licenses Total expenses Income (losses) before provision for credit losses and income tax expense Provision for credit and impairment losses Share in net loss of an associate Income tax expense	P2,908 (2,269) 639 140 779 23 137 197 357	P7,049 (5,723) 1,326 73 1,399 33 17 314 364	Branch Banking Group (P2,707) 7,021 4,314 96 4,410 668 1,078 425 2,171	P958 (662) 296 52 348 77 47 60 184	P88 1,633 1,721 1,318 3,039 1,468 1,548 67 3,083	P8,29 8,29 1,67 9,97 2,26 2,82 1,06 6,15 P3,81
Net interest income: Third party Intersegment Net interest income Non-interest income Total revenues Compensation and fringe benefits General and administrative expenses Taxes and licenses Total expenses Income (losses) before provision for credit losses and income tax expense Provision for credit and impairment losses	P2,908 (2,269) 639 140 779 23 137 197 357	P7,049 (5,723) 1,326 73 1,399 33 17 314 364	Branch Banking Group (P2,707) 7,021 4,314 96 4,410 668 1,078 425 2,171	P958 (662) 296 52 348 77 47 60 184	P88 1,633 1,721 1,318 3,039 1,468 1,548 67 3,083	P8,29 8,29 1,67 9,97 2,26 2,82 1,06 6,15 P3,81
Net interest income: Third party Intersegment Net interest income Non-interest income Total revenues Compensation and fringe benefits General and administrative expenses Taxes and licenses Total expenses Income (losses) before provision for credit losses and income tax expense Provision for credit and impairment losses Share in net loss of an associate Income tax expense	P2,908 (2,269) 639 140 779 23 137 197 357	P7,049 (5,723) 1,326 73 1,399 33 17 314 364	Branch Banking Group (P2,707) 7,021 4,314 96 4,410 668 1,078 425 2,171	P958 (662) 296 52 348 77 47 60 184	P88 1,633 1,721 1,318 3,039 1,468 1,548 67 3,083	P8,29 - 8,29 1,67 9,97 2,26 2,82 1,06 6,15 P3,81
Net interest income: Third party Intersegment Net interest income Non-interest income Total revenues Compensation and fringe benefits General and administrative expenses Taxes and licenses Total expenses Income (losses) before provision for credit losses and income tax expense Provision for credit and impairment losses Share in net loss of an associate Income tax expense Net income	P2,908 (2,269) 639 140 779 23 137 197 357	P7,049 (5,723) 1,326 73 1,399 33 17 314 364	Branch Banking Group (P2,707) 7,021 4,314 96 4,410 668 1,078 425 2,171	P958 (662) 296 52 348 77 47 60 184	P88 1,633 1,721 1,318 3,039 1,468 1,548 67 3,083	P8,29
Net interest income: Third party Intersegment Net interest income Non-interest income Total revenues Compensation and fringe benefits General and administrative expenses Taxes and licenses Total expenses Income (losses) before provision for credit losses and income tax expense Provision for credit and impairment losses Share in net loss of an associate Income tax expense Net income Other Segment Information	Management Group P2,908 (2,269) 639 140 779 23 137 197 357 P422	P7,049 (5,723) 1,326 73 1,399 33 17 314 364	Branch Banking Group (P2,707) 7,021 4,314 96 4,410 668 1,078 425 2,171 P2,239	P958 (662) 296 52 348 77 47 60 184 P164	P88 1,633 1,721 1,318 3,039 1,468 1,548 67 3,083	P8,29 - 8,29 1,67 9,97 2,26 2,82 1,06 6,15 P3,81 P7 93 P2,80 P39

	December 31, 2023					
	Treasury Management Group	Corporate Banking Group	Branch Banking Group	Consumer Group	Others	Total
Statement of Financial Position	D00 404	D00 004	D00 400	D40 000	D0 700	D004 000
Total assets Total liabilities	P89,494 6,344	P96,924 48	P23,438 187,210	P13,022 134	P8,790 7,081	P231,668 200,817
			December 31	, 2022		
	Treasury Management Group	Corporate Banking Group	Branch Banking Group	Consumer Group	Others	Total
Statement of Income Net interest income:	Огоир	Стоир	Стоар	Огоцр	Othoro	rotar
Third party Intersegment	P2,171 (1,602)	P4,448 (3,157)	(P880) 5,306	P896 (542)	P47 (5)	P6,682 -
Net interest income Non-interest income	569 116	1,291 154	4,426 89	354 40	42 1,035	6,682 1,434
Total revenues	685	1,445	4,515	394	1,077	8,116
Compensation and fringe benefits General and administrative expenses Taxes and licenses	20 59 143	28 15 215	620 1,045 433	68 37 52	1,236 1,423 90	1,972 2,579 933
Total expenses	222	258	2,098	157	2,749	5,484
Income (losses) before provision for credit losses and income tax expense	P463	P1,187	P2,417	P237	(P1,672)	P2,632
Provision for credit and impairment losses						P166
Share in net loss of an associate Income tax expense						666
Net income						P1,800
Other Segment Information Capital expenditures	P6	P6	P57	P7	P86	P162
Depreciation and amortization	P4	P3	P53	P7	P365	P432

Non-Interest income consists of trading and investment securities gains (losses), service charges, fees and commissions, foreign exchange gains, gain on foreclosure, and sale of property and equipment and foreclosed assets and miscellaneous income.

General and administrative expenses consist of rent and utilities, depreciation and amortization, insurance, service fees and commissions, subscription fees, entertainment and recreation, management and professional fees, amortization of software costs and miscellaneous expense.

8. Interbank Loans Receivable and Securities Purchased under Resale Agreements

This account consists of:

	Note	2024	2023
Interbank loans receivable		P3,587,849,088	P2,141,147,187
SPURA		-	17,973,348,893
		3,587,849,088	20,114,496,080
Less allowance for credit losses	17	484,360	2,715,457
		P3,587,364,728	P20,111,780,623

Interbank loans receivable consists of short-term loans granted to other banks.

SPURA represents overnight lending placements with the BSP where the underlying securities cannot be sold or re-pledged to parties other than the BSP.

Interest income on SPURA and interbank loans receivable follows:

	2024	2023	2022
SPURA	P430,247,101	P746,318,560	P475,286,408
Interbank loans receivable	111,800,877	129,387,516	63,872,487
	P542,047,978	P875,706,076	P539,158,895

SPURA bears interest rates ranging from 5.9% to 6.7% in 2024, from 5.5% to 6.4% in 2023 and from 2.0% to 5.5% in 2022.

Peso-denominated interbank loans receivable bear interest rates ranging from 5.8% to 6.6% in 2024, from 5.5% to 6.5% in 2023 and from 1.8% to 5.0% in 2022. Dollar-denominated interbank loans receivable bear interest rates ranging from 4.2% to 5.8%, from 3.0% to 5.6%, and from 0.5% to 3.8% in 2024, 2023 and 2022, respectively.

9. Financial Assets and Liabilities at Fair Value through Profit or Loss

Financial assets at FVPL consist of:

	2024	2023
Government securities held-for-trading	P2,782,360,563	P180,602,626
Derivative assets	63,717,369	27,685,000
Private debt securities	29,555,862	190,504,814
	P2,875,633,794	P398,792,440

Private debt securities pertain to investment in MRT III bonds that does not qualify as SPPI, thus, mandatorily classified and measured as financial assets at FVPL.

As at December 31, 2024, 2023, and 2022, financial assets at FVPL are adjusted for unrealized loss of P1.0 million and unrealized gain of P22.8 million and P3.0 million, respectively (see Note 28).

Derivative Financial Instruments

This includes warrants amounting to \$0.05 million acquired by the Bank in June 2008. The warrants give the Bank the option or right to exchange its holding of certain Republic of the Philippines Global Bonds into peso-denominated government securities upon occurrence of a predetermined credit event. The warrants will mature in November 2032.

Forward swaps refer to spot purchase or sale of one currency against another with an offsetting agreement to sell or purchase the same currency at an agreed forward rate in the future. As at December 31, 2024, these pertain to 13 contracts with notional amount of \$5 million each and three contracts with notional amount of \$10 million each. As at December 31, 2023, these pertain to two contracts with notional amount of \$1.0 million each, two contracts with notional amount of \$5.0 million each and two contracts with notional amount of \$10.0 million each.

The table below shows the fair values of derivative financial instruments entered into by the Bank, recorded as derivative assets or derivative liabilities, together with the notional amount. The notional amount is the amount of a derivative's underlying asset, reference rate or index and is the basis upon which changes in the value of derivatives are measured. The notional amount indicates the volume of transactions outstanding as at December 31, 2024 and 2023 and is not indicative of either market risk or credit risk.

	December	December 31, 2024		, 2023
	Derivative	Derivative Notional		Notional
	Assets	Amount	Assets	Amount
Freestanding derivatives:				
Forwards	P34,794,869	\$50,000,000	Р-	\$ -
Warrants	28,922,500	50,000	27,685,000	50,000
	P63,717,369	\$50,050,000	P27,685,000	\$50,000

	December	December 31, 2024		31, 2023
	Derivative	Notional	Derivative	Notional
	Liabilities	Amount	Liabilities	Amount
Freestanding derivatives:				
Forwards	P45,214,075	\$45,000,000	P6,201,649	\$32,000,000

10. Financial Assets at Fair Value through Other Comprehensive Income

This account consists of:

	2024	2023
Government securities	P19,036,826,434	P10,850,047,722
Equity securities	41,807,401	193,757,106
	P19,078,633,835	P11,043,804,828

As at December 31, 2024 and 2023, the ECL allowance on debt securities at FVOCI included under "Net unrealized losses on financial assets at FVOCI" amounted to P1.9 million and P1.1 million, respectively (see Note 17).

Equity Securities

This account consists of ordinary shares from a foreign financial institution and a telecommunications company and club shares. The Bank has designated these equity securities at FVOCI as these are held for medium or long-term strategic investments rather than for trading.

Equity securities include the Bank's 3.07% equity interest in Banco National de Guinea Equatorial (BANGE) as part of its partnership with the National Government of the Republic of Equatorial Guinea. The carrying amount of the equity securities amounted to P19.1 million and P19.4 million, respectively, as at December 31, 2024 and 2023. Dividend income received from BANGE in 2024 and 2023 amounted to P2.5 million and P4.0 million, respectively, booked under "Miscellaneous Income" in the statements of income (see Note 31). No dividend was received from BANGE in 2022.

In 2024, 2023, and 2022, the Bank disposed club shares with carrying value of P98.7 million, P0.9 million, and P0.8 million, respectively, and transferred to "Retained earnings" account the realized gain of P82.3 million, P7.5 million, and P0.3 million in 2024, 2023, and 2022, respectively, in order to achieve the bank's strategy to derecognize from the books club shares that were no longer in use.

Dividend income from equity securities at FVOCI amounted to P3.9 million, P5.6 million, and P1.6 million in 2024, 2023, and 2022, respectively (see Note 31).

Net Unrealized Losses on Financial Assets at FVOCI The movements of net unrealized gains (losses) on financial assets at FVOCI follow:

	Note	2024	2023	2022
Balance at beginning of year		(P421,192,531)	(P730,966,925)	(P156,154,761)
Net unrealized gains (losses) recognized as OCI Realized gains taken to		(29,535,641)	324,174,117	(574,495,027)
profit or loss	28	(1,623,076)	(6,964,361)	-
Effect of tax	32	(946,234)	(363,597)	-
ECL on debt securities at FVOCI	17	838,797	455,690	(27,137)
Net change in unrealized gains (losses) recorded in OCI		(31,266,154)	317,301,849	(574,522,164)
Realized gains taken to retained earnings		(82,303,000)	(7,527,455)	(290,000)
Balance at end of year		(P534,761,685)	(P421,192,531)	(P730,966,925)

11. Investment Securities at Amortized Cost

This account consists of:

	Note	2024	2023
Government securities		P34,465,484,615	P50,311,649,891
Private debt securities	33	2,150,432,619	2,165,662,758
		36,615,917,234	52,477,312,649
Less allowance for credit losses	17	4,248,853	6,209,355
		P36,611,668,381	P52,471,103,294

No investment securities at amortized cost were sold in 2024, 2023 and 2022.

12. Loans and Receivables

This account consists of:

	Note	2024	2023
Receivables from customers:			
Term loans		P102,819,507,055	P81,196,871,925
Agri-agra loans		13,757,055,407	11,681,545,957
Housing loans		9,564,719,568	8,454,302,941
Auto loans		5,079,022,446	4,123,415,068
Bills purchased, import bills and			
trust receipts	22	1,227,464,415	1,050,698,899
Direct advances		364,009,899	577,211,848
Others		2,668,785,562	2,368,875,299
		135,480,564,352	109,452,921,937
Less unearned interest income		67,358,184	45,387,843
		135,413,206,168	109,407,534,094
Accounts receivable		1,573,836,315	1,055,139,512
Accrued interest receivable:			
Loans and receivables		1,065,846,459	946,846,228
Trading and investment securities		665,093,026	483,609,311
Due from BSP and other banks		20,766,667	4,357,778
Interbank loans receivable and			
SPURA		2,181,497	8,257,598
Sales contract receivables		334,864,748	388,560,627
Unquoted debt securities		291,578,217	291,578,212
RCOCI		5,152,412	93,452
		139,372,525,509	112,585,976,812
Less allowance for credit losses	17	2,867,185,128	3,019,800,493
		P136,505,340,381	P109,566,176,319

Bills purchased, import bills and trust receipts include bills purchased with contra account in "Bills purchased - contra" under "Other Liabilities" in the statements of financial position amounting to P0.8 billion and P1.0 billion as at December 31, 2024 and 2023, respectively (see Notes 22 and 33). Bills purchased - contra represents liabilities arising from the outright purchases of checks due for clearing as a means of immediate financing offered by the Bank to its clients.

Other receivables from customers pertain to consumer loans such as benefit loans, salary loans, and credit cards.

Accounts receivable mainly consist of amounts due from customers and other parties under open-account arrangements, advances for buyers of foreclosed properties, receivables from employees and other miscellaneous receivables.

Sales contract receivables arise mainly from the sale of foreclosed properties booked under "Investment properties" accounts.

On March 25, 2020, Republic Act (RA) No. 11469, otherwise known as the Bayanihan to Heal as One Act ("Bayanihan 1") was enacted. Bayanihan 1 provides that all covered institutions shall implement a 30-day grace period for all loans with principal and/or interest falling due within the enhanced community quarantine period without incurring interest on interest, penalties, fees and other charges. Subsequently, on September 11, 2020, RA No. 11494, otherwise known as the Bayanihan to Recover as One Act ("Bayanihan 2"), was enacted. Under Bayanihan 2, a one-time 60-day grace period is granted for the payment of all existing, current and outstanding loans falling due, or any part thereof, on or before December 31, 2020, without incurring interest on interest, penalties, fees and other charges, thereby extending the maturity of the said loans.

Based on the Bank's assessment, the modifications in the contractual cash flows as a result of the above reliefs are not substantial and therefore do not result in the derecognition of the affected financial assets. The impact of loan modifications amounted to a loss of P29.6 million in 2020. In 2024, 2023 and 2022, accretion of loan modification that were recorded in "Interest income" in the statements of income amounted to P2.4 million, P3.4 million, and P5.1 million, respectively.

BSP Regulatory Reporting

As at December 31, 2024 and 2023, the breakdown of receivables from customers as to collateral follows (amounts in thousands, except percentages):

	2024		:	2023
	Amount	%	Amount	%
Loans secured by:				
Real estate	P14,346,526	10.6	P6,564,727	6.0
Deposit hold-out	4,968,854	3.7	5,194,467	4.8
Continuing surety agreement	4,761,602	3.5	4,306,977	3.9
Deed of pledge	4,552,022	3.4	7,983,973	7.3
Chattel	2,267,390	1.7	2,280,780	2.1
Deed of assignment	1,521,330	1.1	1,362,971	1.2
Corporate guaranty	1,079,000	0.8	1,331,763	1.2
Others*	20,975,312	15.4	31,992,124	29.2
	54,472,036	40.2	61,017,782	55.7
Unsecured	81,008,528	59.8	48,435,140	44.3
	P135,480,564	100.0	P109,452,922	100.0

^{*}Others include post-dated checks and various collaterals on omnibus loan and security agreement

As at December 31, 2024 and 2023, information on the concentration of credit as to industry follows (amounts in thousands, except percentages):

	2024			2023	
	Amount	%	Amount	%	
Electricity, gas, steam, and air-conditioning					
supply	P45,497,015	33.6	P39,122,670	35.8	
Real estate activities	25,014,466	18.5	18,848,608	17.2	
Construction	12,386,390	9.1	11,705,416	10.7	
Manufacturing	11,196,631	8.3	10,917,610	10.0	
Financial and insurance activities	7,176,445	5.3	2,554,721	2.3	
Wholesale and retail trade, repair of motor					
vehicles and motorcycles	7,043,723	5.2	5,957,919	5.4	
Information and communication	5,792,384	4.3	4,973,415	4.6	
Agriculture, forestry and fishing	3,871,709	2.8	1,898,948	1.7	
Accommodation and food service activities	3,151,640	2.3	1,549,064	1.4	
Transportation and storage	2,874,147	2.1	1,328,555	1.2	
Mining and quarrying	1,966,730	1.5	1,882,580	1.7	
Water supply, sewerage, waste					
management and remediation activities	1,324,212	1.0	1,380,895	1.3	
Administrative and support service activities	206,588	0.1	541,078	0.5	
Others*	7,978,484	5.9	6,791,443	6.2	
	P135,480,564	100.0	P109,452,922	100.0	

^{*}Others include Professional Activities, Education, Personal Consumption and other various activities

BSP considers that concentration of credit risk exists when the total loan exposure to a particular industry or economic sector exceeds 30.0% of total loan portfolio or 10.0% of Tier 1 capital.

As at December 31, 2024 and 2023, the table above includes one industry group (electricity, gas, steam and air-conditioning supply) above the 30.0% of the total loan portfolio. However, the Bank has internal sub-classifications for renewable and non-renewable energy under electricity and power industry with separate limits (for renewable energy- 25.0% of the total loan portfolio, non-renewable energy- 30.0%). Existing exposures as at December 31, 2024 and 2023 for this industry are within the acceptable levels. As at December 31, 2024, existing exposures for renewable energy and non-renewable energy were at 12.0% and 21.6%, respectively, of the total loan portfolio. As at December 31, 2023, existing exposures for renewable energy and non-renewable energy were at 14.9% and 20.8%, respectively, of the total loan portfolio.

As at December 31, 2024, 10.0% of the Tier 1 capital amounted to P3.0 billion and the table above includes the nine industry groups (Electricity, gas, steam and air-conditioning supply, Real estate activities, Construction, Manufacturing, Financial and insurance activities, Wholesale and retail trade, repair of motor vehicles and motorcycles, Information and communications, Agriculture, forestry and fishing and Accommodation and food service activities) exceeding this level as of that date.

The table also includes the six industry groups (Electricity, gas, steam and air-conditioning supply, Real estate activities, Manufacturing, Construction, Wholesale and retail trade, repair of motor vehicles and motorcycles and Information and communications) above the 10.0% of Tier 1 capital (P2.7 billion) as at December 31, 2023.

The BROC and CRECOM constantly monitor these credit risk concentrations to ensure these are within the risk appetite of the Bank. Limits are set to allow SET to highlight any possible issues and to actively direct loans to preferred industries when faced with emerging concentration and potential industry decline.

Under BSP Circular No. 941, *Amendments to the Regulations on Past Due and Non-Performing Loans*, loans, investments, receivables, or any financial asset shall be considered non-performing, even without any missed contractual payments, when it is considered impaired under existing accounting standards, classified as doubtful or loss, in litigation, and/or there is evidence that full repayment of principal and interest is unlikely without foreclosure of collateral, if any. All other loans, even if not considered impaired, shall be considered non-performing if any principal and/or interest are unpaid for more than 90 days from contractual due date, or accrued interests for more than 90 days have been capitalized, refinanced, or delayed by agreement.

As at December 31, 2024 and 2023, the breakdown of receivables from customers as to status, is as follows (amounts in thousands):

		December 31, 202	4
	Performing	Non-performing	Total
Corporate	P116,539,281	P756,163	P117,295,444
Consumers	14,762,658	644,052	15,406,710
Credit card	1,537,700	248,451	1,786,151
Others	879,277	45,624	924,901
	P133,718,916	P1,694,290	P135,413,206

		December 31, 202	3
	Performing	Non-performing	Total
Corporate	P92,720,144	P782,498	P93,502,642
Consumers	12,359,497	911,470	13,270,967
Credit card	1,361,326	217,212	1,578,538
Others	1,004,755	50,632	1,055,387
	P107,445,722	P1,961,812	P109,407,534

As at December 31, 2024 and 2023, the NPLs of the Bank, as reported to BSP, are as follows (in thousands):

	2024	2023
Gross NPLs	P1,694,290	P1,961,812
Less deductions as required by BSP	1,027,873	1,394,550
Net NPLs	P666,417	P567,262

Gross and net NPL ratios of the Bank are 1.25% and 0.49%, respectively, as at December 31, 2024 and 1.54% and 0.44%, respectively, as at December 31, 2023.

As at December 31, 2024 and 2023, restructured loans amounted to P0.9 billion and P1.0 billion, respectively. Restructured receivables which do not meet the requirements to be treated as performing receivables shall also be considered as NPLs. As at December 31, 2024 and 2023, restructured receivables from customers considered as NPLs amounted P668.2 million and P456.9 million, respectively.

On March 14, 2020, the BSP issued BSP Memorandum No. M-2020-008 Regulatory Reliefs for BSP-supervised financial institutions Affected by the COVID-19, as amended by M-2020-0032 dated April 27, 2020 and M-2020-0022 dated April 8, 2020. The said memorandum provides for certain temporary regulatory relief measures for financial institutions supervised by the BSP, as follows:

- Staggered booking of allowance for credit losses over a maximum of five years for all types of credits extended to individuals and businesses directly affected by COVID-19 as of March 8, 2020, subject to prior approval of the BSP;
- Exclusion from the computation of past due and non-performing classification, the loans by borrowers in affected areas which should have been reclassified as past due as of March 8, 2020, including those loans becoming past due or non-performing six months thereafter, subject to the following: (a) such loans shall be reported to the BSP; (b) the exclusion shall be allowed from March 8, 2020 until December 31, 2021; and (c) BSP documentary requirements for restructuring of loans may be waived provided that the Bank will adopt appropriate and prudent operational control measures;
- Non-imposition of monetary penalties for delays incurred in the submission of all supervisory reports to BSP due to be submitted from March 8, 2020 up to six months thereafter;
- Non-imposition of penalties on legal reserve deficiencies computed under Section 255 of the MORB starting from reserve week following March 8, 2020 up to six months thereafter, subject to prior approval of the BSP;
- Increase in the Single Borrower's Limit from 25.0% to 30.0% until March 31, 2021;
- Allowance of (a) loans to Micro, Small and Medium Enterprises and (b) loans to critically-impacted large enterprises as alternative mode of compliance with reserve requirements until December 31, 2021; and
- Provision of financial assistance to officers affected by the present health emergency, for the grant of loans, advances or any other forms of credit accommodations, subject to the submission by the Bank of a request for BSP approval within 30 calendar days from the approval thereof of the BOD.

As of December 31, 2024 and 2023, there has been no availment of the reliefs provided by BSP.

Interest Income on Loans and Receivables

This account consists of:

	2024	2023	2022
Receivables from customers:			
Term loans	P6,855,178,084	P6,145,776,140	P4,258,299,628
Agri-agra loans	1,117,870,332	817,533,328	117,546,235
Housing loans	640,753,034	566,980,066	533,304,245
Auto loans	361,304,335	297,279,192	247,631,545
Direct advances	14,761,046	18,960,417	15,944,868
Bills purchased, import bills			
and trust receipts	6,355,704	1,704,583	5,908,431
Others	407,824,691	371,451,465	264,901,980
	9,404,047,226	8,219,685,191	5,443,536,932
Sales contract receivable	24,489,114	24,987,312	21,691,954
	P9,428,536,340	P8,244,672,503	P5,465,228,886

^{*}Others pertain to interest income from consumer loans such as benefit loans, salary loans, and credit cards.

As at December 31, 2024, 2023, and 2022, 63.5%, 60.3%, and 55.7%, respectively, of the total receivables from customers were subject to periodic interest repricing.

Peso-denominated loans earn annual fixed interest rates ranging from 2.8% to 28.8% in 2024, from 2.5% to 28.8% in 2023, and from 1.6% to 54.0% in 2022. Dollar-denominated loans earn annual fixed interest rates ranging from 3.5% to 8.8% in 2024, from 3.5% to 9.8% in 2023, and 3.3% to 8.7% in 2022.

Sales contract receivables bear fixed interest rates ranging from 5.3% to 11.6% in 2024, 2023, and 2022.

13. Investment in an Associate

The movements in Bank's equity investment in BIC follow:

^	lote	2024	2023	2022
Acquisition cost (24.26%-owned)		P75,395,200	P75,395,200	P75,395,200
Accumulated equity in net loss and OCI: Balance at beginning of year Share in net loss		(33,935,650) (610,815)	(29,946,787) (782,580)	(29,807,825) (133,185)
Share in other comprehensive loss		(490,444)	(3,206,283)	(5,777)
Balance at end of year Allowance for impairment	4-	(35,036,909)	(33,935,650)	(29,946,787)
loss	17	(5,925,786)	(5,925,786)	(5,925,786)
	33	P34,432,505	P35,533,764	P39,522,627

The following table shows the summarized financial information of BIC:

	2024**	2023*	2022*
Assets	P149,703,377	P151,989,247	P162,417,769
Liabilities	(7,772,193)	(7,930,965)	(12,566,028)
Net assets	141,931,184	144,058,282	149,851,741
Revenues	1,358,955	1,128,538	4,110,788
Net loss for the year	(2,187,063)	(3,660,176)	(117,445)
Other comprehensive loss	59,967	(2,128,441)	(13,193,291)
Total comprehensive loss	(2,127,096)	(5,788,617)	(13,310,736)

^{*} Based on 2022 and 2023 audited financial statements

As at December 31, 2024 and 2023, the Bank's subscribed capital stock in BIC amounted to P75.8 million out of BIC's outstanding capital stock of P312.5 million.

14. Property, Equipment and Right-of-Use Assets

The movements in property and equipment and right-of-use assets follow:

			Decemb	er 31, 2024		
			Furniture,		Right-of-Use	
Note	Land	Buildings	Fixtures and Equipment	Leasehold Improvements	Assets (Note 30)	Total
	Lanu	Bullulligs	Equipment	improvements	(Note 30)	TOtal
Cost	D44 E60 630	D004 766 207	D4 049 604 702	D044 424 942	D4 426 772 422	D4 040 444 504
Balance at January 1 Additions	P41,569,630	P901,766,207 14,292,536	P1,918,604,702 376,145,793	P911,431,842 55,842,770	P1,136,772,123 282,902,827	P4,910,144,504 729,183,926
Reclassification	-	14,292,536	739.187	55,042,770	202,902,027	729,163,926
Disposals		:	(395,237,271)		(230,616,450)	(625,853,721)
Balance at December 31	41,569,630	916,058,743	1,900,252,411	967,274,612	1,189,058,500	5,014,213,896
Less Accumulated Depreciation and Amortization						
Balance at January 1	-	311,880,204	1,367,954,198	843,074,600	590,777,074	3,113,686,076
Depreciation and amortization Disposals		25,256,712	201,598,668 (351,942,946)	34,761,782	214,740,831 (229,249,727)	476,357,993 (581,192,673)
Balance at December 31	-	337,136,916	1,217,609,920	877,836,382	576,268,178	3,008,851,396
Allowance for impairment						
losses 17	5,022,885	239,593	-	-	-	5,262,478
Net Book Value at						
December 31	P36,546,745	P578,682,234	P682,642,491	P89,438,230	P612,790,322	P2,000,100,022
			Decembe Furniture,	er 31, 2023	Right-of-Use	
			Furniture, Fixtures and	Leasehold	Assets	
Note	Land	Buildings	Furniture,	·		Total
Cost			Furniture, Fixtures and Equipment	Leasehold Improvements	Assets (Note 30)	
Cost Balance at January 1	Land P41,569,630	P875,749,388	Furniture, Fixtures and Equipment P1,628,976,165	Leasehold Improvements P869,866,640	Assets (Note 30) P1,035,535,118	P4,451,696,941
Cost Balance at January 1 Additions			Furniture, Fixtures and Equipment P1,628,976,165 398,797,324	Leasehold Improvements	Assets (Note 30) P1,035,535,118 313,175,775	P4,451,696,941 779,555,120
Cost Balance at January 1 Additions Disposals	P41,569,630 - -	P875,749,388 26,016,819	Furniture, Fixtures and Equipment P1,628,976,165 398,797,324 (109,168,787)	Leasehold Improvements P869,866,640 41,565,202	Assets (Note 30) P1,035,535,118 313,175,775 (211,938,770)	P4,451,696,941 779,555,120 (321,107,557)
Cost Balance at January 1 Additions		P875,749,388	Furniture, Fixtures and Equipment P1,628,976,165 398,797,324	Leasehold Improvements P869,866,640	Assets (Note 30) P1,035,535,118 313,175,775	P4,451,696,941 779,555,120
Cost Balance at January 1 Additions Disposals	P41,569,630 - -	P875,749,388 26,016,819	Furniture, Fixtures and Equipment P1,628,976,165 398,797,324 (109,168,787)	Leasehold Improvements P869,866,640 41,565,202	Assets (Note 30) P1,035,535,118 313,175,775 (211,938,770)	P4,451,696,941 779,555,120 (321,107,557)
Cost Balance at January 1 Additions Disposals Balance at December 31 Less Accumulated Depreciation and	P41,569,630 - -	P875,749,388 26,016,819	Furniture, Fixtures and Equipment P1,628,976,165 398,797,324 (109,168,787)	Leasehold Improvements P869,866,640 41,565,202	Assets (Note 30) P1,035,535,118 313,175,775 (211,938,770)	P4,451,696,941 779,555,120 (321,107,557)
Cost Balance at January 1 Additions Disposals Balance at December 31 Less Accumulated Depreciation and Amortization	P41,569,630 - -	P875,749,388 26,016,819 - 901,766,207	Furniture, Fixtures and Equipment P1,628,976,165 398,797,324 (109,168,787) 1,918,604,702	Leasehold Improvements P869,866,640 41,565,202 911,431,842	Assets (Note 30) P1,035,535,118 313,175,775 (211,938,770) 1,136,772,123	P4,451,696,941 779,555,120 (321,107,557) 4,910,144,504
Cost Balance at January 1 Additions Disposals Balance at December 31 Less Accumulated Depreciation and Amortization Balance at January 1 Depreciation and amortization	P41,569,630 - - 41,569,630	P875,749,388 26,016,819 901,766,207	Furniture, Fixtures and Equipment P1,628,976,165 398,797,324 (109,168,787) 1,918,604,702	Leasehold Improvements P869,866,640 41,565,202 911,431,842	Assets (Note 30) P1,035,535,118 313,175,775 (211,938,770) 1,136,772,123	P4,451,696,941 779,555,120 (321,107,557) 4,910,144,504 3,020,122,429
Cost Balance at January 1 Additions Disposals Balance at December 31 Less Accumulated Depreciation and Amortization Balance at January 1 Depreciation and amortization	P41,569,630 - - 41,569,630	P875,749,388 26,016,819 901,766,207 288,710,154 23,170,050	Furniture, Fixtures and Equipment P1,628,976,165 398,797,324 (109,168,787) 1,918,604,702 1,308,085,343 120,668,429	Leasehold Improvements P869,866,640 41,565,202 911,431,842 821,224,328 21,850,272	Assets (Note 30) P1,035,535,118 313,175,775 (211,938,770) 1,136,772,123	P4,451,696,941 779,555,120 (321,107,557) 4,910,144,504 3,020,122,429 366,301,991
Cost Balance at January 1 Additions Disposals Balance at December 31 Less Accumulated Depreciation and Amortization Balance at January 1 Depreciation and amortization Disposals	P41,569,630 - - 41,569,630 - - -	P875,749,388 26,016,819 901,766,207 288,710,154 23,170,050	Furniture, Fixtures and Equipment P1,628,976,165 398,797,324 (109,168,787) 1,918,604,702 1,308,085,343 120,668,429 (60,799,574)	Leasehold Improvements P869,866,640 41,565,202 911,431,842 821,224,328 21,850,272	Assets (Note 30) P1,035,535,118 313,175,775 (211,938,770) 1,136,772,123 602,102,604 200,613,240 (211,938,770)	P4,451,696,941 779,555,120 (321,107,557) 4,910,144,504 3,020,122,429 366,301,991 (272,738,344)

^{**} Based on 2024 unaudited financial information

			Decembe	er 31, 2022		
Note	Land	Buildings	Furniture, Fixtures and Equipment	Leasehold Improvements	Right-of-Use Assets (Note 30)	Total
Cost Balance at January 1 Additions Disposals	P41,569,630 - -	P872,187,818 3,561,570	P1,570,377,529 162,015,036 (103,416,400)	P853,087,118 16,779,522	P972,959,420 159,277,079 (96,701,381)	P4,310,181,515 341,633,207 (200,117,781)
Balance at December 31	41,569,630	875,749,388	1,628,976,165	869,866,640	1,035,535,118	4,451,696,941
Less Accumulated Depreciation and Amortization						
Balance at January 1 Depreciation and amortization Disposals	-	265,538,777 23,171,377 -	1,261,865,760 96,886,118 (50,666,535)	799,505,168 21,719,160 -	504,717,541 194,086,444 (96,701,381)	2,831,627,246 335,863,099 (147,367,916)
Balance at December 31	-	288,710,154	1,308,085,343	821,224,328	602,102,604	3,020,122,429
Allowance for impairment losses 17	5,022,885	1,133,017	-	-	-	6,155,902
Net Book Value at December 31	P36,546,745	P585,906,217	P320,890,822	P48,642,312	P433,432,514	P1,425,418,610

In 2024, 2023 and 2022, the net gains on sale of property and equipment included under "Gains on foreclosure and sale of property and equipment and foreclosed assets - net" account in the statements of income amounted to P0.6 million, P0.9 million and P0.1 million, respectively.

As at December 31, 2024 and 2023, the cost of fully depreciated property and equipment still in use amounted to P1.7 billion and P1.8 billion, respectively.

15. Investment Properties

The movements in investment properties follow:

		D	ecember 31, 2024	
	Note	Land	Buildings	Total
Balance at January 1		P3,404,733,373	P1,397,867,451	P4,802,600,824
Additions		30,560,377	472,491,298	503,051,675
Disposals		(111,002,630)	(30,819,703)	(141,822,333)
Write-off		(6,929,672)	<u> </u>	(6,929,672)
Balance at December 31		3,317,361,448	1,839,539,046	5,156,900,494
Less Accumulated Depreciation				
Balance at January 1		-	876,516,450	876,516,450
Depreciation		-	116,089,583	116,089,583
Disposal		-	(19,805,625)	(19,805,625)
Write-off		-	-	-
Balance at December 31		-	972,800,408	972,800,408
Less Allowance for				
Impairment Losses	17	186,597,978	4,731,948	191,329,926
		P3,130,763,470	P862,006,690	P3,992,770,160
		D	ecember 31, 2023	
	Note	D Land	ecember 31, 2023 Buildings	Total
Balance at January 1	Note	Land	Buildings	
Balance at January 1 Additions	Note		,	Total P4,426,807,471 588,603,407
	Note	Land P3,194,101,578	Buildings P1,232,705,893	P4,426,807,471
Additions	Note	Land P3,194,101,578 358,235,659	Buildings P1,232,705,893 230,367,748	P4,426,807,471 588,603,407
Additions Disposals	Note	Land P3,194,101,578 358,235,659 (137,068,053)	Buildings P1,232,705,893 230,367,748 (63,508,658)	P4,426,807,471 588,603,407 (200,576,711)
Additions Disposals Write-off	Note	Land P3,194,101,578 358,235,659 (137,068,053) (10,535,811)	Buildings P1,232,705,893 230,367,748 (63,508,658) (1,697,532)	P4,426,807,471 588,603,407 (200,576,711) (12,233,343)
Additions Disposals Write-off Balance at December 31	Note	Land P3,194,101,578 358,235,659 (137,068,053) (10,535,811)	Buildings P1,232,705,893 230,367,748 (63,508,658) (1,697,532)	P4,426,807,471 588,603,407 (200,576,711) (12,233,343)
Additions Disposals Write-off Balance at December 31 Less Accumulated Depreciation	Note	Land P3,194,101,578 358,235,659 (137,068,053) (10,535,811)	Buildings P1,232,705,893 230,367,748 (63,508,658) (1,697,532) 1,397,867,451	P4,426,807,471 588,603,407 (200,576,711) (12,233,343) 4,802,600,824
Additions Disposals Write-off Balance at December 31 Less Accumulated Depreciation Balance at January 1	Note	Land P3,194,101,578 358,235,659 (137,068,053) (10,535,811)	Buildings P1,232,705,893 230,367,748 (63,508,658) (1,697,532) 1,397,867,451 824,917,030	P4,426,807,471 588,603,407 (200,576,711) (12,233,343) 4,802,600,824
Additions Disposals Write-off Balance at December 31 Less Accumulated Depreciation Balance at January 1 Depreciation	Note	Land P3,194,101,578 358,235,659 (137,068,053) (10,535,811)	Buildings P1,232,705,893 230,367,748 (63,508,658) (1,697,532) 1,397,867,451 824,917,030 103,128,616	P4,426,807,471 588,603,407 (200,576,711) (12,233,343) 4,802,600,824 824,917,030 103,128,616
Additions Disposals Write-off Balance at December 31 Less Accumulated Depreciation Balance at January 1 Depreciation Disposal	Note	Land P3,194,101,578 358,235,659 (137,068,053) (10,535,811)	Buildings P1,232,705,893 230,367,748 (63,508,658) (1,697,532) 1,397,867,451 824,917,030 103,128,616 (49,972,740)	P4,426,807,471 588,603,407 (200,576,711) (12,233,343) 4,802,600,824 824,917,030 103,128,616 (49,972,740)
Additions Disposals Write-off Balance at December 31 Less Accumulated Depreciation Balance at January 1 Depreciation Disposal Write-off		Land P3,194,101,578 358,235,659 (137,068,053) (10,535,811)	Buildings P1,232,705,893 230,367,748 (63,508,658) (1,697,532) 1,397,867,451 824,917,030 103,128,616 (49,972,740) (1,556,456) 876,516,450	P4,426,807,471 588,603,407 (200,576,711) (12,233,343) 4,802,600,824 824,917,030 103,128,616 (49,972,740) (1,556,456)
Additions Disposals Write-off Balance at December 31 Less Accumulated Depreciation Balance at January 1 Depreciation Disposal Write-off Balance at December 31	Note	Land P3,194,101,578 358,235,659 (137,068,053) (10,535,811)	Buildings P1,232,705,893 230,367,748 (63,508,658) (1,697,532) 1,397,867,451 824,917,030 103,128,616 (49,972,740) (1,556,456)	P4,426,807,471 588,603,407 (200,576,711) (12,233,343) 4,802,600,824 824,917,030 103,128,616 (49,972,740) (1,556,456)
Additions Disposals Write-off Balance at December 31 Less Accumulated Depreciation Balance at January 1 Depreciation Disposal Write-off Balance at December 31 Less Allowance for Impairment		Land P3,194,101,578 358,235,659 (137,068,053) (10,535,811) 3,404,733,373	Buildings P1,232,705,893 230,367,748 (63,508,658) (1,697,532) 1,397,867,451 824,917,030 103,128,616 (49,972,740) (1,556,456) 876,516,450	P4,426,807,471 588,603,407 (200,576,711) (12,233,343) 4,802,600,824 824,917,030 103,128,616 (49,972,740) (1,556,456) 876,516,450

	December 31, 2022				
	Note	Land	Buildings	Total	
Balance at January 1		P3,223,880,496	P1,194,131,603	P4,418,012,099	
Additions		84,976,590	84,393,604	169,370,194	
Disposals		(114,755,508)	(45,819,314)	(160,574,822)	
Balance at December 31		3,194,101,578	1,232,705,893	4,426,807,471	
Less Accumulated Depreciation					
Balance at January 1		-	778,421,466	778,421,466	
Depreciation		-	81,156,976	81,156,976	
Disposal		-	(34,661,412)	(34,661,412)	
Balance at December 31		-	824,917,030	824,917,030	
Less Allowance for Impairment					
Losses	17	198,932,553	2,971,139	201,903,692	
		P2,995,169,025	P404,817,724	P3,399,986,749	

As at December 31, 2024 and 2023, the aggregate market value of investment properties amounted to P10.7 billion and P10.5 billion, respectively. Information about the fair value measurement of investment properties is presented in Note 6.

Gain on foreclosure and sale of investment properties included under "Gains on foreclosure and sale of property and equipment and foreclosed assets - net" consists of the following:

	2024	2023	2022
Gain on foreclosure	P173,000,899	P284,652,924	P63,491,307
Gain on assets sold	149,917,862	196,428,853	262,092,188
	P322,918,761	P481,081,777	P325,583,495

In 2022, rental income on investment properties (included in "Miscellaneous income" account in the statements of income) amounted P0.6 million (see Note 31). No rental income on investment properties was received in 2024 and 2023.

Direct operating expenses on investment properties that generated rental income (included under "Rent and utilities" account, "Litigation and acquired assets-related expenses" in "Other expenses - miscellaneous" account and "Taxes and licenses" account in the statements of income) amounted to P0.01 million in 2022. No direct operating expenses on investment properties that generated rental income were incurred in 2024 and 2023. Direct operating expenses on investment properties such as security and insurance expenses, included under "Rent and utilities" account, litigation expenses, included under "Litigation and acquired assets-related expenses" in "Other expenses - miscellaneous" account, and real estate taxes, included under "Taxes and licenses" account in the statements of income, that did not generate rental income in 2024, 2023, and 2022 amounted to P104.3 million, P83.7 million, and P91.6 million, respectively (see Note 31).

16. Other Assets

This account consists of:

	Note	2024	2023
Miscellaneous assets - TRB	34	P4,348,088,462	P4,348,092,231
Creditable withholding tax		2,507,941,075	2,099,842,660
Intangible assets*		501,929,014	369,413,076
Retirement assets	29	427,290,277	-
Sinking fund	24	301,145,218	290,118,112
Prepaid expenses		236,300,582	89,947,796
Documentary stamps		166,665,788	135,513,421
Other properties acquired*		66,500,954	73,493,952
Others		212,297,920	301,848,371
		8,768,159,290	7,708,269,619
Less allowance for impairment losses	17	4,438,022,445	4,438,055,610
		P4,330,136,845	P3,270,214,009

^{*}net of accumulated amortization/depreciation, gross of allowance for impairment losses

Miscellaneous Assets - TRB

This account includes non-performing assets (NPAs) amounting to P4.3 billion as at December 31, 2024 and 2023 which were assumed by the Bank in connection with the Purchase and Sale Agreement (PSA) entered into by the Bank with Traders Royal Bank (TRB) in 2002 (see Note 34). Pursuant to the requirements of PFRS, the allowance for impairment losses on the NPAs amounting to P4.3 billion as at December 31, 2024 and 2023, were charged in full in the period incurred.

For its separate prudential reporting to BSP, the Bank was allowed under the MB Resolution No. 1751, dated November 8, 2001, as further amended by MB Resolution No. 489, dated April 3, 2003 and pursuant to MB Resolution No. 1950, dated November 21, 2013, to defer the full recognition of the impairment losses. The Bank annually recognizes provisions for impairment losses to gradually meet the foregoing provisioning requirement based on the net yield earned by the Bank from the Financial Assistance Agreement (FAA) with Philippine Deposit Insurance Corporation (PDIC) until November 29, 2013 when the collateralized government securities was sold and the obligation was fully settled. In 2022, the Bank recognized P1.3 billion provisions for prudential reporting to BSP to fully recognize the impairment losses on the NPAs (see Note 34).

Intangible Assets

Intangible assets consist of:

	Note	2024	2023
Software costs*		P441,929,014	P309,413,076
Branch licenses		60,000,000	60,000,000
		501,929,014	369,413,076
Less allowance for impairment losses	17	=	-
		P501,929,014	P369,413,076

^{*}net of accumulated amortization, gross of allowance for impairment losses

Movements in software costs follow:

	2024	2023	2022
Cost			
Balance at January 1	P1,074,904,202	P1,027,748,294	P926,851,659
Additions	228,113,759	149,908,692	100,896,635
Write-off	-	(102,752,784)	-
Balance at end of year	1,303,017,961	1,074,904,202	1,027,748,294
Less Accumulated Amortization			_
Balance at January 1	765,491,126	701,223,986	628,155,881
Amortization for the year	95,597,821	76,741,228	73,068,105
Write-off	-	(12,474,088)	
Balance at end of year	861,088,947	765,491,126	701,223,986
Less Allowance for			_
Impairment Losses	-	-	90,278,696
Net Book Value	P441,929,014	P309,413,076	P236,245,612

Other Properties Acquired

Movements in the other properties acquired follow:

	Note	2024	2023	2022
Cost				
Balance at January 1		P283,409,284	P245,108,000	P220,284,000
Additions		71,813,000	86,927,784	87,394,500
Disposals		(148,067,726)	(48,626,500)	(62,570,500)
Reclassification	14	(2,299,000)		<u> </u>
Balance at end of year		204,855,558	283,409,284	245,108,000
Less Accumulated Depreciation				
Balance at January 1		209,915,332	201,981,840	199,868,958
Depreciation for the year		30,719,655	19,948,439	14,643,389
Disposals		(100,872,272)	(12,014,947)	(12,530,507)
Reclassification	14	(1,408,111)	-	-
Balance at end of year		138,354,604	209,915,332	201,981,840
Less Allowance for				
Impairment Losses		-	-	96,485
Net Book Value		P66,500,954	P73,493,952	P43,029,675

In 2024, 2023 and 2022, gain on foreclosure amounted to P3.6 million, P4.7 million and P3.5 million, respectively. Gain on sale of other properties acquired under "Gains on foreclosure and sale of property and equipment and foreclosed assets - net" amounted to P14.4 million, P8.7 million, and P11.2 million in 2024, 2023 and 2022, respectively.

Others include security deposit, unused supplies and forms and petty cash fund.

17. Allowance for Credit and Impairment Losses

Movements in ECL allowances in 2024, 2023 and 2022 on financial assets, other than loans and receivables, are summarized as follows (amounts in thousands):

			December	31, 2024		
	Due from BSP	Due from Other Banks	Interbank Loans Receivable and SPURA (Note 8)	Financial Assets at FVOCI (Note 10)	Investment Securities at Amortized Cost (Note 11)	Total
ECL allowance, January 1, 2024	P3,277	P142	P2,715	P1,090	P6,209	13,433
Provision for credit and impairment losses for the year	3,192	366	(2,245)	836	(1,977)	172
Foreign exchange differences	-	8	14	3	17	42
ECL allowance, December 31, 2024	P6,469	P516	P484	P1,929	P4,249	P13,647

			December 3	31, 2023		
	Due from BSP	Due from Other Banks	Interbank Loans Receivable and SPURA (Note 8)	Financial Assets at FVOCI (Note 10)	Investment Securities at Amortized Cost (Note 11)	Total
ECL allowance, January 1, 2023 Provision for credit and	P3,197	P141	P2,481	P634	P6,069	P12,522
impairment losses for the year Foreign exchange	80	2	238	456	145	921
differences		(1)	(4)	-	(5)	(10)
ECL allowance, December 31, 2023	P3,277	P142	P2,715	P1,090	P6,209	P13,433

		December 31, 2022									
_			Interbank Loans Receivable	Financial Assets at	Investment Securities at						
	Due from BSP	Due from Other Banks	and SPURA (Note 8)	FVOCI (Note 10)	Amortized Cost (Note 11)	Total					
ECL allowance, January 1, 2022 Provision for (reversal of)	P6,125	P141	P2,583	P662	P5,761	P15,272					
credit and impairment losses for the year Foreign exchange	(2,928)	(7)	(144)	(37)	220	(2,896)					
differences	-	7	42	9	88	146					
ECL allowance, December 31, 2022	P3,197	P141	P2,481	P634	P6,069	P12,522					

All accounts above were carried at Stage 1 and there were no transfers into and out of Stage 1 in 2024, 2023 and 2022.

The ECL allowance on financial assets at FVOCI is included in the "Net unrealized losses on financial assets at FVOCI" account in the statements of financial position (see Note 10).

As at December 31, 2024 and 2023, ECL on off-balance sheet exposures amounted to P45.8 million and P23.7 million, respectively, (see Note 22). In 2024, 2023 and 2022, the Bank recognized provision for (reversal of) ECL on loan commitment and financial guarantees amounting to P22.1 million, (P10.0 million), and (P36.9 million), respectively.

In 2024 and 2023, the Bank recognized a reversal of allowance for credit losses on loans and receivables amounting to P10.8 million and P238.9 million, respectively, which is included under "Provision for credit and impairment losses" account in the statements of income, as a result of the recalibration of its existing ECL framework to incorporate the most recent data and developments in the macroeconomic environment of the Bank (see Notes 3 and 4). The amount of the effect in future periods is not disclosed because estimating the impact is impracticable.

The table below summarizes the movements in ECL allowances on loans and receivables in 2024, 2023 and 2022 (amounts in thousands).

						December 31, 2024					
	Term Loans	Housing Loans	Auto Loans	Bills Purchased, Import Bills and Trust Receipts	Direct Advances	Agri Agra Loans	Others*	Total Receivables from Customers	Sales Contract Receivables	Other Receivables**	Total
Stage 1											
ECL Loans, January 1, 2024 Provision for credit and impairment	P190,471	P7,863	P3,948	P2,202	P107	P16,849	P39,707	P261,147	P2,825	P5,111	P269,083
losses	234,684	5,969	16,593	1,623	36	31,006	24,593	314,504	(363)	9,109	323,250
Transfer from Stage 1	(136,965)	(10,510)	(12,750)	· -	(37)	(4,901)	(4,988)	(170,151)	(124)	(2,580)	(172,855)
Transfer from Stage 2		136	58		•		26	220	26	4	250
Transfer from Stage 3	-	120	1	-	-	-	1	122	25	1	148
Foreign exchange differences	698	1	-		-	414	102	1,215	•	9	1,224
	288,888	3,579	7,850	3,825	106	43,368	59,441	407,057	2,389	11,654	421,100
Stage 2											
ECL Loans, January 1, 2024	132,854	17,282	4,122		29	76	17,461	171,824	52	23,606	195,482
Provision for credit and impairment											
losses	(9,137)	(13,084)	(2,547)	-	(29)	(76)	(155)	(25,028)	(18)	4,531	(20,515)
Transfer from Stage 1	85,013	5,542	6,919	-	37	4,901	1,377	103,789	52	1,081	104,922
Transfer from Stage 2	(104,932)	(2,503)	(1,118)	-	-	-	(430)	(108,983)	(35)	(2,786)	(111,804)
Transfer from Stage 3	-	367	44	-	-	-	22	433	4	. 8	445
Foreign exchange differences	•	-	•	•	•	•	31	31	•	14	45
	103,798	7,604	7,420	-	37	4,901	18,306	142,066	55	26,454	168,575
Stage 3											
ECL Loans, January 1, 2024 Provision for credit and impairment	407,680	172,340	232,543	89,470	121,242	185,708	186,626	1,395,609	54,151	1,105,475	2,555,235
losses	(94,399)	(101,281)	20,431	(12,679)	-	(47,424)	76,388	(158,964)	(217)	25,318	(133,863)
Transfer from Stage 1	51,952	4,968	5,831	-	-	-	3,611	66,362	72	1,499	67,933
Transfer from Stage 2	104,932	2,367	1,060	-	-	-	404	108,763	9	2,782	111,554
Transfer from Stage 3	-	(487)	(45)	-	-	-	(23)	(555)	(29)	(9)	(593)
Movement due to foreclosure/settlement		(4,523)	(16,409)	_	_		_	(20,932)	_	(2,852)	(23,784)
Write-off	(168,339)	(4,323)	(10,403)	(33,123)	(51,673)		(40,315)	(293,450)		(15,538)	(308,988)
Foreign exchange differences	2,941	117	-	2,259	-	-	134	5,451	-	4,565	10,016
	304,767	73,501	243,411	45,927	69,569	138,284	226,825	1,102,284	53,986	1,121,240	2,277,510
Total											
ECL Loans, January 1, 2024 Provision for credit and impairment	731,005	197,485	240,613	91,672	121,378	202,633	243,794	1,828,580	57,028	1,134,192	3,019,800
losses	131,148	(108,396)	34,477	(11,056)	7	(16,494)	100,826	130,512	(598)	38,958	168,872
Transfer from Stage 1	-	(.55,550)	,	(,000)		(.0,.04)	,	.55,512	-	-	.00,572
Transfer from Stage 2		-	-				-	-			_
Transfer from Stage 3		-	-	-	-		-		-		_
Movement due to											
foreclosure/settlement		(4,523)	(16,409)			-		(20,932)	-	(2,852)	(23,784)
Write-off	(168,339)	,	-	(33,123)	(51,673)		(40,315)	(293,450)	-	(15,538)	(308.988)
Foreign exchange differences	3,639	118	-	2,259	(0.,0.0)	414	267	6,697	-	4,588	11,285
	P697,453	P84,684	P258,681	P49,752	P69,712	P186,553	P304,572	P1,651,407	P56,430	P1,159,348	P2,867,185

^{*}Comprised of benefit loans, salary loans and credit cards.
**Comprised of accrued interest receivables, accounts receivables and RCOCI

						December 31, 2023					
	Term Loans	Housing Loans	Auto Loans	Bills Purchased, Import Bills and Trust Receipts	Direct Advances	Agri Agra Loans	Others*	Total Receivables from Customers	Sales Contract Receivables	Other Receivables**	Total
Stage 1											
ECL Loans, January 1, 2023 Provision for credit and impairment	P180,639	P18,421	P35,735	P2,958	P120	P5,126	P57,970	P300,969	P2,632	P6,360	P309,961
losses	41,589	11,126	(25,378)	4,267	16	66,261	(15,519)	82,362	266	777	83,405
Transfer from Stage 1	(31,876)	(22,190)	(6,572)	(5,023)	(29)	(54,499)	(2,743)	(122,932)	(108)	(2,040)	(125,080)
Transfer from Stage 2	214	306	161	-	-	-	15	696	9	12	717
Transfer from Stage 3	-	200	2	-	-	-	3	205	26	3	234
Foreign exchange differences	(95)	-	-	-	-	(39)	(19)	(153)	-	(1)	(154)
	190,471	7,863	3,948	2,202	107	16,849	39,707	261,147	2,825	5,111	269,083
Stage 2											
ECL Loans, January 1, 2023	82,939	9,121	26,246	-	286	6,904	13,361	138,857	39	20,702	159,598
Provision for credit and impairment											
losses	50,129	(658)	(20,901)	-	(286)	124,381	3,572	156,237	(26)	6,945	163,156
Transfer from Stage 1	(04.4)	11,620	3,158	-	29	49	968	15,824	49	527	16,400
Transfer from Stage 2 Transfer from Stage 3	(214)	(4,525) 1,724	(4,489) 108	-	-	(131,258)	(461) 24	(140,947) 1,856	(12) 2	(4,610) 44	(145,569) 1,902
Foreign exchange differences	-	1,724	-	-	-	-	(3)	(3)	-	(2)	(5)
	132,854	17,282	4,122	-	29	76	17,461	171,824	52	23,606	195,482
Stage 3											
ECL Loans, January 1, 2023 Provision for credit and impairment	465,848	144,276	341,668	88,174	133,007	17,663	612,085	1,802,721	54,298	1,134,017	2,991,036
losses	(36,546)	20,645	(107,031)			(17,663)	38,990	(101,605)	(181)	(31,153)	(132,939)
Transfer from Stage 1	31,876	10.570	3,414	5,023	-	54,450	1.775	107,108	59	1.513	108.680
Transfer from Stage 2	-	4,219	4,328	-	_	131,258	446	140,251	3	4,598	144,852
Transfer from Stage 3	-	(1,924)	(110)	-	-	-	(27)	(2,061)	(28)	(47)	(2,136)
Movement due to		, ,	, ,				, ,		• •	, ,	, ,
foreclosure/settlement	(9,580)	(5,422)	(9,726)	-	-	-	-	(24,728)	-	(1,340)	(26,068)
Write-off	(43,427)	÷	-	(3,376)	(11,765)	-	(466,477)	(525,045)	-	(1,400)	(526,445)
Foreign exchange differences	(491)	(24)	-	(351)	-	-	(166)	(1,032)	-	(713)	(1,745)
	407,680	172,340	232,543	89,470	121,242	185,708	186,626	1,395,609	54,151	1,105,475	2,555,235
Total											
ECL Loans, January 1, 2023	729,426	171,818	403,649	91,132	133,413	29,693	683,416	2,242,547	56,969	1,161,079	3,460,595
Provision for credit and impairment losses	55,172	31,113	(153,310)	4,267	(270)	172,979	27,043	136,994	59	(23,431)	113,622
Transfer from Stage 1	- 33,172	31,113	(100,010)	4,207	(270)	112,319	21,043	130,554	-	(23,431)	113,022
Transfer from Stage 2	_	_	_	-	_	-	-	_	_	_	_
Transfer from Stage 3	_	_	_	_	_	_	_	-	-	-	_
Movement due to											
foreclosure/settlement	(9,580)	(5,422)	(9,726)	-	-	-	-	(24,728)	-	(1,340)	(26,068)
Write-off	(43,427)	1	- '	(3,376)	(11,765)	-	(466,477)	(525,045)	-	(1,400)	(526,445)
Foreign exchange differences	(586)	(24)	-	(351)	-	(39)	(188)	(1,188)	-	(716)	(1,904)
	P731,005	P197,485	P240,613	P91,672	P121,378	P202,633	P243,794	P1,828,580	P57,028	P1,134,192	P3,019,800

^{*}Comprised of benefit loans, salary loans and credit cards.
**Comprised of accrued interest receivables, accounts receivables and RCOCI

						December 31, 2022					
	Term Loans	Housing Loans	Auto Loans	Bills Purchased, Import Bills and Trust Receipts	Direct Advances	Agri Agra Loans	Others*	Total Receivables from Customers	Sales Contract Receivables	Other Receivables**	Total
Stage 1 ECL Loans, January 1, 2022 Provision for credit and impairment	P99,790	P16,284	P33,420	P288	P3,416	P1,789	P11,915	P166,902	P2,623	P2,601	P172,126
losses Transfer from Stage 1 Transfer from Stage 2 Transfer from Stage 3	129,550 (51,207) 1,775	19,453 (19,948) 2,100 530	25,643 (26,590) 2,685 577	10,326 (7,656)	(3,024) (286)	9,156 (5,967) -	50,053 (4,064) 20 2	241,157 (115,718) 6,580 1,109	(5) (147) 71	7,680 (4,107) 153 28	248,832 (119,972) 6,804
Foreign exchange differences	- 731	2	-	-	- 14	- 148	44	939	90	28 5	1,227 944
	180,639	18,421	35,735	2,958	120	5,126	57,970	300,969	2,632	6,360	309,961
Stage 2 ECL Loans, January 1, 2022 Provision for credit and impairment	38,924	22,554	48,820	-	-	4,671	3,928	118,897	160	27,491	146,548
losses Transfer from Stage 1 Transfer from Stage 2	61,651 51,207 (69,829)	(1,163) 5,830 (18,530)	(23,883) 16,608 (17,918)	- - -	- 286 -	(3,734) 5,967 -	9,063 764 (473)	41,934 80,662 (106,750)	(35) 31 (125)	(2,516) 1,456 (5,936)	39,383 82,149 (112,811)
Transfer from Stage 3 Foreign exchange differences	- 986	430	2,619	-	-	-	64 15	3,113 1,001	8 -	165 42	3,286 1,043
	82,939	9,121	26,246	-	286	6,904	13,361	138,857	39	20,702	159,598
Stage 3 ECL Loans, January 1, 2022 Provision for credit and impairment	623,300	136,588	446,902	76,426	163,188	17,663	601,570	2,065,637	54,719	1,104,169	3,224,525
losses Transfer from Stage 1 Transfer from Stage 2	10,624 - 68,054	(19,544) 14,118 16,430	(100,930) 9,982 15,233	(249) 7,656 -	(30,181) - -	- - -	22,215 3,300 453	(118,065) 35,056 100,170	(493) 116 54	29,822 2,651 5,783	(88,736) 37,823 106,007
Transfer from Stage 3 Movement due to foreclosure/settlement	-	(960) (2,436)	(3,196) (26,323)	-	-	-	(66)	(4,222) (28,759)	(98)	(193)	(4,513)
Write-off Foreign exchange differences	(239,881) 3,751	- 80	-	- 4,341	-	-	(17,356) 1,969	(257,237) 10,141	-	(15,294) 8,728	(272,531) 18,869
	465,848	144,276	341,668	88,174	133,007	17,663	612,085	1,802,721	54,298	1,134,017	2,991,036
Total ECL Loans, January 1, 2022 Provision for credit and impairment	762,014	175,426	529,142	76,714	166,604	24,123	617,413	2,351,436	57,502	1,134,261	3,543,199
losses Transfer from Stage 1 Transfer from Stage 2	201,825 - -	(1,254)	(99,170)	10,077 - -	(33,205)	5,422 - -	81,331 - -	165,026 - -	(533) -	34,986 -	199,479
Transfer from Stage 2 Transfer from Stage 3 Movement due to	-	-	-	-	-	-	-	-	-	-	-
foreclosure/settlement Write-off Foreign exchange differences	- (239,881) 5,468	(2,436) - 82	(26,323)	- - 4,341	- - 14	- - 148	- (17,356) 2,028	(28,759) (257,237) 12,081	- - -	(1,649) (15,294) 8,775	(30,408) (272,531) 20,856
	P729,426	P171,818	P403,649	P91,132	P133,413	P29,693	P683,416	P2,242,547	P56,969	P1,161,079	P3,460,595

^{*}Comprised of benefit loans, salary loans and credit cards.
**Comprised of accrued interest receivables, accounts receivables and RCOCI

The table below summarizes the movements in the gross carrying amounts of financial assets, other than loans and receivables, in 2024 and 2023 (amounts in thousands).

	December 31, 2024									
	Due from BSP	Due from Other Banks	Interbank Loans Receivable and SPURA (Note 8)	Financial Assets at FVOCI (Note 10)	Investment Securities at Amortized Cost (Note 11)					
Gross carrying amount, January 1, 2024 New assets purchased or originated Assets derecognized or repaid Other movements*	P24,275,196 1,021,419,244 (992,519,244) (5,255,270)	P1,055,497 96,270 (66,302) 2,734,436	P20,114,496 3,157,038,787 (3,175,007,774) 1,442,340	P11,043,805 8,570,288 (306,440) (229,019)	P52,477,313 98,754,644 (114,959,241) 343,201					
Gross carrying amount, December 31, 2024	P47,919,926	P3,819,901	P3,587,849	P19,078,634	P36,615,917					

^{*}Includes movements in outstanding balances and foreign exchange differences

		D	ecember 31, 2023		
_			Interbank		Investment
			Loans	Financial	Securities at
			Receivable	Assets at	Amortized
	Due	Due from	and SPURA	FVOCI	Cost
	from BSP	Other Banks	(Note 8)	(Note 10)	(Note 11)
Gross carrying amount, January 1, 2023	P23,678,666	P1,044,396	P18,381,226	P5,805,051	P52,214,838
New assets purchased or originated	857,132,081	1,060	3,147,361,092	10,911,008	84,806,044
Assets derecognized or repaid	(854,932,081)	(36,818)	(3,143,921,917)	(5,963,068)	(84,500,328)
Other movements*	(1,603,470)	46,859	(1,705,905)	290,814	(43,241)
Gross carrying amount, December 31, 2023	P24,275,196	P1,055,497	P20,114,496	P11,043,805	P52,477,313

^{*}Includes movements in outstanding balances and foreign exchange differences

The table below summarizes the movements in the gross carrying amounts on loans and receivables in 2024 and 2023 (amounts in thousands).

		December 31, 2024											
	Term Loans	Housing Loans	Auto Loans	Bills Purchased, Import Bills and Trust Receipts	Direct Advances	Agri Agra Loans	Others*	Total Receivables from Customers	Sales Contract Receivables	Other Receivables**	Total		
Stage 1													
Gross carrying amount,													
January 1, 2024	P80.214.649	P7,739,774	P3.723.011	P961,229	P452,422	P11.489.607	P1,985,562	P106.566.254	P282,515	P1.640.714	P108.489.483		
New assets purchased or originated	59,559,399	2.388.621	2,421,148	355,689	225.095	6.530.101	567,081	72,047,134	94,525	1,357,801	73,499,460		
Assets derecognized or repaid	(31,549,209)	(251,313)	(376,513)	(202,562)	(353,032)	(4.020.500)	(183,636)	(36.936.765)	(31,905)	(551,149)	(37,519,819)		
Transfer from Stage 1	(2,433,734)	(173,748)	(88,718)	, , , , ,	(962)	(170,000)	(17,838)	(2,885,000)	(11,858)	(135,818)	(3,032,676)		
Transfer from Stage 2	•	77,518	8,490	-	`- ′	` '- '	2,171	88,179	2,542	1,177	91,898		
Transfer from Stage 3	-	59,114	165	-	-	-	172	59,451	2,470	478	62,399		
Other movements***	(6,074,858)	(734,934)	(1,019,072)	67,181	(31,331)	(380,594)	(140,128)	(8,313,736)	(99,339)	133,623	(8,279,452)		
	99,716,247	9,105,032	4,668,511	1,181,537	292,192	13,448,614	2,213,384	130,625,517	238,950	2,446,826	133,311,293		
Stage 2													
Gross carrying amount,													
January 1, 2024	538,543	171,144	46,914	-	1,674	6,231	88,814	853,320	5,171	30,438	888,929		
New assets purchased or originated	-	-	-	-	-	-	-	-	-	-	-		
Assets derecognized or repaid	(1,640)	(17,002)	(17,768)	-	(1,674)	(6,231)	(3,368)	(47,683)	(320)	(20,511)	(68,514)		
Transfer from Stage 1	2,346,192	128,081	65,797	-	962	170,000	9,770	2,720,802	4,668	46,932	2,772,402		
Transfer from Stage 2	(420,157)	(101,184)	(12,656)	-	-	-	(3,073)	(537,070)	(3,451)	(4,466)	(544,987)		
Transfer from Stage 3	-	8,605	298	-	-	-	93	8,996	373	176	9,545		
Other movements***	(40,255)	(14,146)	(11,344)	<u> </u>	<u> </u>	-	(3,904)	(69,649)	(1,399)	(4,017)	(75,065)		
	2,422,683	175,498	71,241	-	962	170,000	88,332	2,928,716	5,042	48,552	2,982,310		
Stage 3													
Gross carrying amount,													
January 1, 2024	443,680	543,309	350,703	89,470	121,242	185,708	253,848	1,987,960	100,875	1,118,730	3,207,565		
New assets purchased or originated					•	-							
Assets derecognized or repaid	(83,662)	(244,931)	(35,830)	(12,679)	-	-	(1,903)	(379,005)	(13,118)	(65,917)	(458,040)		
Transfer from Stage 1	87,542	45,667	22,921	-	•	-	8,068	164,198	7,190	88,886	260,274		
Transfer from Stage 2	420,157	23,666	4,166	-	•	-	902	448,891	909	3,289	453,089		
Transfer from Stage 3		(67,719)	(463)			-	(265)	(68,447)	(2,843)	(654)	(71,944)		
Write-off	(168,339)			(33,123)	(51,673)		(40,315)	(293,450)		(15,538)	(308,988)		
Other movements***	(18,801)	(15,854)	(5,207)	2,259	-	(47,424)	83,853	(1,174)	(2,140)	280	(3,034)		
	680,577	284,138	336,290	45,927	69,569	138,284	304,188	1,858,973	90,873	1,129,076	3,078,922		
Total													
Gross carrying amount,													
January 1, 2024	81,196,872	8,454,227	4,120,628	1,050,699	575,338	11,681,546	2,328,224	109,407,534	388,561	2,789,882	112,585,977		
New assets purchased or originated	59,559,399	2,388,621	2,421,148	355,689	225,095	6,530,101	567,081	72,047,134	94,525	1,357,801	73,499,460		
Assets derecognized or repaid	(31,634,511)	(513,246)	(430,111)	(215,241)	(354,706)	(4,026,731)	(188,907)	(37,363,453)	(45,343)	(637,577)	(38,046,373)		
Transfer from Stage 1	-	-	-	-	-	-	-	-	-	-	-		
Transfer from Stage 2	-	-	-	-	-	-	-	-	-	-	-		
Transfer from Stage 3		-	-			-			-				
Write-off	(168,339)		-	(33,123)	(51,673)		(40,315)	(293,450)	-	(15,538)	(308,988)		
Other movements***	(6,133,914)	(764,934)	(1,035,623)	69,440	(31,331)	(428,018)	(60,179)	(8,384,559)	(102,878)	129,886	(8,357,551)		
	P102,819,507	P9,564,668	P5,076,042	P1,227,464	P362,723	P13,756,898	P2,605,904	P135,413,206	P334,865	P3,624,454	P139,372,525		

^{*}Comprised of benefit loans, salary loans and credit cards.

^{**}Comprised of accrued interest receivables, accounts receivables and RCOCI
***Includes movements in outstanding balances and foreign exchange differences

						December 31, 2023	3				
_		Housing		Bills Purchased, Import Bills and Trust				Total Receivables	Sales Contract	Other	
	Term Loans	Loans	Auto Loans	Receipts	Direct Advances	Agri Agra Loans	Others*	from Customers	Receivables	Receivables**	Total
Stage 1											
Gross carrying amount,											
January 1, 2023	P85,152,447	P7,294,257	P3,115,110	P1,296,404	P466,443	P2,378,143	P1,808,374	P101,511,178	P263,227	P1,447,176	P103,221,581
New assets purchased or originated	39,963,570	1,369,112	1,913,726	14,983	382,112	10,075,693	531,274	54,250,470	154,270	742,125	55,146,865
Assets derecognized or repaid	(38,249,631)	(207,780)	(294,754)	(89,151)	(368,013)	(703,054)	(202,065)	(40,114,448)	(21,574)	(528,704)	(40,664,726)
Transfer from Stage 1	(61,876)	(180,668)	(48,317)	(5,023)	(1,674)	(59,181)	(13,235)	(369,974)	(10,881)	(87,181)	(468,036)
Transfer from Stage 2	142,500	88,312	35,256	-	-	-	1,862	267,930	953	3,985	272,868
Transfer from Stage 3		55,462	1,399			.	561	57,422	2,588	821	60,831
Other movements***	(6,732,361)	(678,921)	(999,409)	(255,984)	(26,446)	(201,994)	(141,209)	(9,036,324)	(106,068)	62,492	(9,079,900)
	80,214,649	7,739,774	3,723,011	961,229	452,422	11,489,607	1,985,562	106,566,254	282,515	1,640,714	108,489,483
Stage 2											
Gross carrying amount,											
January 1, 2023	960,125	182,084	127,407	-	2,641	142,076	65,034	1,479,367	4,038	35,963	1,519,368
New assets purchased or originated	-	-	-	-	-	-	-	-	-	-	-
Assets derecognized or repaid	(257,858)	(13,444)	(24,725)	-	(2,641)	(2,865)	(4,586)	(306,119)	(1,971)	(20,706)	(328,796)
Transfer from Stage 1	-	116,055	35,704	-	1,674	4,731	8,807	166,971	4,884	25,258	197,113
Transfer from Stage 2	(142,500)	(114,102)	(45,545)	-	-	(131,258)	(2,727)	(436,132)	(1,228)	(9,353)	(446,713)
Transfer from Stage 3 Other movements***	(21,224)	16,910 (16,359)	1,164 (47.091)	-	-	(6.453)	160 22.126	18,234 (69,001)	165 (717)	437 (1.161)	18,836 (70,879)
Other movements		, .,,		-	-	(-//					
	538,543	171,144	46,914	-	1,674	6,231	88,814	853,320	5,171	30,438	888,929
Stage 3											
Gross carrying amount,											
January 1, 2023	470,462	746,113	409,507	88,174	133,007	17,663	684,460	2,549,386	115,357	1,146,132	3,810,875
New assets purchased or originated		-		-	-			· ·			
Assets derecognized or repaid	(41,455)	(202,381)	(65,757)	-	-	(17,663)	(4,724)	(331,980)	(13,939)	(91,894)	(437,813)
Transfer from Stage 1 Transfer from Stage 2	61,876	64,613 25,790	12,613 10,289	5,023	-	54,450 131,258	4,428 865	203,003 168,202	5,997 275	61,923 5,368	270,923 173,845
Transfer from Stage 2 Transfer from Stage 3	-	(72,372)	(2,563)	-	-	131,230	(721)	(75,656)	(2,753)	(1,258)	(79,667)
Write-off	(43,427)	(72,372)	(2,563)	(3,376)	(11,765)	-	(466,477)	(525,045)	(2,753)	(1,236)	(526,445)
Other movements***	(3,776)	(18,454)	(13,386)	(3,376)	(11,705)	-	36,017	(323,043)	(4,062)	(1,400)	(4,153)
	443,680	543,309	350,703	89,470	121,242	185,708	253,848	1,987,960	100,875	1,118,730	3,207,565
Total											
Gross carrying amount,											
January 1, 2023	86,583,034	8,222,454	3,652,024	1,384,578	602,091	2,537,882	2,557,868	105,539,931	382,622	2,629,271	108,551,824
New assets purchased or originated	39,963,570	1,369,112	1,913,726	14,983	382,112	10,075,693	531,274	54,250,470	154,270	742,125	55,146,865
Assets derecognized or repaid	(38,548,944)	(423,605)	(385,236)	(89,151)	(370,654)	(723,582)	(211,375)	(40,752,547)	(37,484)	(641,304)	(41,431,335)
Transfer from Stage 1			- 1	` -	- '-	· · · · ·	- 1	• • •	• -	` - ′	- 1
Transfer from Stage 2	-	-	-	-	-	-	-	-	-	-	-
Transfer from Stage 3	-	-	-	-	-	-	-	-	-	-	-
Write-off	(43,427)	<u>-</u> .		(3,376)	(11,765)		(466,477)	(525,045)		(1,400)	(526,445)
Other movements***	(6,757,361)	(713,734)	(1,059,886)	(256,335)	(26,446)	(208,447)	(83,066)	(9,105,275)	(110,847)	61,190	(9,154,932)
	P81,196,872	P8,454,227	P4,120,628	P1,050,699	P575,338	P11,681,546	P2,328,224	P109,407,534	P388,561	P2,789,882	P112,585,977

^{*}Comprised of benefit loans, salary loans and credit cards.

**Comprised of accrued interest receivables, accounts receivables and RCOCI

***Includes movements in outstanding balances and foreign exchange differences

Movements in allowance for impairment losses as at December 31, 2024, 2023 and 2022 for investment in associate and non-financial assets are summarized as follows (amounts in thousands):

	December 31, 2024							
	Investment in Associate (Note 13)	Property and Equipment (Note 14)	Investment Properties (Note 15)	Other Assets (Note 16)	Total			
Balance at beginning of year Provision for impairment losses	P5,926	P5,262	P249,958	P4,438,056	P4,699,202			
for the year	-	-	(51,698)	(34)	(51,732)			
Write-off	-	-	(6,930)	-	(6,930)			
Balance at end of year	P5,926	P5,262	P191,330	P4,438,022	P4,640,540			

		Dec	cember 31, 2023		
	Investment in Associate (Note 13)	Property and Equipment (Note 14)	Investment Properties (Note 15)	Other Assets (Note 16)	Total
Balance at beginning of year Provision for impairment losses	P5,926	P6,156	P201,904	P4,611,829	P4,825,815
for the year Write-off	-	(894)	58,731 (10,677)	(83,494) (90,279)	(25,657) (100,956)
Balance at end of year	P5,926	P5,262	P249,958	P4,438,056	P4,699,202

	December 31, 2022						
	Investment in Associate (Note 13)	Property and Equipment (Note 14)	Investment Properties (Note 15)	Other Assets (Note 16)	Total		
Balance at beginning of year Provision for impairment losses	P5,926	P6,156	P191,276	P4,615,905	P4,819,263		
for the year	-	-	10,628	(4,076)	6,552		
Balance at end of year	P5,926	P6,156	P201,904	P4,611,829	P4,825,815		

18. Deposit Liabilities

Long-term Negotiable Certificates of Time Deposit (LTNCTD)

On March 17, 2020, the Bank issued unsecured LTNCTD with 4.5% fixed interest rate at par value of P5.0 billion and maturing on September 17, 2025. The issuance of the LTNCTD was approved by the BOD on June 25, 2019 and by the BSP on October 31, 2019. The issuance was listed in the Philippine Dealing and Exchange Corporation.

Reserve Requirement

On March 31, 2020, the BSP issued Circular No. 1082 reducing the reserve requirement to 12.0% effective on the reserve week starting on April 3, 2020. On June 23, 2023, the BSP reduced the reserve requirement to 9.5% effective on the reserve week starting on June 30, 2023, through the issuance of BSP Circular No. 1175. On September 20, 2024, the BSP issued Circular No. 1201 reducing the reserve requirement to 7.0% effective on the reserve week starting October 25, 2024.

As at December 31, 2024 and 2023, the Bank is in compliance with such reserve requirements. Due from BSP demand deposit account amounting to P12.0 billion and P17.1 billion as at December 31, 2024 and 2023, respectively, is available for meeting these reserve requirements as reported to BSP.

Due from BSP-Overnight Deposit Accounts earned annual interest rates ranging from 5.3% to 6.0% in 2024, from 5.0% to 6.0% in 2023, and from 1.5% to 5.0% in 2022. Due from BSP-Term Deposit Accounts earned annual interest rates ranging from 6.3% to 6.7%, from 6.4% to 6.8%, and from 1.7% to 6.4% in 2024, 2023, and 2022, respectively. Interest income on Due from BSP amounted to P368.3 million, P364.2 million, and P264.7 million in 2024, 2023, and 2022, respectively.

Interest expense on deposit liabilities follows:

	2024	2023	2022
Demand	P88,483,830	P67,813,429	P58,010,393
Savings	2,504,250,516	2,174,301,309	631,899,858
Time	646,617,783	502,742,516	118,116,108
LTNCTD	226,323,900	226,323,900	226,323,900
	P3,465,676,029	P2,971,181,154	P1,034,350,259

Peso-denominated deposits are subject to annual interest rates ranging from 0.1% to 6.5% in 2024 and 2023, and from 0.1% to 5.5% in 2022. Foreign currency-denominated deposits are subject to annual interest rates ranging from 0.1% to 5.5% in 2024 and 2023, and from 0.1% to 4.5% in 2022.

Insurance Expense

This account pertains to the PDIC insurance on deposits amounting to P384.0 million, P345.1 million, and P348.4 million in 2024, 2023, and 2022, respectively.

19. Bills Payable

This account consists of SSURA and short-term borrowings from local and foreign banks. As at December 31, 2024 and 2023, there were no short-term borrowings from local and foreign banks and no financial assets pledged and transferred under SSURA transactions.

Interest expense consists of:

	2024	2023	2022
SSURA	P9,058,806	P24,610,494	Р-
Local banks	1,815,681	104,836	325,200
Foreign banks	-	128,142	-
Other borrowings	4,258,384	24,254,796	46,716,357
	P15,132,871	P49,098,268	P47,041,557

SSURA were subject to annual interest rates ranging from 4.9% to 5.1% in 2024 and from 5.3% to 5.7% in 2023.

Peso-denominated short-term borrowings from local banks are subject to annual interest rates ranging from 6.3% to 6.8% and from 1.9% to 2.5% in 2024 and 2022, respectively. There were no peso-denominated short-term borrowings from local banks in 2023. Foreign currency denominated short-term borrowings from local banks are subject to annual interest rate of 5.5%, interest rates ranging from 4.6% to 4.9%, and from 0.2% to 0.5% in 2024, 2023, and 2022, respectively.

Foreign currency denominated short-term borrowings from foreign banks are subject to annual interest rates ranging from 4.8% to 5.1% in 2023. There were no foreign currency denominated short-term borrowings from foreign banks in 2024 and 2022.

In 2024, 2023 and 2022, interest expense on other borrowings includes interest expense on tax settlement amounting to P4.3 million, P24.2 million and P46.7 million, respectively.

20. Bonds Payable

On May 16, 2024, the Bank issued P6.6 billion fixed rate bonds due on November 16, 2025. The bonds were priced at par with a coupon rate of 6.5635% payable on a quarterly basis commencing on August 16, 2024. The bonds were listed in Philippine Dealing and Exchange Corporation. Transaction costs on the issuance of bonds amounted to P59.2 million.

The P7.5 billion fixed rate bonds issued by the Bank on July 29, 2022 with a coupon rate of 5.0263% payable on a quarterly basis matured and was settled on July 29, 2024.

Interest expense on bonds payable amounted to P532.9 million, P413.0 million, and P173.8 million in 2024, 2023 and 2022, respectively. As at December 31, 2024 and 2023, unamortized bond transaction costs amounted to P35.3 million and P21.7 million, respectively.

21. Accrued Interest, Taxes and Other Expenses

This account consists of accruals for the following:

	Note	2024	2023
Interest payable:			
Deposit liabilities	18	P211,707,577	P292,928,209
Bonds payable	20	44,043,546	52,570,178
		255,751,123	345,498,387
Employee and other benefits		226,500,304	222,122,042
Insurance		203,116,131	183,357,397
Taxes payable		116,688,935	112,892,733
Fees and commissions		72,329,788	101,114,869
Management and professional fees		35,201,526	46,980,799
Penalties		34,412,283	171,456,762
Utilities expenses		32,595,643	53,734,548
Security		27,319,769	23,599,389
Building repairs and maintenance		14,361,406	20,033,164
Equipment-related expenses		7,281,022	38,508,624
Rent		6,229,896	4,600,248
Others		66,405,394	63,290,363
		P1,098,193,220	P1,387,189,325

Other accrued expenses include accruals for marketing and advertising, janitorial, messengerial, and various expenses attributable to the Bank's operations.

22. Other Liabilities

This account consists of:

	Note	2024	2023
Accounts payable		P5,147,678,610	P1,370,543,826
Payment orders payable		2,991,807,839	60,876,563
Bills purchased - contra	12, 33	825,848,408	951,269,458
Lease liability	30	661,590,944	593,364,435
Due to preferred shareholders	24	301,145,218	290,118,112
Other credits-dormant		252,366,676	233,264,121
Margin deposits		227,000,000	-
Due to Treasurer of the Philippines		213,902,800	213,714,158
Withholding tax payable		182,032,305	169,251,673
Unclaimed balances		130,168,838	35,780,120
ECL on off-balance sheet exposures	17	45,843,821	23,743,549
Retirement liability	29	-	126,139,504
Miscellaneous		130,709,248	125,115,684
		P11,110,094,707	P4,193,181,203

Accounts payable mainly pertains to advance loan payments from borrowers, settlement billings from credit card operations and proceeds from collections pending remittance to clients/payees.

Payment orders payable pertains to inward and outward remittances received by the Bank pending payment or application to designated deposit accounts.

Other credits - dormant account includes long outstanding Managers' Checks that are yet to be encashed by the payees, which have been outstanding for more than one (1) year from the dates of checks.

Margin deposits pertains to non-interest bearing deposits required on commercial letter of credits issued in favor of beneficiaries arising from movement of goods or services.

ECL on off-balance sheet exposures relate to committed credit line, credit card lines, outstanding guarantees and unused commercial letter of credits (see Note 38).

Miscellaneous include deposits for keys of safety deposit boxes, SSS payable, other provisions and unclaimed salaries of resigned employees.

23. Maturity Profile of Assets and Liabilities

The following tables present the maturity profile of the assets and liabilities of the Bank based on the amounts to be recovered or settled within and/or after more than 12 months after the reporting period (amounts in thousands):

			2024			2023	
	Note	Within 12 Months	Over 12 Months	Total	Within 12 Months	Over 12 Months	Tota
	Note	12 Wonths	12 Months	iotai	12 Months	12 Months	Tota
Financial Assets - gross			_			_	
COCI		P4,244,124	Р-	P4,244,124	P3,500,645	P -	P3,500,645
Due from BSP	18	47,919,926	-	47,919,926	24,275,196	-	24,275,196
Due from other banks		3,819,901	-	3,819,901	1,055,497	-	1,055,497
Interbank loans receivable and							
SPURA	8	3.587.849	-	3,587,849	20,114,496	-	20,114,496
Financial assets at FVPL:	9	.,,.		-,,-			
Government securities held-	-						
for-trading		2.782.361	_	2.782.361	180.603		180.60
Derivative assets		34.795	28,922	63.717	100,000	27.685	27.68
Private debt securities		29,556	20,322	29,556		190,505	
	40	29,556	-	29,556	-	190,505	190,50
Financial assets at FVOCI:	10						
Government securities		-	19,036,827	19,036,827	-	10,850,048	10,850,048
Equity securities		-	41,807	41,807	-	193,757	193,75
Investment securities at							
amortized cost - gross:	11						
Government securities		6,882,006	27,583,479	34,465,485	16,903,505	33,408,145	50,311,650
Private debt securities		266,382	1,884,050	2,150,432	78,770	2,086,893	2,165,66
Loans and receivables - gross:	12	200,002	1,004,000	2,100,702	10,110	2,000,000	2, 100,000
Receivable from customers:	12						
Term loans		42,179,364	60,640,143	102,819,507	30,997,471	50,199,401	81,196,87
Agri-agra loans		6,132,221	7,624,835	13,757,056	4,207,708	7,473,838	11,681,54
Housing loans		481,442	9,083,278	9,564,720	741,214	7,713,089	8,454,30
Auto loans		579,843	4,499,179	5,079,022	641,992	3,481,423	4,123,41
Bills purchased, import bills							
and trust receipts		1,227,464		1,227,464	1,050,699	_	1,050,699
Direct advances		272,180	91,830	364,010	477,724	99.488	577,212
Others		1,975,573	693,212	2,668,785	1,721,579	647,296	2,368,87
Accrued interest receivable		1,753,888	•	1,753,888	1,443,071	047,290	1,443,07
			-			-	
Accounts receivable		1,573,836		1,573,836	1,055,139	.	1,055,13
Sales contract receivables		98,954	235,911	334,865	123,040	265,521	388,56
Unquoted debt securities		291,578	-	291,578	291,578	-	291,578
RCOCI		5,152	-	5,152	93	-	93
Investment in associate	13	-	75,395	75,395	-	75,395	75,39
		126,138,395	131,518,868	257,657,263	108,860,020	116,712,484	225,572,504
Non-financial Assets - gross							
Property and equipment	14	-	5,014,214	5,014,214	-	4,910,145	4,910,14
Investment properties	15	-	5,156,900	5,156,900	-	4,802,601	4,802,60
Deferred tax assets	32		447,021	447,021	_	475,333	475,33
Other assets	16	2,926,500	6,841,103	9,767,603	2,351,268	6,332,408	8,683,67
		2,926,500	17,459,238	20,385,738	2,351,268	16,520,487	18,871,75
		P129,064,895	P148,978,106	P278,043,001	P111,211,288	P133,232,971	P244,444,259
Less:							
Allowance for credit and							
impairment losses	17			P7,519,444			P7,731,34
	17			F1,519,444			P1,131,34
Accumulated depreciation							
	14, 15, 16			4,981,095			4,965,60
Unearned interest	12			67,358			45,38
Accumulated equity in net loss	13			35,037			33,93

			2024			2023	
	_	Within	Over		Within	Over	
	Note	12 Months	12 Months	Total	12 Months	12 Months	Total
Financial Liabilities							
Deposit liabilities:	18						
Demand		P63,961,972	Р-	P63,961,972	P54,569,494	P -	P54,569,494
Savings		125,100,493	-	125,100,493	109,667,913	-	109,667,913
Time		17,637,099	278,974	17,916,073	16,207,259	431,283	16,638,542
LTNCTD		5,029,420	-	5,029,420	-	5,029,420	5,029,420
Financial liabilities at FVPL	9	45,214	-	45,214	6,202	-	6,202
Bonds payable	20	6,534,448	-	6,534,448	7,478,265	-	7,478,265
Manager's checks		1,414,092	-	1,414,092	1,846,500	-	1,846,500
Accrued interest and other							
expenses*	21	748,774	-	748,774	1,047,574	-	1,047,574
Other liabilities**	22	10,119,072	763,147	10,882,219	3,174,414	699,632	3,874,046
		230,590,584	1,042,121	231,632,705	193,997,621	6,160,335	200,157,956
Non-financial Liabilities							
Accrued taxes and other							
expense payable	21	349,419	-	349,419	339,615	-	339,615
Other liabilities	22	227,876	-	227,876	192,995	126,140	319,135
		577,295	-	577,295	532,610	126,140	658,750
		P231,167,879	P1,042,121	P232,210,000	P194,530,231	P6,286,475	P200,816,706

Refer to Note 5 for the discussions on the Bank's policy on liquidity risk and funding management.

^{*}amounts exclude accruals of employee and other benefits, taxes payable and rent

**amounts exclude withholding tax payable, retirement liability and ECL of loan commitments and financial guarantees

24. Capital

The Bank's capital stock consists of the following as at December 31:

		Shares			Amount	
	2024	2023	2022	2024	2023	2022
Authorized Capital Stock						
Common stock, P10 par value Preferred stock, P10 par value	1,702,511,470 455,000,000	1,702,511,470 455,000,000	1,702,511,470 455,000,000	P17,025,114,700 4,550,000,000	P17,025,114,700 4,550,000,000	P17,025,114,700 4,550,000,000
	2,157,511,470	2,157,511,470	2,157,511,470	P21,575,114,700	P21,575,114,700	P21,575,114,700
Issued and Outstanding						
Common stock Preferred stock	1,403,013,920 416,666,670	1,403,013,920 416,666,670	1,403,013,920 416,666,670	P14,030,139,200 4,166,666,700	P14,030,139,200 4,166,666,700	P14,030,139,200 4,166,666,700
	1,819,680,590	1,819,680,590	1,819,680,590	P18,196,805,900	P18,196,805,900	P18,196,805,900
Paid-in Surplus						
Common stock Preferred stock				P5,995,503,421 1,233,771,939	P5,995,503,421 1,233,771,939	P5,995,503,421 1,233,771,939
·				P7,229,275,360	P7,229,275,360	P7,229,275,360

The reconciliation of the number of shares outstanding at the beginning and at the end of the years follow:

		Common Shares	\$		Preferred Shares		
	2024	2023	2022	2024	2023	2022	
Balance as at January 1	1,403,013,920	1,403,013,920	1,122,411,120	416,666,670	416,666,670	416,666,670	
Issuance during the year	-	-	280,602,800	-	-	-	
Adjustment for 10-to-1 stock split	-	-	-	=	-	-	
Balance as at December 31	1,403,013,920	1,403,013,920	1,403,013,920	416,666,670	416,666,670	416,666,670	

Preferred shares are non-voting, except as provided by law, perpetual or non-redeemable, cumulative, convertible to common shares at the option of the holders after 5 years from issue date, subject to requirements under laws, rules and regulations, have preference over common shares in case of liquidation, dissolution, or winding up of the affairs of the Bank and subject to the other terms and conditions as may be fixed by the BOD, required under regulations, and to the extent permitted by applicable law.

The Bank has outstanding liability for the unpaid portion of the redemption price of preferred shares amounting to P301.1 million and P290.1 million as at December 31, 2024 and 2023, respectively, which is recorded as "Due to preferred shareholders" account under "Other liabilities" in Note 22 to the financial statements. As at December 31, 2024 and 2023, the related sinking fund which is recorded under "Other assets" account amounting to P301.1 million and P290.1 million, respectively, has been set up to fund the eventual settlement of this liability (see Note 16).

On April 8, 2010, the SEC approved the Bank's application for the increase in authorized capital stock from P6.0 billion, divided into 52.5 million common shares and 7.5 million preferred shares both with the par value of P100 each, to P22.0 billion divided into 212.5 million common shares and 7.5 million preferred shares both with the par value of P100 each. The related amendment to the Articles of Incorporation of the Bank relative to its proposed increase in authorized capital stock from P6.0 billion to P22.0 billion was approved by BSP and the SEC on March 26, 2010 and April 8, 2010, respectively.

During its meeting on January 18, 2011, the BOD of the Bank passed a resolution approving the following:

- the sale of fully paid shares of Valiant Ventures & Development Holdings, Inc. (Valiant) in the Bank to SMPI and SMCRP amounting to 2,800,000 shares and 1,972,735 shares, respectively; and
- the assignment of subscription rights of Valiant to SMPI amounting to 523,726 shares (Tranche 1) and 4,713,539 shares (Tranche 2).

In connection to this, the Bank secured the approval of the MB of BSP for such sale of shares and assignment of subscription of the shares of Valiant. This is mandated in BSP's MORB since the total shareholdings of Valiant entitles it to a board seat. The Board also approved that the sale of shares and assignment of subscription rights be recorded in the stock and transfer book of the Bank only after the approval of the MB has been obtained.

On March 30, 2011, the MB of BSP approved the sale of shares of Valiant. In 2011, the Bank's subscribed common stock totaling 59,741,113 shares have been fully paid in accordance with the subscription agreement.

On April 30, 2019, the BOD and the Stockholders approved to amend the Articles of Incorporation to deny pre-emptive rights. The said amendment was approved by the BSP on August 16, 2019 and by the SEC on September 5, 2019.

On January 30, 2020, the BOD and the Stockholders approved the amendment of the Articles of Incorporation to (a) reflect that the Bank's terms of existence shall be perpetual (b) retire 4,248,853 redeemed preferred shares thereby decreasing the Bank's authorized capital stock to P21,575,114,700 (c) reclassify 3,251,147 existing unissued preferred shares into new unissued preferred shares and (d) reclassify 42,248,853 existing unissued common shares into new unissued preferred shares. The amendments resulted in total new preferred shares of 45,500,000 with par value of P100 and decrease in common shares to 170,251,147 with par value of P100. These were approved by the BSP on May 21, 2020 and by the SEC on June 9, 2020.

On January 26, 2021, the BOD approved the issuance of 41,666,667 preferred shares to San Miguel Corporation at P132.0 per share. These shares will be issued out of the unissued Series 1 Preferred Shares of the Bank. On March 8, 2021, the Bank received from BSP a "No Objection" to the provisions in the indicative terms and conditions of these Preferred Shares, provided that the Bank shall continuously comply with the regulation for the inclusion of preferred shares as part of Additional Tier 1 capital under Appendix 59, Risk-based Capital Adequacy Framework for the Philippines Banking System, of the Manual Regulations for Banks. On June 29, 2021, the BOD approved the change of investor for preferred shares from San Miguel Corporation to SMC Equivest Corporation, a wholly owned subsidiary of San Miguel Corporation and an existing stockholder of the Bank. On August 5, 2021, the Bank issued 41,666,667 Series 1 Preferred Shares to SMC Equivest Corporation at P132.0 per share. Transaction costs on the issuance of preferred shares amounting to P99.6 million were charged against "Paid-in surplus".

On May 25, 2021 and July 8, 2021, the BOD and the Stockholders, respectively, approved the amendment of the Bank's Articles of Incorporation to the par value of common and preferred shares from One Hundred Pesos (P100.0) to Ten Pesos (P10.0). The amendment resulted in increase in common shares from 170,251,147 to 1,702,511,470 and increase in preferred shares from 45,500,000 to 455,000,000. This amendment was approved by the BSP on October 4, 2021 and by the SEC on November 2, 2021.

On October 28, 2021 and November 9, 2021, the BOD and Stockholders, respectively, approved the primary public offer and sale of up to 280,700,000 common shares from unissued capital stock. On February 15 and February 16, 2022, the SEC and the PSE, respectively, approved the application for the Initial Public Offer of the Bank. On March 31, 2022, the Bank listed its common shares with the PSE. The Bank offered and issued new common shares to the public up to 280,602,800 at P12.0 per share. Transaction costs on the issuance of common shares amounting to P108.6 million were charged against "Paid-in surplus".

On October 28, 2021 and November 9, 2021, the BOD and the Stockholders also approved the amendment to the Articles of Incorporate to align sections around the sale, assignment, and disposal of shares with the lock up requirements of the Philippine Stock Exchange. The By-laws were also amended to update sections on stockholders, the Board of Directors, certificates of stock and the transfer of shares of stock. On December 31, 2021, the BSP approved the request of the Bank to amend its Articles of Incorporation and By-laws. The amendment on the Bank's Articles of Incorporation and By-laws was approved by the SEC on January 28, 2022.

On February 22, 2022 and April 29, 2022, the BOD and the Stockholders, respectively, approved the amendments to the Articles of Incorporation to change its purpose from a Commercial Bank to a Universal Bank pursuant to BSP MB Resolution No. 1798 dated December 23, 2021. The By-laws were also amended to comply with Sections 28 and 52 of the Revised Corporation Code. The amendment on the Bank's Articles of Incorporation and By-laws was approved by the BSP on June 29, 2022 and by the SEC on August 9, 2022.

Subject to the approval of the relevant government regulatory agencies, the Stockholders and BOD approved on April 25, 2023 and February 28, 2023, respectively, the amendment of the Articles of Incorporation to increase the Bank's authorized capital stock from P21,575,114,700 (divided into 1,702,511,470 common shares and 455,000,000 preferred shares) to P28,198,773,840 (divided into 2,364,877,384 common shares and 455,000,000 preferred shares). As of December 31, 2024, the Bank is in process of completing the documentary requirements necessary to obtain BSP approval.

The Stockholders and BOD approved on April 30, 2024 and February 27, 2024, respectively, the amendments to the By-laws to (a) specify the date of the annual stockholders' meeting and (b) align with relevant rules and regulations, such as Section 132 of the MORB and Section 34 of the Revised Corporation Code. The Stockholders likewise approved on April 30, 2024 the authority to delegate to the BOD the power to amend or repeal the current by-laws or enact a new one. On August 22, 2024 and October 8, 2024, the BSP and SEC, respectively, approved the amendments to the By-laws.

Cash Dividend

On May 28, 2024, the BOD declared cash dividends amounting to P654.9 million or equivalent to P0.2512 per common share and P0.7260 per preferred share, payable on July 15, 2024 to all stockholders of record as of June 19, 2024.

Equity Restructuring

On March 29, 2021, the BOD approved the Bank to undergo equity restructuring to wipe out the deficit amounting to P51,156,715 as at December 31, 2020 through the use of the Bank's Paid-in surplus.

On July 12, 2021, the Bank received from BSP a "No Objection" response to its application for equity restructuring with the SEC, subject to the (i) Bank's compliance with the Commission's other requirements; and (ii) condition that the Bank shall provide BSP a certified true copy of SEC's approval of the equity restructuring within five (5) days from receipt thereof.

On October 14, 2021, the SEC approved the equity restructuring to wipe-out the deficit as at December 31, 2020 amounting to P51,156,715 against the Paid-in surplus of P5.6 billion subject to the conditions that the remaining Paid-in surplus of P5.5 billion cannot be applied for future losses that may be incurred by the Bank without prior approval of the SEC.

Capital Management

The Bank's capital base, comprised of capital stock, paid-in surplus and surplus reserves, is actively being managed to cover risks inherent in the Bank's operations. In 2009, SMPI and SMCRP infused additional capital amounting to P3.3 billion in the form of paid-up common stock. On February 18, 2010 and March 1, 2010, major stockholders infused P271.9 million and P2.1 billion, respectively, into the Bank in the form of advances for future stock subscriptions, which shall be treated as part of the Bank's paid-up capital upon the SEC's approval thereon and on the increase in the Bank's authorized capital stock.

On August 5, 2021, SMC Equivest Corporation infused additional capital amounting P5.5 billion in the form of paid-up preferred stock. This is in support of the application of the Bank for an upgrade of its commercial banking license to a universal banking license. On March 31, 2022, the Bank listed its common shares with the PSE and raised P3.4 billion in additional capital as part of the requirements for the upgrade.

Under Section 121 of the MORB, *Minimum Required Capital*, the minimum capitalization requirement applicable for the Bank (universal banks with more than 100 branches) amounted to P20.0 billion. The Bank achieved this level with the August 2021 infusion of additional capital mentioned above. On December 23, 2021, the BSP approved the upgrade of the Bank's banking license from commercial bank to universal bank (UB) subject to certain regulatory requirements. On October 24, 2022, the Bank received from the BSP the Certificate of Authority to Operate as a Universal Bank dated October 4, 2022. As at December 31, 2024 and 2023, the reported unimpaired capital of the Bank amounted to P32.1 billion and P29.7 billion, respectively.

The guidelines on Bank's ICAAP under Section 130 and Appendices 94, 95 and 96 of the MORB supplements the BSP's risk-based capital adequacy framework. In compliance with this new circular, the Bank has adopted and developed its ICAAP framework to ensure that appropriate level and quality of capital are maintained. Under this framework, the assessment of risks extends beyond the Pillar 1 set of credit, market and operational risks and onto other risks deemed material by the Bank. The level and structure of capital are assessed and determined in light of the Bank's business environment, plans, performance, risks and budget; as well as regulatory edicts. The deadline for submission of ICAAP documents is March 31 of each year.

Regulatory Qualifying Capital

Under existing BSP regulations, the determination of the Bank's compliance with regulatory requirements and ratios is based on the amount of the Bank's "unimpaired capital" (regulatory net worth) as reported to the BSP, which is determined on the basis of Regulatory Accounting Principles which differ from PFRS Accounting Standards in some respects.

The BSP sets and monitors compliance to minimum capital requirements for the Bank. In implementing current capital requirements, BSP issued Circular 538, Revised Risk-Based Capital Adequacy Framework for Universal and Commercial Banks and their Subsidiary Banks and Quasi-Banks, which implemented the Revised Risk-Based Capital Adequacy Framework under Basel II effective July 1, 2007. It requires the Bank to maintain a prescribed risk-based capital adequacy ratio (expressed as a percentage of qualifying capital to risk-weighted assets) of not less than 10.0%.

Under Section 125 and Appendix 59 of the MORB, the regulatory qualifying capital of the Bank consists of Tier 1 (core) and Tier 2 (supplementary) capital. Tier 1 capital comprised common stock, additional paid-in capital and surplus. Tier 2 composed upper tier 2 and lower tier 2. Upper tier 2 consists of preferred stock, revaluation increment reserve, general loan loss provision and deposit for common stock subscription. Lower tier 2 consists of the unsecured subordinated debt.

The following are the minimum capital requirements for UBs and KBs and their subsidiary banks and quasi-banks (QBs):

- 6.0% Common Equity Tier 1 (CET1)/Risk-Weighted Assets (RWAs)
- 7.5% Tier 1 Capital/RWAs, and
- 10.0% Total Qualifying Capital (Tier1 plus Tier2)/RWAs

The Qualifying Capital must consist of the sum of the following elements, net of required deductions: Tier 1-'going concern' [CET1 plus Additional Tier 1] and Tier 2-'gone concern.' A bank/quasi-bank must ensure that any component of capital included in qualifying capital complies with all the eligibility criteria for the particular category of capital in which it is included. The Circular further describes the elements/criteria that a domestic bank should meet for each capital category. Regulatory adjustments and calculation guidelines for each capital category are also discussed.

In conformity with the Basel III standards, a Capital Conservation Buffer (CCB) of 2.5% of RWAs, comprised of CET1 capital, has been required of U/KBs and their subsidiary banks and quasi-banks. This buffer is meant to promote the conservation of capital and build-up of adequate cushion that can be drawn down by banks to absorb losses during financial and economic stress.

The CET1 capital requirement includes as an additional capital buffer, the Countercyclical capital buffer (CcyB) of zero percent (0%) subject to upward adjustment to a rate determined by the MB when systemic conditions warrant but not to exceed two and a half percent (2.5%). Any increases in the CcyB rate shall be effective 12 months after announcement while decreases shall be effective immediately.

The countercyclical buffer requirement will extend the size of the capital conservation buffer. A bank shall not be subject to any restriction on distribution if the following conditions are met:

- Has positive retained earnings as of the preceding quarter and has complied with the requirements on the declaration of dividends as provided in the MORB;
- Has CET1 of more than the total required (minimum CET1 ratio of 6.0% plus CCB of 2.5% plus CcyB at the rate determined by the MB) before distribution;
 and
- Has complied with the minimum capital ratios (CET1 ratio of 6.0%, Tier 1 ratio of 7.5% and 10.0% CAR) after the distribution.

Otherwise, the policy framework of the capital conservation buffer on the restriction on distributions shall apply, except for drawdowns. Thresholds on the restriction on distribution shall consider the CcyB requirement as an extension of the capital conservation buffer.

As at December 31, 2024 and 2023, based on the CAR reports submitted to BSP, the Bank's CAR of 17.58% and 19.88%, respectively, exceeded the minimum 10.0% requirement as computed and monitored using the rules and ratios established by the Basel Committee on Banking Supervision ("BIS rules/ratios"), based on the Basel III framework. The increase in the CAR ratio was primarily due to the increase in undivided profits and decrease in the credit risk weighted amount of contingent account (domestic standby letters of credit).

The breakdown of the Bank's risk-weighted assets as at December 31, 2024 and 2023 as reported to BSP follows (amounts in thousands):

	2024	2023
Credit risk-weighted assets	P160,363,565	P131,091,150
Market-risk weighted assets	14,407,072	313,854
Operational risk-weighted assets	1,512,215	12,140,350
	P176,282,852	P143,545,354

The Bank is also required to maintain a minimum Tier 1 capital ratio of 7.5% in 2024 and 2023 (in millions) as reported to BSP which was compiled as per below:

	2024	2023
Tier 1 capital Tier 2 capital	P29,638 1,347	P27,396 1,139
Total qualifying capital	P30,985	P28,535
CET1 capital	P24,237	P21,996
Risk-weighted assets	P176,283	P143,545
CET1 ratio Tier 1 capital ratio Total capital ratio	13.75% 16.81% 17.58%	15.32% 19.09% 19.88%

Certain adjustments are made to PFRS Accounting Standards results and reserves to calculate CAR which included the Bank's accounting of the following transactions that require different accounting treatments under PFRS Accounting Standards:

- a) non-performing assets and operating losses of TRB capitalized as miscellaneous assets and subject to staggered allowance provisioning;
- b) accounting for investment properties.

The recognition of the Bank for prudential reporting is based on the accounting treatment approved by BSP (see Notes 15 and 16).

Under Section 129 of the MORB Basel III, leverage ratio is designed to act as supplementary measure to the risk-based capital requirements. It is defined as the capital measure (numerator) divided by the exposure measure (denominator). The leverage ratio shall not be less than 5.0% computed on both solo (head office plus branches) and consolidated bases (parent bank plus subsidiary financial allied undertakings but excluding insurance companies).

The Bank exceeded the minimum leverage ratio of 5.0% as at December 31, 2024 and 2023 which was complied as per below breakdown (amounts in thousands):

	2024	2023
Capital measure	P29,637,638	P27,396,326
Exposure measure	278,642,739	246,764,987
Leverage ratio	10.64%	11.10%

The LCR framework under Section 145 of the MORB promotes short-term resilience of liquidity risk profile of a bank. The LCR is the ratio of HQLAs to total net cash outflows. Under normal situation, the value of the ratio should be no lower than 100.0% on a daily basis because the stock of unencumbered HQLA is intended to serve as a defense against the potential onset of liquidity stress. The compliance with the LCR minimum requirement commenced on January 01, 2018 and the prescribed minimum shall be set initially at 90% for 2018 and raised to the minimum level of 100% on January 01, 2019.

Based on the LCR reports submitted to the BSP as at December 31, 2024 and 2023, the Bank's LCR were 178.68% and 213.86%, respectively, which were above the prescribed minimum requirement set at 100.0%.

While the NSFR promotes long-term resilience of banks against liquidity risk and maintains stable funding profile in relation to the composition of its assets and off-balance sheet activities. The implementation of the minimum NSFR was phased-in, banks undergone observation period from July 1, 2018 up to December 31, 2018 while actual implementation commenced on January 01, 2019. The NSFR is the ratio of Bank's available stable funding to its required stable funding and shall maintain at least 100.0% at all times.

As at December 31, 2024 and 2023, the reported NSFR of 145% and 164%, respectively, exceeded the required minimum of 100%.

This applies to UB/KBs as well as their subsidiary banks and quasi-banks with the framework anchored on the international standards issued by the Basel Committee on Banking Supervision known as the Basel 3 reforms.

25. Surplus Reserve

	2024	2023	2022
Reserve for general provision -			
special reserve	P939,993,441	P877,491,849	P775,206,634
Reserve for trust business	169,052,115	157,512,612	148,200,862
Reserve for self-insurance	60,000,000	60,000,000	60,000,000
	P1,169,045,556	P1,095,004,461	P983,407,496

Reserve for General Provision - Special Reserve

The BSP, through Circular No. 1011, *Guidelines on the Adoption of the PFRS* 9, requires appropriation of the Bank's retained earnings in case the computed allowance for credit losses on loans based on PFRS 9 is less than the BSP required 1.0% general provision on outstanding Stage 1 on-balance sheet loans, except for accounts considered as risk-free under existing regulations. Additional appropriation for reserve for general provision amounted to P62.5 million, P102.3 million, and P218.6 million in 2024, 2023 and 2022, respectively.

Reserve for Trust Business

In compliance with BSP regulations, 10.0% of the Bank's profit from trust business is appropriated to surplus reserve. This yearly appropriation is required until the surplus reserve for trust business equals 20.0% of the Bank's authorized capital stock. Additional appropriation for reserve for trust business amounted to P11.5 million, P9.3 million, and P9.0 million in 2024, 2023 and 2022, respectively.

Reserve for Self-insurance

Reserve for self-insurance represents the amount set aside to cover losses due to fire, defalcation and other unlawful acts of the Bank's personnel or third parties. No additional appropriation for Reserve for self-insurance was made in 2024, 2023, and 2022.

26. Interest Income on Debt Securities

This account consists of:

	Note	2024	2023	2022
Investment securities at amortized cost:	11			
Government securities		P1,751,627,968	P1,716,340,695	P1,370,841,465
Private debt securities		80,500,659	85.656.947	100,869,054
Financial assets at		, ,	,,-	, ,
FVOCI:	10			
Government securities	. •	854,777,572	445,722,527	204,988,977
Private debt securities		-	-	5,085,038
		2,686,906,199	2,247,720,169	1,681,784,534
Financial assets at				
FVPL:	9			
Government securities				
held for trading		126,909,743	21,561,207	4,603,469
		P2,813,815,942	P2,269,281,376	P1,686,388,003

Foreign currency-denominated investment securities at amortized cost bear EIRs ranging from 0.8% to 5.3% in 2024 and 2023, and from 0.8% to 3.7% in 2022. Peso-denominated investment securities at amortized cost bear EIRs ranging from 2.3% to 8.1% in 2024 and 2023 and from 1.4% to 8.1% in 2022.

Foreign currency-denominated financial assets at FVOCI bear EIRs ranging from 2.6% to 4.5% in 2024 and 2023, and from 0.9% to 2.8% in 2022. Peso-denominated financial assets at FVOCI bear EIRs ranging from 3.6% to 6.8% in 2024, from 3.6% to 6.9% in 2023, and from 3.6% to 6.7% in 2022.

Foreign currency-denominated financial assets at FVPL bear annual interest rates ranging from 2.2% to 8.6% in 2024, from 1.6% to 8.6% in 2023, and from 0.2% to 8.6% in 2022. Peso-denominated financial assets at FVPL bear annual interest rates ranging from 2.6% to 8.6%, from 2.6% to 9.3%, and from 0.6% to 8.1% in 2024, 2023, and 2022, respectively.

27. Service Charges, Fees and Commissions

Service Charges, Fees and Commissions - Income This account consists of:

	2024	2023	2022
Underwriter and arranger's fees	P292,684,017	P148,709,683	P95,900,297
Credit card fees	190,895,182	179,629,720	147,516,114
Trust income	185,602,042	174,904,628	152,971,718
Service charges	161,058,043	157,871,633	148,551,460
Letters of credit fees	109,140,234	77,530,188	122,780,721
Fees and commissions	68,341,607	55,744,047	48,792,533
Penalty charges	23,763,728	34,546,673	31,346,781
Remittance fees	21,052,949	37,065,138	41,087,314
Commitment fees	9,352,113	10,144,513	55,783,132
Telegraphic transfer fees	3,979,921	3,375,067	2,715,963
Others	8,894,038	6,858,195	10,185,844
	P1,074,763,874	P886,379,485	P857,631,877

Underwriter and arranger's fees are earned by the Bank as compensation for underwriting a public offering, placing an issue in the market or arranging a private placement of debt.

Service charges include charges on loans, ATM fees and deposit taking-related activities.

Others include commission on acceptance fee, insurance, auto and housing loans processing fee and sale of demand drafts.

Service Fees and Commissions - Expenses This account consists of:

	2024	2023	2022
Transaction and service fees	P328,732,411	P273,919,598	P187,294,357
Mastercard fees	95,687,054	77,654,916	59,034,910
Fees and commissions	63,644,608	58,759,010	43,533,852
Others	7,056,231	7,590,497	3,466,436
	P495,120,304	P417,924,021	P293,329,555

Others include processing fees, handling fees and various other charges.

28. Trading and Investment Securities Gains (Losses) - net

This account consists of realized and unrealized gains (losses) from the following securities:

	Note	2024	2023	2022
Financial assets and liabilities at FVPL: Debt securities:				
Unrealized	9	(P1,017,785)	P22,810,265	P3,032,696
Realized		(1,645,410)	(19,188,811)	(32,249,257)
Equity securities:			,	,
Realized		-	12,535	-
Financial assets at				
FVOCI	10	1,623,076	6,964,361	-
		(P1,040,119)	P10,598,350	(P29,216,561)

29. Employee Benefits

Compensation and Fringe Benefits

The details of the following accounts in 2024, 2023 and 2022 follow:

	2024	2023	2022
Salaries and allowances	P1,504,714,424	P1,326,204,346	P1,097,273,510
Bonuses	508,400,000	460,950,000	349,320,000
Employee benefits	440,596,896	337,516,981	293,658,369
Retirement benefits	135,889,019	91,753,151	123,585,814
Overtime	47,195,764	41,971,618	40,973,832
	P2,636,796,103	P2,258,396,096	P1,904,811,525

Retirement Plan

The Bank has a funded noncontributory defined benefit retirement plan covering its regular and permanent employees. Contributions and costs are determined in accordance with the actuarial studies made for the plan. Annual cost is determined using projected unit credit method.

The Bank's retirement benefits are based on the employee's years of service and a percentage of his gross monthly salary. An employee shall be retired and shall be entitled to full retirement benefits upon his attainment of 60 years of age.

An employee, upon reaching the age of 50 years and with the completion of no less than 10 years of service as a regular employee and with 30 days prior notice to the Bank, may retire at his option and shall be entitled to the retirement benefits.

An employee who has at least 10 years of service as a regular employee, but who has not reached the age of 50 years, may retire at his option and shall be entitled to the retirement benefits but such retirement benefit shall be subject to the pertinent requirements of the Bureau of Internal Revenue (BIR).

The Bank's retirement plan is registered with the BIR as a tax-qualified plan under RA No. 4917, as amended, and complies with the minimum retirement benefit specified under RA No. 7641, the "New Retirement Law."

The date of the last actuarial valuation is December 31, 2024. Valuations are performed on an annual basis.

As at December 31, 2024, 2023 and 2022, the principal actuarial assumptions used in determining retirement benefits liability for the Bank's retirement plan are shown below:

	2024	2023	2022
Average working life	9.0	13.0	13.0
Discount rate	6.1%	6.1%	7.6%
Future salary increases	6.6%	6.6%	6.6%

The mortality rates used in the valuation were based on the 1985 Unisex Annuity Table (UAT). The 1985 UAT was derived from the experience of the Government Service Insurance System from 01 January 1977 to 31 December 1981, a period of five years. The 1985 UAT has been adjusted to reflect improvements in mortality experience since its original construction. The disability rates used in the valuation were based on 100% of the adjusted 1952 Disability Table, reflecting improvement in Philippine disability experience.

The following table shows reconciliation from the opening balances to the closing balances for net retirement benefit liability (assets) and its components (in thousands).

	Defined Benefits Obligation			Fair Value of Plan Assets		Net Retirement Benefit Liability (Asset)			
	2024	2023	2022	2024	2023	2022	2024	2023	2022
Balance at January 1	P1,343,134	P1,027,606	P1,244,156	(P1,216,994)	(P1,100,754)	(P1,085,608)	P126,140	(P73,148)	P158,548
Included in Profit or Loss Current service cost Interest expense (income)	128,195 81,931	94,990 77,119	115,658 62,208	- (74,237)	- (80,356)	- (54,280)	128,195 7,694	94,990 (3,237)	115,658 7,928
	210,126	172,109	177,866	(74,237)	(80,356)	(54,280)	135,889	91,753	123,586
Included in OCI Remeasurement loss (gain): Actuarial loss (gain) arising from:									
Financial assumptions Experience adjustment Return on plan assets	(50,935) 29,700	167,475 81,345	(299,036) 18,033	:	-	-	(50,935) 29,700	167,475 81,345	(299,036) 18,033
excluding interest income	-	-	-	(12,811)	39,176	96,178	(12,811)	39,176	96,178
	(21,235)	248,820	(281,003)	(12,811)	39,176	96,178	(34,046)	287,996	(184,825)
Others Contributions paid by the employer Benefits paid	- (109.571)	- (105,401)	(113,413)	(655,273) 109,571	(180,461) 105,401	(170,457) 113,413	(655,273)	(180,461)	(170,457)
ренена рак	(109,571)	(105,401)	(113,413)	(545.702)		(57.044)	(655.273)	(180,461)	(170,457)
	(109,571)	(105,401)	(113,413)	(545,702)	(75,060)	(57,044)	(000,273)	(100,461)	(170,457)
Balance at December 31	P1,422,454	P1,343,134	P1,027,606	(P1,849,744)	(P1,216,994)	(P1,100,754)	(P427,290)	P126,140	(P73,148)

The movements of the remeasurement losses on retirement liability of the Bank follow:

	2024	2023	2022
Balance at beginning of year	P365,718,897	P77,723,200	P262,547,387
Remeasurement losses (gains) on: Defined benefits obligation Plan assets	(21,234,266) (12,811,490)	248,820,103 39,175,594	(281,002,208) 96,178,021
Net change in remeasurement losses (gains) recorded in OCI	(34,045,756)	287,995,697	(184,824,187)
Balance at end of year	P331,673,141	P365,718,897	P77,723,200

The actual return on plan assets amounted to P87.0 million and P41.2 million in 2024 and 2023, respectively.

Since the current fund assets cover the accrued liability and normal cost, the Bank does not expect to contribute to its defined benefits retirement plan in 2025.

The major categories of the fair value of plan assets as at December 31, 2024 and 2023 follow:

	2024	2023
Investment securities:		
Government and other debt securities	P1,185,718,267	P526,163,095
Quoted equity securities	488,000,625	339,884,175
Unquoted equity securities	2,600	2,600
Deposits with the bank	47,946,914	131,963,457
Loans receivables	107,910,000	206,022,617
Other receivables	20,165,796	12,958,486
Total Plan Assets	P1,849,744,202	P1,216,994,430

Sensitivity Analysis

Reasonably possible changes to one of the relevant actuarial assumptions, with all other assumptions constant, would have affected the net retirement liability of the Bank by the amounts shown below:

	December 31, 2024			
	Di	scount Rate	Salary	Increase Rate
	+1.00%	-1.00%	+1.00%	-1.00%
Present value of the defined benefit obligation Fair value of plan assets	P1,318,315,459 (1,849,744,202)	P1,541,173,741 (1,849,744,202)	P1,529,824,281 (1,849,744,202)	P1,326,241,221 (1,849,744,202)
Net retirement liability (assets)	(P531,428,743)	(P308,570,461)	(P319,919,921)	(P523,502,981)
	December 31, 2023			
	Dis	scount Rate	Salary I	ncrease Rate
	+1.00%	-1.00%	+1.00%	-1.00%
Present value of the defined benefit obligation Fair value of plan assets	P1,225,926,087 (1,216,994,429)	P1,479,462,857 (1,216,994,429)	P1,468,882,977 (1,216,994,429)	P1,232,640,544 (1,216,994,429)

The maturity analyses of the undiscounted benefit payments as at December 31, 2024 and 2023 are as follows:

	2024	2023
1 - 5 years	P737,989,897	P541,608,869
6 - 10 years	1,194,923,143	1,101,752,171
11 - 15 years	946,660,214	1,086,406,759
16 years and up	3,185,757,321	5,407,534,068
	P6,065,330,575	P8,137,301,867

The defined benefit plans expose the Bank to actuarial risks, such as longevity risk, interest risk, and market (investment risk).

The overall investment policy and strategy of the retirement plan is based on the Bank's suitability assessment, as provided by its Trust Services Group, in compliance with BSP requirements.

The weighted average duration of the defined benefit obligations is 8 years and 9 years, respectively, as at December 31, 2024 and 2023. The expected average remaining working lives as at December 31, 2024 and 2023 are 9 years and 13 years, respectively.

30. Rent and Utilities

The table below shows the breakdown of rent and utilities in 2024, 2023, and 2022.

	2024	2023	2022
Security services	P225,991,810	P197,680,447	P220,318,339
Repairs and maintenance	164,478,895	199,706,881	187,630,410
Rent expense	93,868,520	81,928,780	68,792,512
Power, light, water	76,876,406	112,852,064	105,967,062
Janitorial services	47,405,771	42,226,915	38,559,704
Insurance	14,074,959	13,302,902	10,281,940
Total	P622,696,361	P647,697,989	P631,549,967

Insurance refers to the insurance for the Bank's property and equipment.

Bank as Lessee

The Bank leases the premises occupied by most of its branches. The lease contracts are for periods ranging from 1 to 15 years and are renewable upon mutual agreement between the Bank and the lessors. Various lease contracts include escalation clauses, most of which bear an annual rent increase ranging from 2.0% to 25.0%.

The Bank also leases parking space, ATM location, signage and storage with contract term of 1 year. These leases are short-term and/or leases of low value items. The Bank has elected not to recognize right-of-use assets and lease liabilities for these leases. Rent expenses related to these contracts are charged against current operations (included under "Rent and utilities" account in the statements of income).

Information about leases for which the Bank is a lessee is presented below:

Right-of-Use Assets

Right-of-use assets relate to leased branch and office premises. Details of right-of-use assets are presented within property and equipment (see Note 14).

Lease Liabilities

See Note 5 for maturity analysis of lease liabilities as at December 31, 2024 and 2023.

The table below shows the amounts recognized in the statements of income in 2024, 2023 and 2022 related to leases under PFRS 16 (amounts in millions).

	2024	2023	2022
Interest on lease liabilities	P39.2	P32.8	P28.2
Expenses relating to short-term leases Expenses relating to lease of low-value assets, excluding short-term leases of	78.2	70.0	59.1
low-value assets	15.7	12.0	9.7

Total cash outflow for leases recognized in 2024, 2023 and 2022 amounted to P340.3 million, P320.1 million, and P303.2 million, respectively.

Bank as Lessor

The Bank leases out its commercial properties for office space. The Bank has classified these leases as operating leases because they do not transfer substantially all the risks and rewards incidental to the ownership of the assets.

Rental income recognized by the Bank on its commercial properties (shown under "Miscellaneous" in the statements of income) for the years ended December 31, 2024, 2023, and 2022 were P0.4 million, P1.6 million, and P1.8 million, respectively, and includes rental income on investment properties (Note 15). The Bank also recognized income from the use of safety deposit boxes amounted to P2.9 million in 2024 and P3.0 million in 2023 and 2022 (see Note 31).

As at December 31, 2024 and 2023, the Bank has no future rental receivables under non-cancellable operating lease.

31. Miscellaneous Income and Expenses

Miscellaneous Income
This account consists of:

	Note	2024	2023	2022
Passed-on GRT		P30,904,732	P50,377,835	P40,574,554
Dividend income	10	3,855,229	5,604,161	1,612,352
Rent income	30	3,384,031	4,602,172	4,834,797
Others		64,431,027	84,692,214	68,157,678
		P102,575,019	P145,276,382	P115,179,381

Others include recovery from charged-off assets and excess chattel fees. Recovery from charged-off assets amounted to P23.9 million, P71.1 million, and P56.1 million, respectively, in 2024, 2023 and 2022.

Miscellaneous Expenses This account consists of:

	2024	2023	2022
Marketing	P104,522,119	P103,566,171	P57,421,253
Supervision and examination			
fee	74,970,716	83,011,437	67,926,910
Communications	68,901,123	79,890,227	77,156,091
Forms and supplies	47,167,702	51,808,966	45,915,052
Messengerial services	40,360,550	39,440,243	36,985,834
Litigation and acquired assets-			
related expenses	39,850,996	27,984,321	16,391,828
Transportation and travel	32,538,500	42,598,156	26,500,086
Membership dues	22,817,813	27,594,750	20,809,127
Fines and penalties	584,538	3,372,381	71,713,640
Others	66,371,525	60,526,331	125,759,860
	P498,085,582	P519,792,983	P546,579,681

Others include management fee on deposits, charges on correspondent banks, royalty fees, other provisions and postage.

32. Income and Other Taxes

Income and other taxes are comprised of RBU and FCDU taxes which are discussed as follows:

Regular Banking Unit

Under Philippine tax laws, the Bank is subject to percentage and other taxes (presented under "Taxes and licenses" account in the statements of income) as well as income taxes. Percentage and other taxes paid consist principally of gross receipts tax (GRT) and documentary stamp taxes.

Income tax expense include corporate income tax, as discussed below, and final taxes paid at the rate of 20.0%, which is a final withholding tax on gross interest income from government securities and other deposit substitutes.

On March 26, 2021, R.A. No. 11534, *Corporate Recovery and Tax Incentives for Enterprises Act* (CREATE Law), was signed into law and took effect on April 11, 2021. The following are certain provisions of the National Internal Revenue Code of 1997 that were amended and relevant to the Bank:

- Regular corporate income tax rate is decreased from 30% to 25% starting July 1, 2020;
- Minimum corporate income tax rate is decreased from 2% to 1% starting July 1, 2020 until June 30, 2023;
- The allowable deduction for interest expense shall be reduced by 20% of interest income subjected to final tax, instead of the previous 33%; and
- The imposition of 10% tax on improperly accumulated retained earnings is repealed.

The MCIT and NOLCO may be applied against the Bank's income tax liability and taxable income, respectively, over a 3-year period from the year of incurrence.

In 2011, the BIR issued RR 4-2011, *Proper Allocation of Costs and Expenses amongst income earning of banks and Other Financial Institutions for Income Tax Reporting Purposes*, which requires banks to allocate and claim as deduction only those costs and expenses attributable to RBU to arrive at the taxable income of the RBU subject to regular income tax. Any cost or expense related with or incurred for the operations FCDU are not allowed as deduction from the RBU's taxable income. In computing for the amount allowable as deduction from RBU operations, all costs and expenses should be allocated between the RBU and FCDU by specific identification and by allocation. In a Decision dated December 1, 2021, the Supreme Court declared RR 4-2011 void for having issue ultra vires. It ruled that RR 4-2011 unduly contravened and expanded the provisions of the Tax Code. The Supreme Court Decision became final and executory on June 7, 2022, and was recorded in the Book of Entries of Judgement.

Foreign Currency Deposit Unit

RA No. 9294, the existing applicable tax regulation governing the taxation of FCDU, provides, among others, the following:

- Offshore income or the income derived by FCDUs from foreign currency transactions with nonresidents, Offshore Banking Units (OBUs) in the Philippines, local commercial banks including branches of foreign banks that may be authorized by BSP to transact business with FCDUs and other depository banks under the foreign currency deposit system shall be exempt from all taxes, except net income from such transactions as may be specified by the Secretary of Finance, upon recommendation by the MB to be subject to the regular income tax payable by banks.
- Gross onshore income or interest income from foreign currency loans granted by FCDUs to residents through offshore units in the Philippines or other depository banks under the expanded system shall be subject to final tax at a rate of 10.0%; and
- Interest income derived by resident individual or corporation on deposits with FCDUs and OBUs are subject to 15.0% final tax.

Income tax expense consists of:

	2024	2023	2022
Current:			
Final	P773,895,471	P728,807,543	P523,060,497
MCIT	110,350,681	-	-
RCIT	6,155,999	93,876,511	73,242,737
Tax benefit	-	(25,186,431)	(61,363,313)
	890,402,151	797,497,623	534,939,921
Deferred	27,366,145	136,393,568	131,415,328
	P917,768,296	P933,891,191	P666,355,249

The amount of tax benefit relates to MCIT of prior periods that was used to reduce current tax payable.

The amount of deferred income tax relates to the origination and reversal of temporary differences.

The reconciliation of the income tax expense computed at the statutory tax rate to the effective income tax shown in the statements of income follows:

	2024	2023	2022
Income before income tax expense	P3,942,707,406	P3,736,110,366	P2,466,423,849
Income tax at statutory rate Additions to (reductions in) income taxes resulting from the tax effects of:	P985,676,852	P934,027,592	P616,605,962
Nondeductible expenses	219,014,569	192,649,750	114,721,794
Tax paid income	(207,327,724)	(157,558,235)	(56,603,094)
Nontaxable income	(38,977,837)	(62,716,480)	(6,127,328)
Changes in unrecognized		,	,
deferred tax assets	(10,502,984)	59,498,560	26,098,741
FCDU income	(5,487,915)	(25,552,958)	(23,316,140)
Others	(24,626,665)	(6,457,038)	(5,024,686)
Effective income tax	P917,768,296	P933,891,191	P666,355,249

The components of net deferred tax assets and deferred tax liabilities in the statements of financial position follow:

	Beginning Balance (December 31, 2023 Tax Effect)	Amount (Charged) Credited to Profit or Loss	Amount Recognized in OCI	Ending Balance (December 31, 2024 Tax Effect)
Deferred tax assets:				
Allowance for credit and impairment losses	P594,762,020	(P32,137,234)	Р-	P562,624,786
Accumulated depreciation on foreclosed properties	219.129.112	24.070.990	г-	243,200,102
Lease liability	148,341,109	17,056,627	_	165,397,736
Accrued employee benefits and other expenses	164,455,579	(23,522,577)	-	140,933,002
Unamortized past service cost	104,455,575	142,862,686	-	142,862,686
Unrealized loss on foreclosed properties	60,786,237	(6,280,985)	-	54,505,252
Excess of MCIT over RCIT	00,700,237	43,060,009	-	43,060,009
Accrued rent expense	1,036,852	240,518	-	1,277,370
	1,188,510,909	165,350,034	-	1,353,860,943
Deferred tax liability:	(400 444 000)	(0.4.=====0.1)		(450 500 400)
Unrealized gain on foreclosed properties	(436,144,626)	(34,575,534)	-	(470,720,160)
Retirement benefits	(59,894,848)	(129,846,007)	-	(189,740,855)
Right-of-use asset	(136,498,762)	(16,698,819)	-	(153,197,581)
Unrealized foreign exchange gain	(62,036,775)	(12,113,607)	-	(74,150,382)
Gain on investment properties sold under installments	(18,239,378)	3,240,548		(14,998,830)
Unrealized gain on financial assets at FVPL	(10,233,370)	(2,722,760)		(2,722,760)
Unrealized gain on financial assets at FVOCI	(363,597)	(2,722,700)	(946,234)	(1,309,831)
	(713,177,986)	(192,716,179)	(946,234)	(906,840,399)
Net Deferred Tax Assets (Liabilities)	P475,332,923	(P27,366,145)	(P946,234)	P447,020,544
	Beginning Balance (December 31, 2022 Tax Effect)	Amount (Charged) Credited to Profit or Loss	Amount Recognized in OCI	Ending Balance (December 31, 2023 Tax Effect)
Deferred tax assets:	•			
Allowance for credit and impairment losses	P649,802,754	(P55,040,734)	Р-	P594,762,020
Accumulated depreciation on foreclosed properties	206,229,257	12,899,855	· <u>-</u>	219,129,112
Accrued employee benefits and other expenses	146.226.619	18,228,960	_	164,455,579
Lease liability	122,728,582	25,612,527	_	148,341,109
Unrealized loss on foreclosed properties	63,726,642	(2,940,405)	_	60,786,237
Accrued rent expense	1,467,162	(430,310)	-	1,036,852
Excess of MCIT over RCIT	25,186,431	(25,186,431)	-	-
	1,215,367,447	(26,856,538)	-	1,188,510,909
Deferred tax liability:				
Unrealized gain on foreclosed properties	(381,520,446)	(54,624,180)	-	(436,144,626)
Right-of-use asset	(108,358,128)	(28,140,634)	-	(136,498,762
Unrealized foreign exchange gain	(52,974,799)	(9,061,976)	-	(62,036,775
Retirement benefits	(37,717,776)	(22,177,072)	-	(59,894,848
Gain on investment properties sold under	/	,		
installments	(22,706,210)	4,466,832	-	(18,239,378)
Unrealized gain on financial assets at FVOCI		<u> </u>	(363,597)	(363,597)
	(603,277,359)	(109,537,030)	(363,597)	(713,177,986)
Net Deferred Tax Assets (Liabilities)	P612.090.088	(P136,393,568)	(P363,597)	P475,332,923

Management believes that certain future deductible items may not be realized in the near foreseeable future as future taxable income may not be sufficient for the related tax benefits to be realized. Accordingly, the Bank did not set up deferred tax assets on the following temporary differences:

	2024			2023	2022		
	Deductible		Deductible		Deductible	Deductible	
	Temporary	Deferred	Temporary	Deferred	Temporary	Deferred	
-	Differences	Tax Asset	Differences	Tax Assets	Differences	Tax Assets	
Allowance for credit and impairment losses Unrealized loss on financial	P2,750,826,400	P687,706,600	P2,826,627,838	P706,656,960	P3,169,422,869	P792,355,717	
assets at FVPL	_	_	4.023.806	1.005.952	4,539,344	1,134,836	
Others	30,476,810	7,619,203	168,557,986	42,139,497	216,589,515	54,147,379	
Deferred tax items not recognized in profit or loss	2,781,303,210	695,325,803	2,999,209,630	749,802,409	3,390,551,728	847,637,932	
Remeasurement losses on retirement liability Unrealized loss on financial assets at FVOCI	331,673,141 133,169	82,918,285 33,292	365,718,897	91,429,724	77,723,200	19,430,800	
Deferred tax items not recognized in OCI	331,806,310	82,951,577	365,718,897	91,429,724	77,723,200	19,430,800	
	P3,113,109,520	P778,277,380	P3,364,928,527	P841,232,133	P3,468,274,928	P867,068,732	

As at December 31, 2024 and 2023, the Bank has no carryforward NOLCO.

Details of the Bank's RBU excess MCIT over RCIT as at December 31, 2024 follow:

Inception Year	Amount	Applied	Balance	Expiry Year
2024	P43,060,009	P -	P43,060,009	2027

33. Related Party Transactions

The Bank has various transactions with its related parties and with certain directors, officers, stockholders and related interests (DOSRI). These transactions usually arise from normal banking activities such as lending, borrowing, deposit arrangements and trading of securities, among others. Under existing policies of the Bank, transactions with related parties are made substantially on the same terms as with other individuals and businesses of comparable risks.

Under current banking regulations, total outstanding loans, other credit accommodations and guarantees to each of the Bank's DOSRI shall be limited to an amount equivalent to their respective unencumbered deposits and book value of their paid-in capital contribution in the Bank provided, however, that unsecured loans, other credit accommodations and guarantees to each of the Bank's DOSRI shall not exceed 30.0% of their respective total loans, other accommodations and guarantees. Loans, other credit accommodations, and guarantees granted by the Bank to its DOSRI for the purpose of project finance, shall be exempted from the 30.0% unsecured individual ceiling during the project gestation phase provided that the Bank shall ensure that standard prudential controls in project finance loans designed to safeguard creditors' interests are in place, which may include pledge of the borrower's shares, assignment of the borrower's assets, assignment of all revenues and cash waterfall accounts, and assignment of project documents.

Except with the prior approval of the MB, the total outstanding loans, other credit accommodations and guarantees to DOSRI shall not exceed 15% of the total loan portfolio of the bank or 100.0% of net worth whichever is lower provided that in no case shall the total unsecured loans, other credit accommodations and guarantees to said DOSRI exceed 30.0% of the aggregate ceiling or the outstanding loans, other credit accommodations and guarantees, whichever is lower. For the purpose of determining compliance with the ceiling on unsecured loans, other credit accommodations and guarantees, banks shall be allowed to average their ceiling on unsecured loans, other credit accommodations and guarantees every week.

The total outstanding loans, other credit accommodations and guarantees to each of the bank's subsidiaries and affiliates shall not exceed 10.0% of the net worth of the lending bank provided that the unsecured loans, other credit accommodations and guarantees to each of said subsidiaries and affiliates shall not exceed 5.0% of such net worth provided that the total outstanding loans, other credit accommodations and guarantees to all subsidiaries and affiliates shall not exceed 20.0% of the net worth of the lending bank provided that these subsidiaries and affiliates are not related interest of any of the director, officer, and/or stockholder of the lending bank.

The following table shows information on related party loans (amounts in thousands, except percentages):

	202	24	2023		
		Related Party Loans (inclusive of		Related Party Loans (inclusive of	
	DOSRI Loans	DOSRI)	DOSRI Loans	DOSRI)	
Total outstanding loans	P59	P52,840,911	P166	P39,011,760	
Percent of DOSRI/Related Party loans to total loans	0.00%	39.02%	0.00%	35.66%	
Percent of unsecured DOSRI/Related Party loans to total					
DOSRI/Related Party loans Percent of past due DOSRI/Related	0.00%	26.02%	0.00%	21.14%	
Party loans to total DOSRI/Related Party loans	0.00%	0.00%	0.00%	0.00%	
Percent of non-performing DOSRI/Related Party loans to total					
DOSRI/Related Party loans	0.00%	0.26%	0.00%	0.35%	

The details of significant related party transactions of the Bank follow (amounts in thousands):

Category	Note	Amount/ Volume	Outstanding Balance	Nature, Terms and Conditions
Associate	13			
2024				
Investment in an associate		Р-	P34,433	24.26% equity interests in BIC which is a stockholder of the Bank
Share in net loss of an associate		611	-	Share in net loss of BIC
2023				
Investment in an associate		-	35,534	24.26% equity interests in BIC which is a stockholder of the Bank
Share in net loss of an associate		783	-	Share in net loss of BIC
2022				
Investment in an associate		-	39,523	24.26% equity interests in BIC which is a stockholder of the Bank
Share in net loss of an associate		133	-	Share in net loss of BIC

Unless otherwise stated, RPTs disclosed are unsecured.

		A	Amount/Volume		Outstanding Balance			
Category	Note	2024	2023	2022	2024	2023	Nature, Terms and Conditions	
Other Related Parties								
Financial assets at FVOCI:	10							
Private debt securities		Р-	Р-	Р-	Р-	Р-	Matured bond with interest rate of 6.6%.	
Maturities		-	-	300,000	-	-		
Investment securities at amortized cost	11	-	-	-	266,346	345,110	Long-term bonds with interest rates ranging from 6.5% to 8.1% with maturity in 2025.	
Maturities		78,770	36,570	-	-	-	Matured bond had interest rate of 7.8%	
Loans and receivables - net:	12							
Receivables from customers:		-	-	-	52,543,906	38,819,027	Term, housing, auto, salary and personal loans with	
Availments		139,453,828	111,576,878	49,176,944	-	-	interest rates ranging from 4.8% to 19.1% and with	
Settlements		123,122,822	100,198,842	40,503,492	-	-	maturity of less than 1 year to 20 years; Collateral includes real estate mortgage, unregistered chattel mortgage, hold-out on deposit, assignment of contract and concession agreement, continuing surety agreement, and pledge agreement on shares;	
Accrued interest receivables:		-	-	-	340,694	300,454	Accrued interest receivables on loans and long-term bonds:	
Interest income		3,787,163	2,875,183	1,560,266	-	_	Interest income on loans and long-term bonds;	
Deposit liabilities:	18	-	-	-	77,724,567	59,314,694	Consists of current, savings and time deposits which	
Deposits		7,010,752,811	6,166,071,245	5,689,342,609	-	-	earn interest at the respective bank deposit rates	
Withdrawals		5,371,332,942	5,048,087,644	4,888,848,456	-	_	·	
Accrued interest payable	21	968,735	967,838	260,241	78,312	127,398	Interest expense and accrued interest payable on deposits;	
Accrued other expenses and other liabilities	21, 22	357,287	319,206	186,621	2,945,125	47,823	Accrued other expenses include professional fees, per diem of Directors and accruals for rent and utilities; On demand, unsecured and non-interest bearing; Other liabilities consist of inward remittance pending payment or application to designated deposit accounts and accounts payable to Bank's officers; On demand, unsecured and non-interest bearing.	
Fees and other income	27, 31	406,456	219,010	292,932	-	-	Loan, underwriting, and investment-related fees and commission income, gain from the cash sale transactions of foreclosed properties and passed-on GRT	
Commitments and contingent liabilities	38	-	-	-	25,485,310	24,544,851	Bank guarantees and outstanding letters of credit in favor of related party and committed credit line	

Unless otherwise stated, RPTs disclosed are unsecured and balances are net of allowance

As at December 31, 2024 and 2023, outstanding bills purchased of related parties with contra account in "Other liabilities" amounted to P676.9 million and P772.8 million, respectively (see Notes 12 and 22).

Other related parties are companies linked directly or indirectly to the Bank through one or more intermediaries or are members of the same group, is controlled by, is under the same significant influence, or is under common control with the Bank.

The related party transactions shall be settled in cash.

As at December 31, 2024 and 2023, the allowance for credit losses on outstanding transactions with other related parties amounted to P332.6 million and P210.5 million, respectively. Provision for credit losses recorded in 2024, 2023 and 2022 on such related party transactions totaled to P122.1 million, P120.8 million and P4.5 million, respectively. Such outstanding transactions include investment securities at amortized cost, receivables from customers, and accrued interest receivable under the "Loans and receivables - net" account in the statements of financial position and commitment and contingent liabilities.

Transactions with Retirement Plan

The Bank's retirement plan is managed and administered by the Bank's Trust Services Group which is covered by an Investment Management Account (IMA) Agreement (agency relationship). The fair values of the plan assets are disclosed in Note 29.

Related unaudited financial information on assets/liabilities as at December 31, 2024 and 2023 and income/expense of the funds for the period ended December 31, 2024, 2023 and 2022 follow:

	2024	2023
Investment securities:		
Government and other debt securities	P1,185,718,267	P526,163,095
Quoted equity securities	488,000,625	339,884,175
Unquoted equity securities	2,600	2,600
Loans and other receivables	128,075,796	218,981,103
Deposits with the bank	51,225,145	133,299,081
Total Plan Assets	P1,853,022,433	P1,218,330,054
Trust fee payable	P3,232,525	P257,209
Due to broker	, , , <u>-</u>	1,062,471
Other liabilities	45,706	15,944
Total Plan Liabilities	3,278,231	1,335,624
Net Plan Assets	P1,849,744,202	P1,216,994,430

Plan Income	2024	2023	2022
Interest income	P60,316,990	P46,133,203	P35,630,193
Trading and investment gains			
(losses) - net	11,347,086	(26,652,785)	(30,901,624)
Dividend income and others	19,078,546	28,632,767	8,901,291
	P90,742,622	P48,113,185	P13,629,860
Plan Expense			
Trust fees	P3,493,486	P3,257,172	P2,775,610
Other expenses	2,107,923	1,980,287	2,134,774
Provision for (reversal of) credit			
losses	(1,882,383)	1,219,179	2,258,204
	P3,719,026	P6,456,638	P7,168,588

As at December 31, 2024 and 2023, the retirement plan assets of the Bank include 730,670 shares of the Bank classified under financial assets at FVPL. The shares of the Bank were listed in the PSE on March 31, 2022. As at December 31, 2024 and 2023, the fair market value of the shares amounted to P4.9 million and P5.3 million, respectively. Limitations and restrictions are covered by the IMA Agreement and anything outside the IMA Agreement must be explicitly authorized by the Board of Trustees (BOT).

Interest income on deposit with the Bank amounted to P157,906, P40,334, and P4,257 in 2024, 2023 and 2022, respectively. Investments are subject to the limitations of the agreement and all other actions pertaining to the fund are to be executed only upon explicit authority by the BOT of the Fund.

The Bank's contribution to its defined benefits retirement plan amounted to P655.3 million and P180.5 million in 2024 and 2023, respectively. Benefits paid out of the Bank's plan assets amounted to P109.6 million and P105.4 million in 2024 and 2023, respectively (see Note 29).

Compensation of Key Management Personnel of the Bank

The remuneration of directors and other members of key management under "Compensation and fringe benefits" account in the statements of income for the years ended December 31, 2024, 2023 and 2022 follows:

	2024	2023	2022
Short-term employee benefits	P820,006,634	P711,101,785	P555,082,001
Post-employment benefits	44,843,376	30,278,540	37,075,744
	P864,850,010	P741,380,325	P592,157,745

34. Acquisition of Selected Assets and Assumption of Certain Liabilities of TRB

A summary of the significant transactions related to the PSA entered into by the Bank with TRB on November 9, 2001 follows:

- a. TRB sold and transferred, in favor of the Bank, identified recorded assets owned by TRB both real and personal, or in which TRB has title or interest, and which are included and deemed part of the assets listed and referred to in TRB's Consolidated Statement of Condition (CSOC) as at August 31, 2001. The said assets are inclusive of the banking goodwill of TRB, bank premises, licenses to operate its head office and branches, leasehold rights and patents used in connection with its business or products. In consideration of the sale of identified recorded assets, the Bank assumed identified recorded TRB liabilities including contingent liabilities as listed and referred to in its CSOC as at August 31, 2001. The liabilities assumed do not include the liability for the payment of compensation, retirement pay, separation benefits and any labor benefits whatsoever arising from, incidental to, or connected with employment in, or rendition of employee services to TRB, whether permanent, regular, temporary, casual or contractual and items in litigation, both actual and prospective, against TRB.
- b. The Bank is allowed to avail of certain BSP incentives including but not limited to the following: (a) full waiver of the liquidated damages on the emergency loan of TRB and penalties related to reserve deficiencies and all other outstanding penalties at the time of acquisition may be paid over a period of 1 year, (b) relocation of branches shall be allowed within 1 year from the date of BSP approval of the PSA. Relocation shall be allowed in accordance with BSP Circular No. 293. The 90-day notice requirement on branch relocation has been waived, and (c) availment of rediscounting facility window subject to present BSP regulations.
- c. The Bank paid the outstanding emergency advances owed by TRB to BSP originally amounting to P2.4 billion through dacion en pago with mandatory buy-back agreement of certain assets of the Bank and TRB at a price set at 80.0% of the appraised value of those assets (see discussions on Settlement of Liabilities of TRB).
- d. The Bank arranged with PDIC a liquidity facility for the first year following the effectivity date in the amount not to exceed 10.0% of the assumed deposit liabilities of TRB to service unanticipated withdrawals by TRB depositors, subject to terms and conditions as may be imposed by PDIC.

Settlement of Liabilities of TRB

Part of the liabilities of TRB assumed by the Bank includes P2.4 billion emergency advances from BSP. As settlement for the emergency advances, a dacion en pago with mandatory buy-back agreement involving certain bank premises and ROPA (with a dacion price equivalent to 80.0% of the average appraised value of the dacion properties) was executed. The dacion en pago with mandatory buy-back agreement contained the following significant terms and conditions:

a. The Bank may repurchase the bank premises and ROPA within 10 years from the execution of the agreement.

- b. The buy-back price for the ROPA is the dacion price plus, if applicable, real estate taxes paid by BSP. The buy-back price for the bank premises used in operations shall be the dacion price plus 6.0% simple interest per annum plus 50.0% of rental rates based on prevailing rates in the locality as mutually agreed by the parties with a 4.3% yearly increment.
- c. Any gain on sale of the dacion properties within the 10-year holding period, in excess or over the buy-back price, net of any taxes paid related to the sale, shall be shared 70-30 between the Bank and BSP, respectively.

As approved by BSP, properties of the Bank and TRB with net book value amounting to P2.3 billion fully settled the liabilities to BSP assumed by the Bank from TRB amounting to P2.4 billion at the time of dacion; the difference amounting to P102.0 million was credited to other deferred credits (ODC) account. Expenses incurred related to the dacion of properties were offset against ODC.

The Bank fully settled its emergency loan with BSP in June 2012 through cash settlement and permanent transfer of dacioned properties.

FAA

The summary of significant transactions related to the FAA entered into by the Bank with the PDIC, for acting as a "White Knight" by agreeing to the terms and conditions of the PSA with TRB, follows:

a. The PDIC granted the Bank a loan amounting to P1.8 billion representing the amount of insured deposits of TRB as at June 30, 2001, which should have been paid by PDIC under a closure scenario. The proceeds of the loan were used to purchase a 20-year government securities with a coupon rate of 15.0% per annum to be pledged as collateral for the loan. Yield on the 20-year government securities (net of 20.0% withholding tax and the 3.0% interest to be paid on the loan from PDIC) shall be used to offset on a staggered basis, for prudential reporting purposes, against TRB's unbooked valuation reserves on NPAs with a total face value of P4.5 billion, which was approved by BSP to be booked as "Miscellaneous assets".

On November 29, 2013, the Bank fully settled its loan from PDIC amounting to P1.8 billion.

- b. The Bank infused additional fresh capital amounting to P200.0 million in 2001 and commits to infuse additional capital in the event a shortfall in order to comply with BSP's pertinent regulations on minimum capital requirement.
- c. The Bank agrees to comply with certain regulatory requirements, to provide information as required by the PDIC, to pursue realization of performance targets based on the financial plan, to secure PDIC's written consent for the appointment of an external auditor, and to entitle PDIC to appoint a consultant.
- d. The Bank shall not, among others, without the prior written consent of PDIC, grant new DOSRI loans, make any single major or significant total capital expenditures within 5 years as defined in the FAA, establish new banking offices or branches, dispose all or substantial portion of its assets except in the ordinary course of business, declare or pay cash dividends, effect any profit sharing or distribution of bonuses to directors and officers of the Bank not in accordance with the financial plan and other transactions or activities not in accordance with the financial plan.

On September 22, 2009, the Bank and PDIC signed a Supplemental Agreement to the 2002 FAA with the following additional terms:

- a. To the extent and in the context relevant to the terms of the FAA, PDIC hereby agrees to a limited adjustment of TRB's unbooked valuation reserves/deferred charges/accumulated operating losses, so as to include operating losses accumulated from the period October 2001 to July 2002 in the amount of P596.0 million which shall bring TRB's total unbooked valuation reserves, deferred charges and accumulated operating losses to P4.5 billion;
- b. Extension of the FAA for such limited period as shall exactly be sufficient to fully set off on staggered basis the MA-TRB against the net yield of the new series 20-year government securities to be purchased to replace the maturing government securities in March 2022 and likewise to be pledged to PDIC; and
- c. Income resulting from the difference between the dacion price and book value of the assets as collateral to BSP, if any, as well as future collections derived by the Bank from NPLs covered by the unbooked valuation reserves shall be deducted from the above amount of P4.5 billion. Such set-off shall be formally and officially reported by BSP to PDIC.

The foregoing Supplemental Agreement did not constitute a significant modification of the terms of the PDIC's below-market loan to the Bank. Had the modification been significant, it would have resulted to the derecognition of the old liability and the recognition of the new liability at its fair value.

In addition, as part of the PSA, there were transactions allowed and approved by BSP, which required different treatment under PFRS Accounting Standards. These transactions and their effects are described below:

Assumption of NPAs of TRB

In addition to the provisions of FAA and subsequent to the approval by BSP and PDIC to recognize NPAs of P144.2 million as miscellaneous assets, the Bank negotiated with BSP and PDIC to include as miscellaneous assets the additional operating losses of TRB amounting to P595.6 million incurred during the transition period of the Bank's assumption of TRB's assets and liabilities.

As at December 31, 2002, a portion of the additional operating losses of TRB amounting to P227.2 million was approved by BSP and PDIC to be included as additional miscellaneous assets. On April 28, 2003, BSP approved the deferral of operating losses amounting to P596.4 million (instead of P595.6 million which was previously negotiated by the Bank and P227.2 million which was previously approved by BSP) thereby increasing the TRB-related bookings to miscellaneous assets to P4.4 billion (see Note 16). NPL included under miscellaneous assets comprised TRB's loans amounting to P3.1 billion as at August 31, 2001 which is excluded in the determination of financial ratios, provisioning and computation of CAR based on the agreed term sheet. Also, BSP considered these miscellaneous assets as non-risk assets and are not subject to classification.

Pursuant to the requirements of PFRS, the allowance for impairment losses on the NPAs amounting to P4.3 billion as at December 31, 2024 and 2023 and P4.4 billion as at December 31, 2022 were charged in full in the period incurred (see Note 16).

For its separate prudential reporting to BSP, the Bank recognized P1.3 billion provisions to fully recognize the impairment losses on the NPAs in 2022 (see Note 16).

35. Notes to Statements of Cash Flows

The following is a summary of noncash activities of the Bank:

	2024	2023	2022
Noncash investing activities: Additions to investment properties and other properties acquired in	D500 707 507	D054 440 440	D054 004 004
settlement of loans	P560,787,537	P654,419,110	P251,831,964
Additions to ROU assets	282,902,827	313,175,775	159,277,079
Increase in sales contract receivables from sale of	•	, ,	, ,
investment properties	57,832,282	108,020,017	88,212,765

The following table shows the reconciliation analysis of liabilities arising from financing activities for period ended December 31, 2024, 2023 and 2022:

	2024	2023	2022
Beginning balance	P8,071,629,499	P7,933,164,363	P538,398,243
Additions to lease liabilities	278,651,103	307,649,056	155,593,019
Interest accretion	84,791,505	68,831,053	42,795,198
Cash flows during the year:			
Proceeds	19,763,875,764	3,147,150,433	15,004,528,892
Settlements	(21,001,413,943)	(3,385,165,406)	(7,808,150,989)
	(1,237,538,179)	,	7,196,377,903
Other adjustments	(1,495,286)	-	-
Ending balance	P7,196,038,642	P8,071,629,499	P7,933,164,363

Other adjustments pertain to reductions to lease liabilities due to pre-termination of lease contracts.

As allowed by PAS 7, short-term borrowings from other banks amounting to P13.3 billion, P3.1 billion, and P7.6 billion in 2024, 2023 and 2022, respectively, are presented in the statements of cash flows on a net basis. In 2024 and 2022, cash proceeds include issuance of bonds payable amounting to P6.5 billion and P7.5 billion, respectively. In 2024, cash settlements include settlement of matured bonds amounting to P7.5 billion.

The cash flows from interest and dividend received for the years 2023 and 2022 presented as operating activity in the additional information section of the statement of cash flows were revised to adjust for the cash flows from the interest and dividends received that were previously presented under investing activity. Such reclassification is necessary to align with the primary statement of cash flows and has no material impact to the overall statement of cash flow.

36. Financial Performance Indicators

Basic earnings per share amounts were computed as follows:

		2024	2023	2022
a.	Net income	P3,024,939,110	P2,802,219,175	P1,800,068,600
b.	Dividends on preferred shares*	242,916,668	187,916,668	148,958,335
c. d.	Net income to equity holders of the Bank Weighted average number of outstanding common	2,782,022,442	2,614,302,507	1,651,110,265
	shares	1,403,013,920	1,403,013,920	1,334,592,963
e.	Basic earnings per share (c/d)	P1.98	P1.86	P1.24

^{*} potential dividends on preferred shares as these were not assumed to be converted.

Diluted earnings per share attributable to equity holders of the Bank were computed as follows:

		2024	2023	2022
a. b.	Weighted average number of	P3,024,939,110	P2,802,219,175	P1,800,068,600
	outstanding common shares and dilutive preferred shares: Outstanding common shares* Potential common shares from assumed conversion of preferred shares	1,403,013,920 416,666,670	1,403,013,920 416,666,670	1,334,592,963 416,666,670
C.	Total weighted average common shares	1,819,680,590	1,819,680,590	1,751,259,633
d.	Diluted earnings per share (a/c) P1.66	P1.54	P1.03

The following basic ratios measure the financial performance of the Bank:

	2024	2023	2022
Return on average equity	9.44%	9.52%	7.01%
Return on average assets	1.22%	1.25%	0.86%
Net interest margin on average			
earning assets	4.17%	4.28%	3.73%

37. Events after the Reporting Date

On February 19, 2025, the dual-tranche fixed rate bonds due 2027 (Series C Bonds) and fixed rate bonds due 2030 (Series D Bonds), which were issued as the third tranche of the Bank's increased P50.0 billion Peso Bond Programme, were listed on the Philippine Dealing and Exchange Corporation. Series C Bonds and Series D Bonds, with face value of P10.0 billion and P8.0 billion, respectively, are due on February 19, 2027 and May 19, 2030, respectively. The bonds were priced at par with coupon rate of 6.1942% for Series C Bonds and 6.3494% for Series D Bonds payable on a quarterly basis.

38. Supplementary Information Required under Section 174 and Appendix 55 of the MORB

The following supplementary information is required by Appendix 55 - Disclosure Requirements to the Audited Financial Statements to Section 174 of the MORB of the BSP, issued through BSP Circular No. 1074, *Amendment to Regulations on Financial Audit of Banks*.

(a) Notes to the Financial Statements

- a. Capital Position please refer to Note 24.
- b. Leverage Ratio and Total Exposure Measure please refer to Note 24.
- c. Liquidity Position (Liquidity Coverage Ratio and Net Stable Funding Ratio) please refer to Note 24.
- d. Provisioning Methodology and Key Assumptions Used in Determining Allowance for Credit Losses please refer to Notes 3 and 5.
- e. Accounting Policies please refer to Note 3.

(b) Supplemental Information

- Financial Performance Indicators please refer to Note 36.
- Description of Capital Instruments Issued please refer to Note 24.
- Significant Credit Exposures please refer to Note 5.
- Breakdown of Total Loans as to:
 - i. Security please refer to Note 12
 - ii. Status please refer to Note 12
- Information on Related Party Loans please refer to Note 33.
- Commitments and Contingencies

In the normal course of operations, the Bank makes various commitments, such as guarantees, commitments to extend credit, etc., which are not reflected in the accompanying financial statements. The Bank does not anticipate any material losses as a result of these transactions.

The following is a summary of the Bank's commitments and contingencies at their peso equivalent contractual amounts arising from off-books accounts as at December 31, 2024 and 2023:

	2024	2023
Contingent assets:		
Future/spot exchange bought	P3,412,855,000	P2,683,155,542
Fixed income securities purchased	25,619,362	6,409,295,659
Outward bills for collection	-	5,575,925
	P3,438,474,362	P9,098,027,126
Commitments and contingent liabilities:		
Trust department accounts	P72,733,928,823	P72,133,492,741
Committed credit line	15,658,499,835	16,152,161,850
Unused commercial letters of credit	10,207,552,133	8,181,592,869
Future/spot exchange sold	3,962,382,500	3,181,038,760
Credit card lines	3,866,333,335	3,600,976,933
Outstanding guarantees	2,229,592,892	4,305,962,435
Retirement obligations	154,519,260	-
Late deposits/payments received	59,173,307	67,179,756
Fixed income securities sold	25,619,362	6,450,988
Inward Bills for Collection-Domestic	1,272,590	3,525,034
Items held for safekeeping/securities		
held as collateral	64,100	45,347
	P108,898,938,137	P107,632,426,713

Retirement obligations pertain to the estimated impact of the amendments to the Bank's retirement plan on past service cost, subject to certain conditions.

The Bank has several loan-related suits, claims and regulatory examinations that remain unsettled or ongoing. It is not practicable to estimate the potential financial impact of these contingencies. However, in the opinion of management, in consultation with its legal counsels, the suits and claims, if decided adversely, will not involve sums having a material effect on the Bank's financial statements.

Other Commitments

The assets pledged by the Bank are strictly for the purpose of providing collateral for the counterparty. To the extent that the counterparty is permitted to sell and/or re-pledge the assets, they are classified in the statements of financial position as pledged collateral. The pledged assets will be returned to the Bank when the underlying transaction is terminated but, in the event of the Bank's default, the counterparty is entitled to apply the collateral in order to settle the liability.

No asset is being pledged by the Bank to secure outstanding liabilities as at December 31, 2024 and 2023.

Trust Assets

Securities and other properties (other than deposits) held by the Bank in fiduciary or agency capacities for its customers are not included in the accompanying statements of financial position since these are not assets of the Bank. Total assets held by the Bank's Trust Services Group amounted to P72.7 billion (unaudited) and P72.1 billion (audited) as at December 31, 2024 and 2023, respectively.

In compliance with the requirements of current banking regulations relative to the Bank's trust functions, government securities with face value of P770.0 million as at December 31, 2024 and 2023, which have been included under "Investment securities at amortized cost" (see Note 11), are deposited with BSP.

Other relevant disclosures required by BSP Circular No. 1074 are in Notes 12, 24, 33 and 36.

39. Supplementary Information Required under Revenue Regulations (RR) No. 15-2010

The BIR has issued RR No. 15-2010 which requires certain tax information to be disclosed in a note to the separate financial statements. The Bank presented the required supplementary tax information as a separate schedule attached to its annual income tax return.

BANK OF COMMERCE SUPPLEMENTARY SCHEDULE OF EXTERNAL AUDITOR FEE-RELATED INFORMATION DECEMBER 31, 2024

	2024	2023
Audit services fees: Bank Proper September audit Bank Proper December audit Trust audit Additional fee for 2023 Trust audit	P - 3,680,000 1,413,500 585,000	P1,754,000 3,394,550 700,000
Total Audit Fees	5,678,500	5,848,550
Non-audit services fees: Other assurance services Tax services All other services	2,035,000 - -	80,000 - -
Total Non-audit Fees	2,035,000	80,000
Total Audit and Non-audit Fees	P7,713,500	P5,928,550
Audit and Non-audit Fees of other related entities	2024	2023
Audit fees	Р-	P -
Non-audit services fees: Other assurance services Tax services All other services	- - -	- - -
Total Non-audit Fees	-	-
Total Audit and Non-audit Fees	Р-	P -



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REPORT OF INDEPENDENT AUDITORS TO ACCOMPANY SUPPLEMENTARY INFORMATION FOR FILING WITH THE SECURITIES AND EXCHANGE COMMISSION

The Board of Directors and the Stockholders **Bank of Commerce**San Miguel Properties Centre

No. 7, St. Francis Street

Mandaluyong City

We have audited, in accordance with Philippine Standards on Auditing, the financial statements of Bank of Commerce (the "Bank") as at December 31, 2024 and 2023, and for each of the three years in the period ended December 31, 2024 on which we have rendered our report dated March 25, 2025.

Our audits were made for the purpose of forming an opinion on the basic financial statements of the Bank taken as a whole. The supplementary information included in the following accompanying additional components is the responsibility of the Bank's management. Such additional components include:

- Reconciliation of Retained Earnings Available for Dividend Declaration
- Schedules Required by Annex 68-J of the Revised SRC Rule 68
- Relationship Map



This supplementary information is presented for purposes of complying with the Revised Securities Regulation Code Rule 68, and is not a required part of the basic financial statements. Such supplementary information has been subjected to the auditing procedures applied in the audits of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

R.G. MANABAT & CO.

Tarma P. Macama VANESSA P. MACAMOS

Partner

CPA License No. 0102309

BSP Accreditation No. 102309-BSP, Group A, valid for five (5) years

covering the audit of 2019 to 2023 financial statements*

Tax Identification No. 920-961-311

BIR Accreditation No. 08-001987-038-2022

Issued June 27, 2022; valid until June 26, 2025

PTR No. MKT 10467183

Issued January 2, 2025 at Makati City

*Renewal of accreditation in progress. Partner still qualified to audit of 2024 FS per BSP Circular No. 1210 Series of 2025, Revised Framework for Selecting External Auditors

March 25, 2025 Makati City, Metro Manila



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REPORT OF INDEPENDENT AUDITORS COMPONENTS OF FINANCIAL SOUNDNESS INDICATORS

The Board of Directors and the Stockholders **Bank of Commerce**San Miguel Properties Centre
No. 7, St. Francis Street
Mandaluyong City

We have audited in accordance with Philippine Standards on Auditing, the financial statements of Bank of Commerce (the "Bank") as at December 31, 2024 and 2023, and for each of the three years in the period ended December 31, 2024, and have issued our report thereon dated March 25, 2025.

Our audits were made for the purpose of forming an opinion on the basic financial statements of the Company taken as a whole. The Supplementary Schedule on Financial Soundness Indicators, including their definitions, formulas, calculation, and their appropriateness or usefulness to the intended users, are the responsibility of the Company's management. These financial soundness indicators are not measures of operating performance defined by Philippine Financial Reporting Standards (PFRS) Accounting Standards and may not be comparable to similarly titled measures presented by other companies. This schedule is presented for the purpose of complying with the Revised Securities Regulation Code Rule 68 issued by the Securities and Exchange Commission and is not a required part of the basic financial statements prepared in accordance with PFRS Accounting Standards. The components of these financial soundness indicators have been traced to the financial statements as at December 31, 2024 and 2023, and for each of the three years in the period ended December 31, 2024, and no material exceptions were noted.

R.G. MANABAT & CO.

Vauna P. Maismi Vanessa P. Macamos

Partner

CPA License No. 0102309

BSP Accreditation No. 102309-BSP, Group A, valid for five (5) years

covering the audit of 2019 to 2023 financial statements*

Tax Identification No. 920-961-311

BIR Accreditation No. 08-001987-038-2022

Issued June 27, 2022; valid until June 26, 2025

PTR No. MKT 10467183

Issued January 2, 2025 at Makati City

*Renewal of accreditation in progress. Partner still qualified to audit of 2024 FS per BSP Circular No. 1210 Series of 2025, Revised Framework for Selecting External Auditors

March 25, 2025 Makati City, Metro Manila

Firm Regulatory Registration & Accreditation:
PRC-BOA Registration No. 0003, valid until September 20, 2026
IC Accreditation No. 0003-IC, Group A, valid for five (5) years covering the audit of 2020 to 2024
financial statements (2019 financial statements are covered by IC Circular Letter (CL) No. 2019-39, Transition clause)
BSP Accreditation No. 0003-BSP, Group A, valid for five (5) years covering the audit of 2020 to 2024
financial statements (2019 financial statements are covered by BSP Monetary Board Resolution No. 2161, Transition clause)

SUPPLEMENTARY SCHEDULES REQUIRED BY SRC RULE 68 DECEMBER 31, 2024

Philippine Securities and Exchange Commission (SEC) issued the Revised Securities Regulation Code Rule (SRC) 68. It prescribed the additional information and schedule requirements for issuers of securities to the public.

Below are the additional information and schedules required by the Revised SRC Rule 68. These are presented for purposes of filing with the SEC and is not required part of the basic financial statements.

PART I

Schedule A: Schedule of Financial Soundness Indicators

Schedule B: Reconciliation of Retained Earnings Available for Dividend

Declaration

Schedule C: Relationship Map

PART II (Schedules Required by Annex 68-J of the Revised SRC Rule 68)

Schedule A: Financial Assets

Schedule B: Amounts Receivable from Directors, Officers, Employees, Related

Parties and Principal Stockholders (Other than Related Parties)

Schedule C: Amounts Receivable from Related Parties which are eliminated

during the consolidation of financial statements

Schedule D: Long-Term Debt

Schedule E: Indebtedness to Related Parties (Long-Term Loans from Related

Companies)

Schedule F: Guarantees of Securities of Other Issuers

Schedule G: Capital Stock

SCHEDULE OF FINANCIAL SOUNDNESS INDICATORS

AS OF DECEMBER 31, 2024 AND DECEMBER 31, 2023

RATIO		R	ATIO
RATIO	FORMULA	2024	2023
Current Ratio	Total current assets	0.56	0.57
Current reduc	Total current liabilities	0.56	0.37
Acid Test Ratio	Total current financial assets	0.55	0.56
/ told 1 oot 1 tallo	Total current liabilities	0.55	0.50
Solvency Ratio	Net income before non-cash expenses	0.02	0.02
conveney reduc	Total liabilities	0.02	0.02
Debt to Equity Ratio	Total liabilities	6.99	6.51
Bobt to Equity Trails	Total equity	0.99	0.51
Asset to Equity Ratio	Total assets	7.99	7.51
rioder to Equity Hatto	Total equity	7.55	7.51
Interest Rate Coverage Ratio	Net Income before interest and taxes	1.97	2.08
miorest rate coverage rate	Interest expense	1.97	2.00
Return on Equity	Net income	9.44%	9.52%
retain on Equity	Average total equity	3.44 70	9.5270
Return on Asset	Net income	1.22%	1.25%
rectain on recot	Average total assets	1.22 /0	
Net Profit Margin	Net income	28.12%	28.09%
Not i Tolk Margin	Total revenues	20.1270	20.0970
OTHER RATIOS			
Net Interest Margin	Net interest income	4.470/	4.000/
Net interest margin	Average interest-earning assets	4.17%	4.28%
Cost to Income Ratio	Total operating expense	0.00	0.00
Cost to income Natio	Total revenues	0.62	0.62
Debt to Assets Ratio	Total liabilities	0.07	0.07
Debt to Assets Natio	Total assets	0.87	0.87
Loans to Deposit Ratio	Total gross loans*	0.04	0.70
Loans to Deposit Natio	Total deposits	0.64	0.70
Non-performing Loans Cover	Allowance for credit losses on loans	07.470/	00.040/
Non-periorning Loans Cover	Non-performing loans	97.47%	93.21%
Non-performing Loans Ratio**	Non-performing loans	4.050/	4 5 40/
Non-penoming Loans Ratio	Total gross loans	1.25%	1.54%
Net Non-performing Loans	Net non-performing loans	0.400/	0.440/
Ratio**	Total gross loans	0.49%	0.44%
Capital Adequacy Ratio	Total qualifying capital	47 500/	40.000/
Capital Aucquacy Ratio	Total risk-weighted assets	17.58%	19.88%

^{*}Gross loans include receivables from customers (loans), interbank loans receivable and securities purchased under resale agreements.
**Computed based on BSP Circular 941

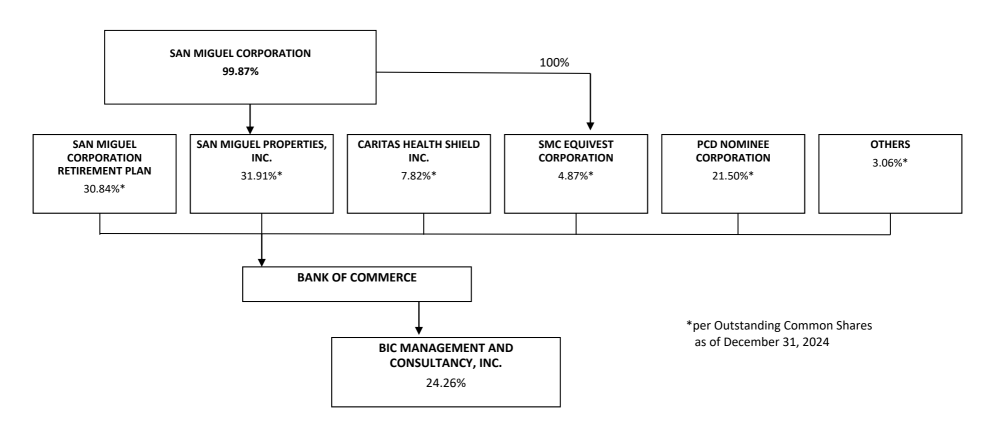
RECONCILIATION OF RETAINED EARNINGS AVAILABLE FOR DIVIDEND DECLARATION FOR THE YEAR ENDED DECEMBER 31, 2024

BANK OF COMMERCE

San Miguel Properties Centre, No.7 St. Francis Street, Mandaluyong City

Unappropriated Retained Earnings, beginning of reporting period		P2,294,087,048
Add: Category A: Items that are directly credited to Unappropriated Retained Earnings Transfer of gain on equity securities at FVOCI realized through disposal	P82,303,000	82,303,000
Less: Category B: Items that are directly debited to	1 02,000,000	02,000,000
Unappropriated Retained Earnings		
Dividend declaration during the reporting period Retained earnings appropriated during the reporting	(654,937,099)	
period	(74,041,095)	(728,978,194)
Unappropriated Retained Earnings, as adjusted		1,647,411,854
Add: Net income for the current year		3,024,939,110
Less: Category C.1: Unrealized income recognized in the profit or loss during the reporting period (net of tax)		
Unrealized foreign exchange gain, except those		
attributable to cash and cash equivalents Unrealized fair value gain of Investment Property	(222,451,145) (129,944,055)	
Sub-total	(123,344,000)	(352,395,200)
Add: Category C.3: Unrealized income recognized in the profit or loss in prior reporting periods but reversed in the current reporting period (net of tax) Reversal of previously recorded foreign exchange gain, except those attributable to Cash and cash equivalents Reversal of previously fair value adjustment (mark-to-market gains) of financial instruments at FVTPL Reversal of previously fair value gain of Investment Property	186,110,324 25,842,961 7,374,500	
Sub-total		219,327,785
Adjusted Net Income		2,891,871,695
Add/Less: Category F: Other items that should be excluded from the determination of the amount of available for dividends distribution Net movement of deferred tax asset not considered in the reconciling items under the previous categories Net movement in deferred tax asset and deferred tax liabilities related to same transaction	(11,541,800) (13,544,393)	
Sub-total	(-,- ,	(25,086,193)
Total Retained Earnings, end of reporting period available for dividend		P4,514,197,356

RELATIONSHIP MAP DECEMBER 31, 2024



SCHEDULE A - FINANCIAL ASSETS DECEMBER 31, 2024

(in thousands)

Name of Issuing Entity and Association of Each Issue	Number of Shares or Principal Amount of Bonds and Notes	Amounts Shown in the Statement of Financial Position	Value Based on Market Quotation at End of Reporting Period	Income Received and Accrued
	Bolius and Notes	FOSITION	Reporting Feriou	Accided
Financial Assets at Fair Value through Profit of Loss	D0 000 400	D0 670 640	D0 070 040	D440.050
Philippine government	P2,660,109	P2,670,618	P2,670,618	P110,853
Other government	115,690	111,743	111,743	16,057
Derivatives	-	63,717	63,717	-
Private corporations	29,817	29,556	29,556	-
		P2,875,634	P2,875,634	P126,910
Financial Assets at Fair Value through Other Comprehensive Income				
Philippine government	P19,173,105	P19,036,827	P19,036,827	P854,777
Equity securities	, 162 162	41,807	41,807	3,855
		P19,078,634	P19,078,634	P858,632
Investment Securities at Amortized Cost				
Philippine government	P33,798,744	P34,461,471	P33,493,716	P1,722,542
Private corporations	2,042,347	2,150,197	1,980,906	80,501
Other government	,: _,: _,: -	, : •,····	-	29,086
		P36,611,668	P35,474,622	P1,832,129

SCHEDULE B - AMOUNTS RECEIVABLE FROM DIRECTORS, OFFICERS, EMPLOYEES, RELATED PARTIES AND PRINCIPAL STOCKHOLDERS (OTHER THAN RELATED PARTIES) DECEMBER 31, 2024

	Name and Designation of Debtor	Balance at Beginning of Year	Additions	Amounts Collected	Amounts Written Off	Current	Not Current	Ending Balance
NONE TO REPORT Indebtedness arise in the ordinary course of business.								

SCHEDULE C - AMOUNTS RECEIVABLE FROM RELATED PARTIES WHICH ARE ELIMINATED DURING THE CONSOLIDATION OF FINANCIAL STATEMENTS DECEMBER 31, 2024

Name and Designation of Debtor	Balance at Beginning of Period	Additions	Amounts Collected	Amounts Written Off	Current	Not Current	Balance at End of Period
NONE TO REPORT							
Financial statements are not for consolidation.							

SCHEDULE D - LONG-TERM DEBT DECEMBER 31, 2024

Type of Issue and Type of Obligation	Amount Authorized by Indenture	Amount Shown under Caption "Current Portion of Long-Term Debt" in Related Balance Sheet	Amount Shown under Caption "Long-Term Debt" in Related Balance Sheet	Interest Rates	Amounts or Numbers of Periodic Installments	Maturity Dates
Long-term negotiable certificates of time deposit	P5,029,420,000	P5,029,420,000	P -	4.5000%	Quarterly interest payment	September 17, 2025
Bonds payable	6,569,750,000	6,534,447,698	-	6.5635%	Quarterly interest payment	November 16, 2025

SCHEDULE E - INDEBTEDNESS TO RELATED PARTIES (LONG TERM LOANS FROM RELATED COMPANIES) DECEMBER 31, 2024

Name of	Balance at	Balance at End	Nature, Terms				
Related Parties	Beginning of Year	of Year	and Conditions				
NONE TO REPORT							
No long term loans from related companies.							

SCHEDULE F - GUARANTEES OF SECURITIES OF OTHER ISSUERS DECEMBER 31, 2024

Name of Issuing Entity of Securities Guaranteed by the	Title of Issue of Each	Total Amount of	Amount Owned by				
Company for which this	Class of Securities	Guaranteed and	Person of which	Nature of			
Statement is Filed	Guaranteed	Outstanding	Statement is Filed	Guarantee			
NONE TO DEPORT							

NONE TO REPORT

No securities were guaranteed.

SCHEDULE G - CAPITAL STOCK DECEMBER 31, 2024

		Number of Shares Issued and Outstanding as Shown under the	Number of Shares Reserved for Options, Warrants,	Number of Shares	Directors,	
Title of Issue	Number of Shares Authorized	Related Balance Sheet Caption	Conversion and Other Rights	Held by Related Parties*	Officers and Employees	Others
Common shares Preferred Shares	1,702,511,470 455,000,000	1,403,013,920 416,666,670	- 416,666,670	1,060,517,880 416,666,670	633,440 -	341,862,600

^{*} Include shares held by Principal/Substantial Stockholders Required information is disclosed in Note 24: Capital Stock



Minutes of the Annual Stockholders' Meeting
via livestreaming at
https://bncomasm2024.sanmiguel.com.ph/event/bank-of-commerce-2024-annual-stockholders-meeting
on April 30, 2024, 2:00 P.M.

SHAREHOLDERS PRESENT:

See Record of Attendance attached as Annex "A" to these minutes

DIRECTORS:

- 1. FRANCIS C. CHUA
- 2. BENEDICTA A. DU-BALADAD
- 3. MICHELANGELO R. AGUILAR
- ROBERTO C. BENARES
- MARITO L. PLATON
- MELINDA S. GONZALES-MANTO
- 7. FE B. BARIN
- ALEXANDER R. MAGNO
- MARIANO T. KATIPUNAN, JR.
- 10. JOSE C. NOGRALES
- 11. REBECCA MARIA A. YNARES
- 12. RICARDO D. FERNANDEZ
- 13. DANIEL GABRIEL M. MONTECILLO
- SIMON R. PATERNO
- LEONARDO J. MATIGNAS, JR.

IN ATTENDANCE:

Evita C. Caballa - Corporate Secretary

Felipe Martin F. Timbol - Head, Treasury Management Group Manuel A. Castañeda, III - Head, Corporate Banking Group

Gamalielh Ariel O. Benavides - Chief Trust Officer

Antonio S. Laquindanum - Chief Financial Officer/Finance & Controllership

Group Head

Ma. Katrina A. Felix - Head, Credit Card Group

Mary Assumpta Gail C. Bautista- Head, Transaction Banking Group

Marie Suzanne Sison-Sevilla - Chief Information Officer/Digital Services Group Head Reginald C. Nery - Chief Audit Executive & Head, Internal Audit Division

Jose Mari M. Zerna - Head, Consumer Group

Marie Kristin G. Mayo - Head, Human Resources Management &

Development Division

Louella P. Ira - Head, Legal Services Division

Ma. Ana P. De la Paz - Head, Credit Group
Jay S. Velasco - Head, Consumer Group

Jeremy H. Reyes - Chief Risk Officer

Atty. Gregorio M. Yaranon, Jr. - Chief Compliance Officer

Francisco Raymund P. Gonzales- Head, Corporate Communications and

Consumer Protection Division (CCCPD)

Luis Martin E. Villalon - Head, Investment Banking Group

Annalyn D. Delos Santos - OIC, Branch Banking Group

Lorraine P. Carlota - Head, Consumer Protection Department, CCCPD

Robby Carlo J. Gaerlan - Investor Relations Officer

Angelyn S. Lorenzo - Executive Secretary to the President Janz Hanna Ria N. Serrano - Assistant of the Corporate Secretary

Anna-Lyn T. Bayan - Corporate Secretary Officer

Sharon G. Dayoan

- Representative, RG Manabat & Co. (KPMG)

Vanessa Macamos

- Representative, RG Manabat & Co. (KPMG)

Oliver Bucao

- Representative, RG Manabat & Co. (KPMG)

Monalisa Acuna

- Representative, RG Manabat & Co. (KPMG)

Peter Anthony Abbariao

- Representative, RG Manabat & Co. (KPMG)

Emerald Anne C. Bagnes

- Representative, RG Manabat & Co. (KPMG)

CALL TO ORDER

The meeting was called to order at 2:00 P.M. Mr. Francis Chua, Chairman of the Board of Directors, presided over the meeting. The singing of the National Anthem was followed by an invocation.

2. CERTIFICATION OF NOTICE AND QUORUM

The Corporate Secretary, Atty. Evita C. Caballa, certified that notices were duly sent to the stockholders-of-record.

Atty. Caballa also certified that out of the total outstanding capital stock of 1,819,680,590 shares, composed of 1,403,013,920 common shares and 416,666,670 preferred shares as of April 8, 2024, there are 1,511,588,600 shares, composed of 1,094,921,930 common shares and 416,666,670 preferred shares, or 83,07% of the outstanding capital stock, counted as present or represented by proxy in this meeting.

For the record, proxies for 916,326,090 or 65.31% of the outstanding common shares of the Bank have been issued by the stockholders in favor of the Chairman of the Meeting, Mr. Francis Chua, authorizing him to vote for the election and members of the Board of Directors and the approval of all corporate actions in the agenda for the meeting.

APPROVAL OF THE MINUTES OF THE ANNUAL STOCKHOLDERS' MEETING HELD ON APRIL 25, 2023

Chairman Chua proceeded to the first item in the agenda, which is the approval of the minutes of the annual stockholders' meeting held on April 25, 2023 held via livestreaming at https://bncomasm2023.sanmiguel.com.ph/event/bank-of-commerce-2024-annual-stockholders-meeting.

Copies of the draft minutes have been annexed to the Definitive Information Statement made available to the Bank's website as well as the PSE EDGE prior to the meeting.

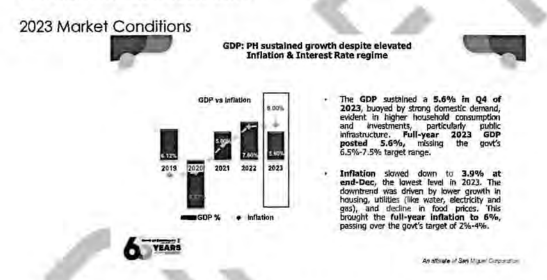
Upon motion duly made and seconded, the stockholders resolved:

Resolution No. 24-01

"RESOLVED, AS IT IS HEREBY RESOLVED, to approve the minutes of the Bank's Annual Stockholders' Meeting held on April 25, 2023."

4. PRESIDENT'S ANNUAL REPORT

President and CEO Mr. Michelangelo R. Aguilar presented his annual report where he provided in report a snapshot of the market conditions that prevailed in 2023, followed by the highlights of the Bank's performance, and the Management's plans for BankCom in 2024 as the Bank deepens its relationship with the San Miguel Ecosystem.



Strong domestic demand from higher household consumption, improved labor market conditions, and investor confidence in public infrastructure fueled the expansion of the country's Gross Domestic Product (GDP) to 5.6% in the fourth quarter of 2023 and brought full-year 2023 GDP to 5.6%.

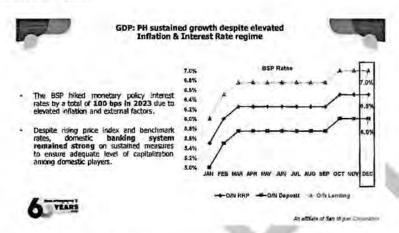
The expansion was notable in financial and insurance services at 8.9% from 7.1% in 2022, while other sub-sectors maintained double-digit growth rates such as accommodation and food service activities at 23.4%, other services at 20.9%, and transportation and storage with 13.1%.

The GDP growth, however, was slower than previous year's 7.6% and missed the government's target range of 6.5% to 7.5%.

2023 also saw inflation settling to 3.9% at end-December, driven by lower growth in housing, water and electrical utilities, and decline in food prices.

In contrast, rice inflation became the most significant contributor to December 2023's inflation when it shot to 19.6% from 15.8% in November. Together with food and beverages services and housing rentals, this brought the full-year average rate to 6.0%, breaching the government's inflation target of 2% - 4%.

These trends combined with other economic conditions were continually assessed by the Monetary Board, leading them to implement the interest rate regime that defined 2023.



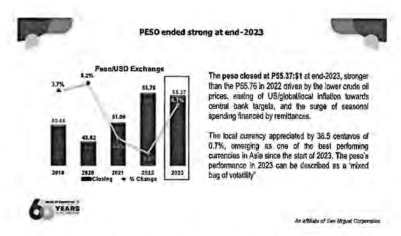
Thrice during the year, the Monetary Board decided to take urgent offcycle monetary actions to curb the risk that supply-side price pressures and second-round effects from further displacing inflation expectations.

In spite of a weaker-than-expected global recovery as well as government measures that could temper inflationary impulses, the potential impact of higher transport charges, electricity rates, higher oil prices, and minimum wage adjustments in areas outside NCR were seen to tilt the balance of risks to the inflation outlook the upside.

These assessments led the BSP to hike monetary policy rates by a total of 100 basis points—50 bps in February, 25 bps in March, and another 25 in October.

Nevertheless, the domestic banking system remained strong in spite of the rising price index, on account of measures among domestic players to keep capitalization within adequate levels.

By December, these monetary policy rate adjustments had brought core inflation on a declining path. As such, the Monetary Board's assessment concluded with the need to keep its policy settings tight to allow inflation expectations to stay more firmly within target.



The peso closed at P55.37:\$1 at end-2023, stronger than the P55.76 in 2022 driven by the lower crude oil prices, easing of US/global/local inflation towards central bank targets, and the surge of seasonal spending financed by remittances.

The local currency appreciated by 38.5 centavos of 0.7%, emerging as one of the best performing currencies in Asia since the start of 2023. The peso's performance in 2023 can be described as a 'mixed bag of volatility".

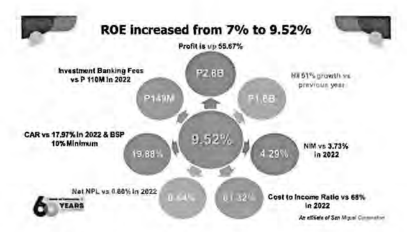
The slower business activity and tighter monetary policy in 2023 placed banks in a challenging economic situation.



President Aguilar stated that during last year's Annual Stockholders' Meeting, BankCom declared that the year 2022 was its banner year. BankCom posted the highest income at P1.8 billion and the steepest trajectory of growth since the San Miguel Group's acquisition of BankCom in 2008.

President Aguilar happily reported that in 2023, Net Profit of P2.8 billion not only exceeded the budget by half a billion, but it also outstripped all previous years since BankCom became an affiliate of SMC. Rising 56% over the previous year, the Bank's trajectory of growth has shifted further upwards. In fact, this growth is the highest among listed Philippine banks.

With this income, BankCom's Return on Equity (ROE) jumped to 9.5%, 250 basis points higher than 7.0% in 2022. The Bank has come closer to its ambition of landing double-digit ROE levels.



The P2.8 billion net profit derives mostly from Net Interest Income, which grew at 51% on the back of higher volumes generated by core lending businesses, both in corporate and retail segments.

Through an effective pricing strategy that prudently balances opportunity with risk, we were able to match these loans with deposits and achieve a higher Net Interest Margin of 4.3% versus 3.7% the previous year.

Using zero-based budgeting and a target-setting approach for major expenditures, we pegged our direct costs and operating expenses to within a Cost-to-Income Ratio range of 60%-70%, and even reduced it from 68% in 2022 to 61% in 2023. This was while maintaining a more than adequate Capital Adequacy Ratio at 19.9%, almost double the BSP minimum requirement of 10%.

The Bank's adherence to a segment-driven credit policy combined with a keen collection approach proved to be effective as the lower Net Non-Performing Loans or Net NPL of 0.4%, versus 0.6% in 2022, demonstrates.

When it comes to Non-Interest Income, President Aguilar proudly announce that the Investment Banking Group, which is only two years old, has once again delivered on the Board's expectations, not just by repeating its first year performance P110 million in 2022, but by surpassing it by 35% at P148 million in 2023.



Drilling down to Gross Revenue, Net Interest Income led the five sources of its 23% increase. Others in order of value were revenues from the sales of foreclosed assets or ROPA, Trading & Foreign Exchange Earnings, and at almost

tie were Service Charges mostly from Investment Banking deals, and various other sources.

The improvements in these income streams, such as in Investment Banking, have enabled the Bank to cushion the impact of a tight monetary policy environment on its core business.



The authority to operate as a universal bank which the Bank secured in 2022 unlocked the gates to a rich mine of new fee-based business lines that thrive on big-ticket deals. One such business line is Investment Banking.

In only six months through its maiden year, the fledgling Investment Banking business had already generated P100 million in fee income out of two Fixed Rate Retail Bond Issuance deals in 2022. For an investment house of this size, that accomplishment on the first year of operation was enough to put BankCom on the map.

In 2023, Investment Banking brought in 6 deals and with a more varied lineup—two deals each for Project Finance and Preferred Shares, and one each for Syndicated Notes and Syndicated Term Loan—and raking in P148 million in fee income.

This also demonstrates how stronger we are when other business units like Corporate Banking, Branch Banking, Treasury, and Trust work together as partners with Investment Banking.

The next discussion was about how BankCom fared in terms of key financial ratios.

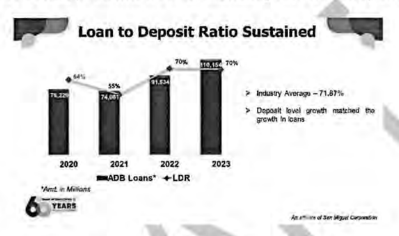


First is the Bank's profitability and capital ratios.

BankCom is now a 30.8 billion Peso bank in terms of capital, ranking 13th in the industry and 11th among listed Philippine banks. Total capital funds grew by 10% year-on-year and translated to a CAR of 19.88%, well above the minimum regulatory requirement of 10%.

With Net Income of P2.8 billion, BankCom's Return on Equity stood at 9.5% at the end of 2023, marking an improvement from 7% of the previous year, and more than double the Bank's IPO prospectus ROE of 4.2%.

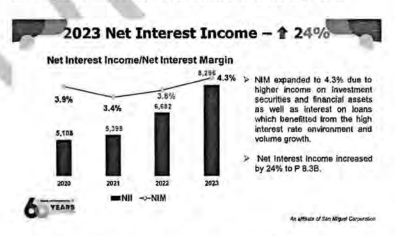
Next is the Bank's performance as a lending and fiduciary institution.



Consistent with the growth trajectory envisioned when the Bank started the journey to become a universal bank, the Bank accelerated our core lending business in the last two years at double-digit rates.

Rising to the same challenge, the Bank's branch network delivered on deposit expectations while retaining its complement of 140 branches.

The matching of deposit levels to loan growth thus enabled BankCom to sustain its Loan-to-Deposit Ratio of 70% for the last two years.



Still on the Bank's core business, Net Interest Income or NII jumped to P8.3 billion, an increase of P1.6 billion over 2022. This placed BankCom at the 3rd spot in NII next only to BDO and UnionBank.

Net Interest Margin or NIM expanded to 4.3% from 3.8% the previous year, on the back of two things. First is the higher income from investment securities and financial assets. This was due to disciplined trading in the sale of government securities as well as in strategically taking advantage of the high interest rate environment to gradually improve the yields of its portfolios. Second is the proper positioning in terms of repricing coupled with prudent management in general.

As a result, the Bank was able to duplicate our stellar performance on NII with a staggering 24% growth from 2022 to 2023.

Effective management of the Bank's operations and capital expenditures was equally key to the achievement of its financial targets.



BankCom believes that the achievement of its vision to become the best conglomerate bank in the Philippines, and to support the SMC Group in its work toward nation-building, can only be possible if we invest in building the organization through its people and its technology.

In a cut-throat environment where competition for the right talent has extended beyond the traditional banking space, BankCom needed to execute various strategic hiring and bespoke employee retention approaches backed by recognized experts. We leveraged the Bank's social media to reach a wider, next-generation audience to join the Bank. These improved our overall 2023 hiring numbers.

Alongside human capital, we invested in information technology (IT) according to a highly-organized 5-Year Roadmap, which will be further discussed later.

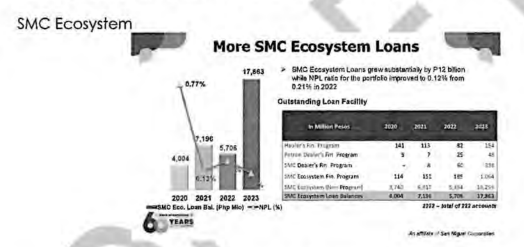
As such, Expenses rose faster than the previous year at 10%, attributable to our strategic IT investments and the higher compensation needed to defend our employee base.

Based on the foregoing, Presidenet Aguilar presented the summary of the Bank's P&L.

(In Millions)	2023	2022	Growth	Growth %
Net Interest Income	8,295	5,682	1,614	24%
Non-Interest Income	1,679	1,434	245	179
Total Operating Income	9,975	8,117	1,858	23%
Total Operating Expenses	6,238	5,650	588	10%
Income before income Tax	3,737	2,467	1,182	45%
Income Tax Expense	934	665	268	40%
Net Income	2,802	1,800	1,002	56%

In spite of the 10% increase in Operating Expenses, the growth in BankCom's Operating Income at 23% offset it significantly. This further demonstrates that a combination of right-sized investments in human capital and IT can effectively support core business, enabling it to deliver better results.

President Aguilar moved on to report on the Bank's continuing thrust in building BankCom's presence within the SMC Ecosystem.



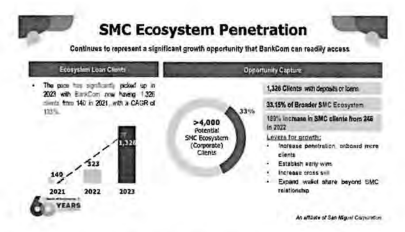
2023 was an extraordinary year for core lending to the SMC Ecosystem. Since the management came on board five years ago, it have marked as its main strategic thrust to become the bank for the SMC conglomerate and ecosystem.

SMC Ecosystem Loans grew substantially by P12 billion while NPL ratio for the portfolio improved to 0.12% from 0.21% in 2022.

With Outstanding Loan Facility at end 2023 of P17.9 billion, this surpassed the past three years by a wide margin, greater than even the sum of their figures.

SMC Ecosystem Non-Program Loans brought in the bulk at an unprecedented increase of 204%. We also recorded growth in our other programs, namely SMC and Petron dealer's financing, and hauler's financing.

This performance demonstrates that BankCom's business strategy is working. As such, we expect to further increase the penetration in the SMC ecosystem in succeeding years.



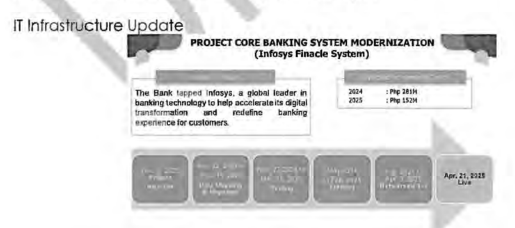
Management has estimated that the SMC Ecosystem is comprised of more than 4,000 corporate entities, i.e., suppliers to SMC via its central procurement office or directly to San Miguel business units (BUs). They also cover dealers of fuel, beer, and other products which are ultimately intended for consumers.

Starting with 140 of these entities in 2021, the Bank has expanded our client base by 133% to 1,326 clients for either deposits or loans, or both. This represents only 33.2% of the broader SMC Ecosystem.

Besides the ecosystem entities, there are also potential clients within the San Miguel Group itself. Based on available data, the number of such clients has risen by 189% from 246 in 2022.

All these continue to pose a significant growth opportunity which is right within the neighborhood of BankCom. Our formula for growth generated by penetrating this market combines onboarding more clients, establishing early wins, increasing cross-selling, and expanding BankCom's share of wallet beyond the relationship.

To ensure a successful formula, BankCom has embarked on a large-scale technological refresh. Mr. Aguilar then discussed four IT infrastructure projects that management believes to be the game-changer:



First is the Core Banking System Modernization Project. Conceptualized in the latter part of 2022, the premise was that in order to support BankCom's strategy, all products and services offered to customers should focus on the main goals of being secure, simple, accessible, fast, automated, and promoting customer delight.

After a rigid evaluation process in 2023, BankCom reached the decision to tap Infosys Finacle, a global leader in banking technology, due to its established presence in the Philippines, robust solutions suite, and record of reliable delivery in the market.

Estimated incremental project costs is at P281 million in 2024 and P152 million in 2025. The new core banking system is expected to go live in April 2025.



President Aguilar was pleased to report that as promised during its IPO, BankCom has completed its ATM & CRM Re-fleeting Project with a total of 252 machines deployed.

Through a partnership with NCR Corporation, the world's leading enterprise provider of software, hardware and services for banks and other industries, we have installed 214 ATMs and 38 cash recycling machines or CRMs. A total of 143 of these machines are located in branches, while the balance of 109 are installed in Petron stations, major malls, and other offsite locations.

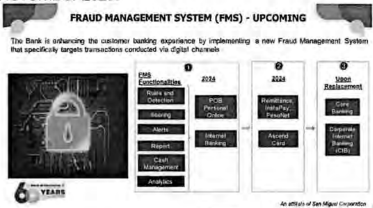
The completion of this Project reaffirms our commitment to providing convenient and secure banking solutions that continuously strive to exceed our customers' expectations and enhance their overall banking experience.



As the Bank considers large corporates, middle market, and SMEs key segments, the Bank has placed a priority on upgrading its BankCom [Business] channel to meet corporate clients' basic need to digitally manage their business accounts, fund transfers, and payments securely and conveniently.

This Project, aptly dubbed Cash Management version 2.0, employs a phased approach in the development and rollout of functionalities.

Features that support the business banking profile of SMC ecosystem clients are well thought out in the upgraded BankCom [Business]. The Project will be completed by November 2025.



The fourth Project aims to enhance our customers' banking experience by ensuring that BankCom's capability for transactional security meets global standards as financial consumers in general continue to be the target of nefarious activities in the digital space.

The enhanced Fraud Management System is designed to systematically run the complex algorithms that detect fraud, enforce rules, manage scoring, send alerts and reports, and perform analytics for six digital channels and host systems.

after a long and extensive discussion of BankCom's operational performance highlights and project updates, President Aguilar presented Management's fair outlook of how 2024 can turn out and what the Bank's strategy is to maximize its upsides.



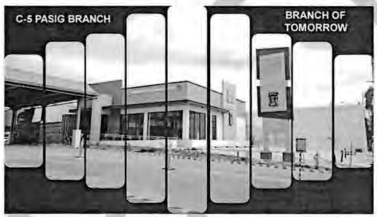
Management believes that monetary policy, GDP and inflation will continue to influence the economy, characterized by expectedly fewer interest rate cuts, GDP growth between 6% to 7%, and inflation leveling to within the government's target range of 2% to 4% in 2024.

Despite persistent macroeconomic headwinds, management maintains the view that the country is poised to be one of the best-performing economies in the Asia-Pacific region.

Such view deserves a commitment and response that is built on strong fundamentals:

- Continue to build the core business to assure income streams from asset and NIM growth amplified with cross-selling;
- 2. On-board more SMC Ecosystem clients beyond deposits, i.e., SME loans;
- Execute the IT upgrades as planned, i.e., Core Banking System Modernization completed by April 2025;
- Accentuate sources of Non-Interest Income from foreign exchange flows, fixed income sales, trust services fees, investment banking deals, and trade finance.

To end his report, President Aguilar gave a glimpse of how all these strategies will come together in terms of how customers bank in the "Branch of Tomorrow."



Mr. Aguilar showed the Bank's C-5 Pasig Branch, which was opened on April 29. The branch stands proudly showing the Bank's affiliation with San Miguel Corporation. It is located right at the frontage of the SMC compound where certain SMC business units are headquartered.



The Branch of Tomorrow design is apt for the customer who desires efficiency, function, clarity of boundaries, cosmopolitan taste, and a bias towards the practical and sustainable. It is a balance of the structure expected of an institution of trust and fiduciary accountability, and the friendliness of having meaningful conversations with your trusted professional.

After the presentation, Chairman Chua inquired from the Corporate Secretary if there are questions received from the shareholders. Atty. Caballa reported that two questions were picked to be answered from those that were submitted ahead of the meeting via e-mail as provided in the Information Statement and the Bank's website.

The first question was "Why the slowdown in the Bank's loan growth from 2022-2023 vs. 2021-2022: 4.14% growth in 2023 vs. 47.69% in 2022?"

President Aguilar answered that the Bank's loan growth seems to show a slowdown in 2023 when looking at the as-of/ending figures. The lower ending figure in year-end 2023 was primarily due to pay-offs of some big-ticket corporate clients. However, at a closer look, in terms of average daily balance (ADB), the growth is more comparable at 23% (2023 vs 2022) versus 30% (2022 vs 2021).

The more comparable growth rates are further supported by the Bank's Interest Income growth on Loans of P2.8 Billion compared to 2022's P1.3 Billion.

The second question was "What other non-interest income businesses are growing other than Investment Banking?"

President Aguilar answered that in 2023, the Bank registered growth in its Non-Interest Income business. In addition to investment Banking, growth is mainly attributable to Credit & Debit cards as well as Consumer loans.

After the questions were answered, Atty. Caballa stated for the benefit of the stockholders that all other questions and comments sent, whether via e-mail or through the chat box available during the livestream, have been duly noted, and shall be answered accordingly by the Bank through e-mail.

Thereafter, upon motion duly made and seconded, the stockholders resolved:

Resolution No. 24-02

"RESOLVED, AS IT IS HEREBY RESOLVED, to approve the Annual Report of the President, as presented."

5. RATIFICATION OF CORPORATE ACTS

The Corporate Secretary, Atty. Evita C. Caballa reported to the stockholders that all acts of the Board of Directors, the Executive Committee and other committees and officers of the Bank are on file, to which each and every stockholder is entitled to access. Atty. Caballa further reported that these acts were performed in the year 2023 taking into consideration the appropriate authorities granted and the relevant provisions of the articles of incorporation and by-laws of the Bank and existing laws and regulations.

Considering the above report, upon motion duly made and seconded, the stockholders resolved:

Resolution No. 24-03

"RESOLVED, AS IT IS HEREBY RESOLVED, to approve, confirm, and ratify all acts of the Board of Directors, the Executive Committee and other committees and officers of the Bank performed in the year 2023."

6. CONFIRMATION OF BANK'S SIGNIFICANT TRANSACTIONS WITH ITS DOSRI AND RELATED PARTIES

The next item on the agenda was the confirmation of the bank's significant transactions with its DOSRI and related parties.

Pursuant to the provisions of BSP Circular No. 895 series of 2015 Guidelines on Related Party transactions, Director Ricardo D. Fernandez, Chairman of the Related Party Transactions Committee, moved to confirm and approve all significant transactions of the Bank with its DOSRI and related parties in 2023.

These transactions are reflected in pages 106 to 110 of the Notes to the Bank's Audited Financial Statements as of December 31, 2023, copies of which have been made available to the stockholders-of-record prior to the meeting through the Information Statement uploaded in the Bank's Website and the PSE EDGE.

The motion having been moved and seconded; the stockholders of the Bank resolved:

Resolution No. 24-04

"RESOLVED, AS IT IS HEREBY RESOLVED, to approve, confirm, and ratify all significant transactions of the Bank with its Directors, Officers, Shareholders, and their Related Interests (DOSRI) and Related Parties in 2023, as reflected in pages 106 to 110 of the Notes to the Bank's Audited Financial Statements as of December 31, 2023."

APPROVAL OF 2023 PERFORMANCE BONUS OF DIRECTORS

The next item on the agenda was the approval of the 2023 Performance Bonus of Directors/

Ms. Marie Kristin Mayo, HRMDDD Head, reported that the Bank's Nomination Compensation and Remuneration Committee (NCRC) endorses to the stockholders for approval the 2023 performance bonus of the directors in the total amount of P13,867,500.00 (tax exclusive). The bonus is calculated based on the Bank's 2023 profit, the directors' terms in office, and their roles in the Board and the Board Committees.

For 2023, there were a total of fourteen (14) board meetings and one hundred twenty-four (124) board committee meetings attended by the members of the Board. Such attendance and participation in these meetings are

recognized to have contributed to the good performance of the Bank resulting in a 56% increase in profit.

Upon motion duly made and seconded, the stockholders of the Bank resolved:

Resolution No. 24-05

"RESOLVED, AS IT IS HEREBY RESOLVED, to approve the 2023 performance bonus of the directors in the total amount of P13,867,500.00 (tax exclusive), as presented."

 APPROVAL OF AMENDMENTS TO SECTION 2 OF ARTICLE II, SECTION 5 OF ARTICLE III, SECTION 2 OF ARTICLE VII, SECTION 1 OF ARTICLE VIII AND SECTION 1 OF ARTICLE XI OF THE BANK'S BY-LAWS

The next item on the agenda was the approval of the amendments to the By-laws of the Bank.

Atty. Caballa reported that on February 27, 2024, the Board of Directors approved to amend Section 2 of Article II, Section 5 of Article III, Section 2 of Article VII, Section 1 of Article VIII and Section 1 of Article XI of the Bank's By-laws, as follows:

 Amendment to Section 2 Article II of the Amended By-Laws of the Bank to change the schedule of annual stockholders' meeting from April to May to give the Bank ample time to comply with the requirements prior to holding an annual stockholders' meeting following the completion of its audited financial statements.

From	То
ARTICLE II	ARTICLE II
STOCKHOLDERS	STOCKHOLDERS
Section 2. Annual Meeting. – The annual meeting of the stockholders shall be held in the month of April on such day and at such time and place as the Board of Directors may determine. (As amended on 22 September 1988.)	shall be held on the last Tuesday of May of each year, if not a legal holiday; otherwise, the next business

 Amendment of Section 5 Article III of the Amended By-laws of the Bank to rationalize the process of determining the directors' compensation and per diem per Section 29 of the Revised Corporation Code:

From	To
ARTICLE III	ARTICLE III
DIRECTORS	DIRECTORS

Section 5. Compensation and Per Diems - The members of the Board of Directors, as such directors, shall be entitled to compensation the amount of which shall be fixed by the stockholders from time to time but in yearly no case shall their total compensation, as such directors, exceed ten (10%) percent of the net income before income tax of the Corporation during the preceding year. The members of the Board of Directors, the Executive Committee, other committees and the Corporate Secretary shall be entitled to per diem for every attendance in meetings the amount of which shall be fixed by the stockholders from time to time (As amended on 22 September 1988)

Section 5. Compensation and Per Diems - The members of the Board of Directors, as such directors, shall be entitled to compensation the amount of which shall be fixed by the stockholders from time to time but in case shall their total yearly compensation, as such directors, exceed two (2%) percent of the net income before income tax of the Corporation during the preceding year. The members of the Board of Directors, the Executive Committee, the Board Committees, and the Corporate Secretary shall be entitled to per diem for every attendance in meetings the amount of which shall be fixed by the stockholders from time to time. Officers of the Corporation who are members of Board Committees are not entitled to per diem. (As amended on 22 September 1988) (*As amended on 30 April 2024).

 Amendment to Section 2 of Article VII and Section 1 of Article VIII of the Amended By-Laws of the Bank to correct typographical errors

From ARTICLE VII CERTIFICATE OF STOCK

Section 2. Form - The Certificate of Stock shall be in such form and design as may be determined by the Board of Directors. Every certificate shall be signed by the President and countersigned by the Corporate Secretary and sealed with corporate seal and shall state on its surface the number, date of issue, and the name of persons I whose favor it was issued; provided that, in case any stock certificate is countersigned by a duly appointed stock transfer agent, transfer clerk, or registrar, the signatures of the President, and Corporate Secretary or Assistant Corporate Secretary, upon such certificate, may be facsimiles, which can be engraved or printed on the same. In connection with the listing of

To ARTICLE VII CERTIFICATE OF STOCK

Section 2. Form - The Certificate of Stock shall be in such form and design as may be determined by the Board of Directors. Every certificate shall be signed by the President and countersigned by the Corporate Secretary and sealed with the corporate seal and shall state on its surface the number, date of issue, and the name of persons in whose favor it was issued; provided that, in case any stock certificate is countersigned by a duly appointed stock transfer agent, transfer clerk, or registrar, signatures of the President, and Corporate Secretary or Assistant Corporate Secretary, upon such certificate, may be facsimiles, which can be engraved or printed on the same. In connection with the listing of

Corporation's shares on the Philippine Stock Exchange, Inc. ("PSE"), unless subsequently certificated, all the issued and outstanding shares of the Corporation will be in scripless form through the electronic book-entry system of the Corporation's stock transfer agent and lodged with the depository agent as required by the PSE. Legal title to uncertificated shares will be shown in an electronic register of shareholders which shall be maintained by the stock transfer agent of the Corporation. (As amended on 22 September 1988) (As amended on 09 November 2021)

ARTICLE VIII TRANSFER OF SHARES OF STOCK

Section 1. Mode of Transfer -Share of stock shall be transferred by delivery of the Certificate endorsed by the power or his attorney-in-fact or other persons legally authorized to make the transfer or by written instructions to the Corporate Secretary in case of uncertificated shares, but no transfer shall be valid as against the Corporation until the transfer is the in the Books of recorded (as amended on 09 Corporation November 2021.)

the Corporation's shares on the Philippine Stock Exchange, Inc. ("PSE"), unless subsequently certificated, all the issued and outstanding shares of the Corporation will be in scripless form through the electronic book-entry system of the Corporation's stock transfer agent and lodged with the depository agent as required by the PSE. Legal title to uncertificated shares will be shown in an electronic register of shareholders which shall be maintained by the stock transfer agent of the Corporation. (As amended on 22 September 1988) (As amended on 09 November 2021) (*As amended on 30 April 2024).

ARTICLE VIII TRANSFER OF SHARES OF STOCK

Section 1. Mode of Transfer -Shares of stock shall be transferred by delivery of the Certificate endorsed by the person or his attorney-in-fact or other persons legally authorized to the transfer or by written instructions to the Corporate Secretary in case of uncertificated shares, but no transfer shall be valid as against the Corporation until the transfer recorded in the Books of the Corporation (as amended on 09 November 2021.) (*As amended on 30 April 2024)

4. Amendment to Section 1 of Article XI of the Amended By-Laws of the Bank to include the delegation by the stockholders to the board of directors the power to adopt, amend or repeal bylaws pursuant to Section 47 of the Revised Corporation Code.

From	To
ARTICLE XI	ARTICLE XI
AMENDMENTS	AMENDMENTS

Section 1. How Made. – The Stockholders, by the affirmative vote of the majority of the outstanding capital stock and majority vote of directors may amend or repeal these By-laws or adopt New By-Laws at any regular meeting, or any special meeting called for the purpose.

Section 1. How Made. — A majority of the Board of Directors and Stockholders owning at least a majority of the outstanding capital stock of the Corporation, at a regular or special meeting duly called for the purpose may amend or repeal the By-Laws or adopt new By-Laws.

Stockholders owning two-thirds (2/3) of the outstanding capital stock of the Corporation may delegate to the Board of Directors the power to amend or repeal the By-Laws or adopt new By-Laws: Provided, That any power delegated to the Board of Directors to amend or repeal the By-Laws or adopt new By-Laws shall be considered as revoked whenever Stockholders owning or representing a majority of the outstanding capital stock shall so vote at a regular or special meeting. (*As amended on 30 April 2024)

Electronic copy of the Information Statement stipulating the proposed amendments to the Amended By-laws of the Bank was posted in the Bank's website and PSE Edge prior to this meeting for information and consideration of the stockholders.

Upon motion duly made and seconded, the stockholders resolved:

Resolution No. 24-06

"RESOLVED, AS IT IS HEREBY RESOLVED, to approve to amend Section 2 of Article II, Section 5 of Article III, Section 2 of Article VII, Section 1 of Article VIII and Section 1 of Article XI of the Bank's By-laws, as follows:

ARTICLE II STOCKHOLDERS

XXX.

*SECTION 2. ANNUAL MEETING. – THE ANNUAL MEETING OF THE STOCKHOLDERS SHALL BE HELD ON THE LAST TUESDAY OF MAY OF EACH YEAR, IF NOT A LEGAL HOLIDAY; OTHERWISE, THE NEXT BUSINESS DAY FOLLOWING, AT SUCH TIME AND PLACE AS THE BOARD OF DIRECTORS MAY DETERMINE. (AS AMENDED ON 22 SEPTEMBER 1988.) (*AS AMENDED ON 30 APRIL 2024).

XXX

ARTICLE III DIRECTORS

XXX

*SECTION 5. COMPENSATION AND PER DIEMS. – THE MEMBERS OF THE BOARD OF DIRECTORS, AS SUCH DIRECTORS, SHALL BE ENTITLED TO COMPENSATION THE AMOUNT OF WHICH SHALL BE FIXED BY THE STOCKHOLDERS FROM TIME TO TIME BUT IN NO CASE SHALL THEIR TOTAL YEARLY

COMPENSATION, AS SUCH DIRECTORS, EXCEED TWO (2%) PERCENT OF THE NET INCOME BEFORE INCOME TAX OF THE CORPORATION DURING THE PRECEDING YEAR. THE MEMBERS OF THE BOARD OF DIRECTORS, THE EXECUTIVE COMMITTEE, THE BOARD COMMITTEES AND THE CORPORATE SECRETARY SHALL BE ENTITLED TO PER DIEM FOR EVERY ATTENDANCE IN MEETINGS THE AMOUNT OF WHICH SHALL BE FIXED BY THE STOCKHOLDERS FROM TIME TO TIME. OFFICERS OF THE CORPORATION WHO ARE MEMBERS OF BOARD COMMITTEES ARE NOT ENTITLED TO PER DIEM. (AS AMENDED ON 22 SEPTEMBER 1988). (*AS AMENDED ON 30 APRIL 2024.

XXX

ARTICLE VII CERTIFICATE OF STOCK

XXX.

*SECTION 2. FORM. - THE CERTIFICATE OF STOCK SHALL BE IN SUCH FORM AND DESIGN AS MAY BE DETERMINED BY THE BOARD OF DIRECTORS, EVERY CERTIFICATE SHALL BE SIGNED BY THE PRESIDENT AND COUNTERSIGNED BY THE CORPORATE SECRETARY AND SEALED WITH THE CORPORATE SEAL AND SHALL STATE ON ITS SURFACE THE NUMBER, DATE OF ISSUE AND THE NAME OF PERSONS IN WHOSE FAVOR IT WAS ISSUED; PROVIDED THAT, IN CASE ANY STOCK CERTIFICATE IS COUNTERSIGNED BY A DULY APPOINTED STOCK TRANSFER AGENT, TRANSFER CLERK, OR REGISTRAR, THE SIGNATURES OF THE PRESIDENT AND CORPORATE SECRETARY OR ASSISTANT CORPORATE SECRETARY, UPON SUCH CERTIFICATE, MAY BE FACSIMILES, WHICH CAN BE ENGRAVED OR PRINTED ON THE SAME. IN CONNECTION WITH THE LISTING OF THE CORPORATION'S SHARES ON THE PHILIPPINE STOCK INC. ("PSE"), UNLESS EXCHANGE, SUBSEQUENTLY CERTIFICATED, ALL THE ISSUED AND OUTSTANDING SHARES OF THE CORPORATION WILL BE IN SCRIPLESS FORM THROUGH THE ELECTRONIC BOOK-ENTRY SYSTEM OF THE CORPORATION'S STOCK TRANSFER AGENT AND LODGED WITH THE DEPOSITORY AGENT AS REQUIRED BY THE PSE. LEGAL TITLE TO UNCERTIFICATED SHARES WILL BE SHOWN IN AN ELECTRONIC REGISTER OF SHAREHOLDERS WHICH SHALL BE MAINTAINED BY THE STOCK TRANSFER AGENT OF THE CORPORATION. (AS AMENDED 22 SEPTEMBER 1988) (AS AMENDED ON 09 NOVEMBER 2021) [*AS AMENDED ON 30 APRIL 2024).

ARTICLE VIII TRANSFER OF SHARES OF STOCK

*SECTION 1, MODE OF TRANSFER. – SHARES OF STOCK SHALL BE TRANSFERRED BY DELIVERY OF THE CERTIFICATE ENDORSED BY THE PERSON OR HIS ATTORNEY-IN-FACT OR OTHER PERSONS LEGALLY AUTHORIZED TO MAKE THE TRANSFER, OR BY WRITTEN INSTRUCTIONS TO THE CORPORATE SECRETARY IN CASE OF UNCERTIFICATED SHARES, BUT NO TRANSFER SHALL BE VALID AS AGAINST THE CORPORATION

UNTIL THE TRANSFER IS RECORDED IN THE BOOKS OF THE CORPORATION. (AS AMENDED ON 09 NOVEMBER 2021). (*AS AMENDED ON 30 APRIL 2024)

ARTICLE XI AMENDMENTS

SECTION 1. HOW MADE. - A MAJORITY OF THE BOARD OF DIRECTORS AND STOCKHOLDERS OWNING AT LEAST A MAJORITY OF THE OUTSTANDING CAPITAL STOCK OF THE CORPORATION, AT A REGULAR OR SPECIAL MEETING DULY CALLED FOR THE PURPOSE MAY AMEND OR REPEAL THE BY-LAWS OR ADOPT NEW BY-LAWS. STOCKHOLDERS OWNING TWO-THIRDS (2/3) OF THE OUTSTANDING CAPITAL STOCK OF THE CORPORATION MAY DELEGATE TO THE BOARD OF DIRECTORS THE POWER TO AMEND OR REPEAL THE BY-LAWS OR ADOPT NEW BY-LAWS: PROVIDED, THAT ANY POWER DELEGATED TO THE BOARD OF DIRECTORS TO AMEND OR REPEAL THE BY-LAWS OR ADOPT NEW BY-LAWS SHALL BE CONSIDERED AS REVOKED WHENEVER STOCKHOLDERS OWNING OR REPRESENTING A MAJORITY OF OUTSTANDING CAPITAL STOCK SHALL SO VOTE AT A REGULAR OR SPECIAL MEETING. (*AS AMENDED ON 30 APRIL 2024)

APPROVAL TO DELEGATE TO THE BOARD OF DIRECTORS THE POWER TO AMEND OR REPEAL THE BY-LAWS, OR ADOPT NEW BY-LAWS OF THE BANK

Chairman Chua proceeded to the next item on the agenda, which is the approval to delegate to the Board of Directors the power to amend or repeal the By-laws or adopt new By-laws of the Bank.

Atty. Caballa reported that on February 27, 2024, the Board of Directors approved to endorse to the stockholders for approval the delegation to the Board of Directors the power to amend or repeal the By-laws, or adopt new By-laws; provided, that any such power delegated to the Board of Directors to amend or repeal the By-laws, or adopt new By-laws shall be considered as revoked whenever stockholders owning or representing a majority of the outstanding capital stock shall so vote at a regular or special meeting.

This is in accordance with Section 47 of the Revised Corporation Code, as follows:

SEC. 47. Amendment to Bylaws. – A majority of the board of directors or trustees, and the owners of at least a majority of the outstanding capital stock, or at least a majority of the members of a nonstock corporation, at a regular or special meeting duly called for the purpose, may amend or repeal the bylaws or adopt new bylaws. The owners of two-thirds (2/3) of the outstanding capital stock or two-thirds (2/3) of the members in a nonstock corporation may delegate to the board of directors or trustees the power to amend or repeal the bylaws or adopt new bylaws: Provided, That any power delegated to the board of directors or trustees to amend or repeal the bylaws or adopt new bylaws shall be considered as

revoked whenever stockholders owning or representing a majority of the outstanding capital stock or majority of the members shall so vote at a regular or special meeting.

Whenever the bylaws are amended or new bylaws are adopted, the corporation shall file with the Commission such amended or new bylaws and, if applicable, the stockholders' or members' resolution authorizing the delegation of the power to amend and/or adopt new bylaws, duly certified under oath by the corporate secretary and a majority of the directors or trustees.

XXX"

Electronic copy of the Information Statement stipulating the proposed delegation of authority was posted in the Bank's website and PSE Edge prior to this meeting for information and consideration of the stockholders.

Upon motion duly made and seconded, the stockholders resolved:

Resolution No. 24-07

"RESOLVED, AS IT IS HEREBY RESOLVED, to approve the delegation to the Board of Directors the power to amend or repeal the By-laws, or adopt new By-laws; provided, that any such power delegated to the Board of Directors to amend or repeal the By-laws or adopt new By-laws shall be considered as revoked whenever stockholders owning or representing a majority of the outstanding capital stock shall so vote at a regular or special meeting.

10. ELECTION OF BOARD OF DIRECTORS

Chairman Chua then proceeded to the next item on the agenda, which is the election of the Board of Directors. Atty. Caballa informed the stockholders that pursuant to the amended By-laws of the Bank, the Nomination Compensation and Remuneration Committee duly conducted the required screening procedure of all nominees.

The following were duly qualified and recommended for nomination to the Board of Directors:

- 1. FRANCIS C. CHUA, Chairman
- 2. BENEDICTA A. DU-BALADAD, Vice Chairperson
- 3. MICHELANGELO R. AGUILAR
- 4. ROBERTO C. BENARES
- 5. MARITO L. PLATON
- 6. MELINDA S. GONZALES-MANTO
- 7. FE B. BARIN
- 8. ALEXANDER R. MAGNO
- 9. MARIANO T. KATIPUNAN, JR.
- 10. JOSE CARMELO C. NOGRALES

- 11. REBECCA MARIA A. YNARES, as Independent Director
- 12. RICARDO D. FERNANDEZ, as Independent Director
- 13. DANIEL GABRIEL M. MONTECILLO, as Independent Director
- 14. SIMON R. PATERNO, as Independent Director
- 15. LEONARDO J. MATIGNAS, JR., as Independent Director

The Proxy Statement circulated to the stockholders identified the nominees for election as independent directors, namely: REBECCA MARIA A. YNARES, RICARDO D. FERNANDEZ, DANIEL GABRIEL M. MONTECILLO, SIMON R. PATERNO, and LEONARDO J. MATIGNAS, JR.

A motion to close the nominations was duly made and seconded. After the nominations have been closed, Atty. Benedicta Du-Baladad moved that the nominees be elected as Directors of the Bank for the ensuing year 2023, considering that there are only fifteen (15) nominees, and there are only fifteen (15) seats in the Board to be filled up.

There being no objections thereto, the stockholders approved:

Resolution No. 24-08

"RESOLVED, AS IT IS HEREBY RESOLVED, to approve the following as members of the Board of Directors of the Bank of Commerce for the year 2024:

- 1. FRANCIS C. CHUA, Chairman
- 2. BENEDICTA A. DU-BALADAD, Vice Chairperson
- 3. MICHELANGELO R. AGUILAR
- 4. ROBERTO C. BENARES
- 5. MARITO L. PLATON
- 6. MELINDA S. GONZALES-MANTO
- FE B. BARIN
- 8. ALEXANDER R. MAGNO
- MARIANO T. KATIPUNAN, JR.
- 10. JOSE CARMELO C. NOGRALES
- 11. REBECCA MARIA A. YNARES, as Independent Director
- 12. RICARDO D. FERNANDEZ, as Independent Director
- 13. DANIEL GABRIEL M. MONTECILLO, as Independent Director
- 14. SIMON R. PATERNO, as Independent Director
- 15. LEONARDO J. MATIGNAS, JR., as Independent Director

Atty. Caballa advised the newly elected members of the Board of Directors that their election will be submitted to the Monetary Board of the Bangko Sentral ng Pilipinas for its approval and confirmation.

Thereafter, Atty. Caballa also reported the appointment of the following as advisers to the Board of Directors of the Bank for the ensuing year 2024:

- 1. JOSE T. PARDO, Chairman
- 2. AURORA T. CALDERON
- 3. FERDINAND K. CONSTANTINO
- 4. CECILE L. ANG, and

5. ANTONIO M. CAILAO

Upon motion duly made and seconded, the stockholders resolved:

Resolution No. 24-08-A

"RESOLVED, AS IT IS HEREBY RESOLVED, to note appointment of the following as advisers to the Board of Directors of the Bank for the ensuing year 2024:

- 1. JOSE T. PARDO, Chairman
- 2. AURORA T. CALDERON
- 3. FERDINAND K. CONSTANTINO
- 4. CECILE L. ANG, and
- 5. ANTONIO M. CAILAO

11. APPOINTMENT OF EXTERNAL AUDITOR

The last item on the agenda is the appointment of the Bank's external auditor. There was a motion to appoint R.G. Manabat & Co. as the external auditor of the Bank of Commerce for the year 2024. The motion was duly seconded.

There being no objections to the motion as raised, the stockholders resolved:

Resolution No. 24-09

"RESOLVED, AS IT IS HEREBY RESOLVED, to approve the appointment of KPMG-R.G. MANABAT & CO. as the external auditor of Bank of Commerce for the year 2024."

12. OTHER MATTERS

Chairman Chua then asked the Corporate Secretary Atty. Caballa if there are other matters to be discussed. Atty. Caballa declared that there are no other matters for discussion.

13. ADJOURNMENT

There being no other matter to be discussed, upon motion duly made and seconded, the Chairman of the Meeting adjourned the meeting and thanked the stockholders for attending.

A copy of the voting results is attached as Annex "B".

EVITA C. CABALLA Corporate Secretary Attested by:

FRANCIS C. CHUA

Chairman

BENEDICTA DU-BALADAD

Vice Chairperson

MICHELANGELO R. AGUILAR

Director, President & CEO

MARITO L. PLATON

Director

ROBERTO C. BENARES

Director

MELINDA S. GONZALES-MANTO

Director

FE B. BARIN

Director

MARIANO T. KATIPUNAN, JR.

Director

ALEXANDER R. MAGNO

Director

JOSE CARMELO C. NOGRALES

Director

REBECCA MARIA A. YNARES

Independent Director

RICARDO D. FERNANDEZ

Independent Director

DANIEL GABRIEL M. MONTECILLO

Independent Director

SIMON R. PATERNO

Independent Director

LEONARDO J. MATIGNAS, JR.

Independent Director

BALLOT

PAGE

1

NUMBER	ATTENDEE NAME	SHARES
000002	SMC EQUIVEST CORPORATION	68,305,560
	SMC EQUIVEST CORPORATION	416,666,670
	CARITAS HEALTH SHIELD INC.	109,666,640
000005	CHUA*FRANCIS C.	10
000006	DU-BALADAD*BENEDICTA	10
	AGUILAR*MICHELANGELO R.	10
	MICHELANGELO R. AGUILAR (LODGED)	40,100
	BENARES*ROBERTO C.	10
	FERNANDEZ*RICARDO D.	10
	PLATON*MARITO L.	10
	NOGRALES*JOSE C.	10
	PATERNO*SIMON R.	100
	MANTO*MELINDA GONZALES	10
	MELINDA GONZALES MANTO (LODGED)	83,300
	KATIPUNAN, JR.*MARIANO T. BARIN*FE B.	10 10
	MAGNO*ALEXANDER R.	10
	YNARES*REBECCA MARIA A.	10
	MONTECILLO*DANIEL GABRIEL M.	100
	MATIGNAS, JR.*LEONARDO J.	100
	PARDO*JOSE T.	10
	FERDINAND K. CONSTANTINO (LODGED)	70,000
000022	FELIPE MARTIN F. TIMBOL (LODGED)	110,500
	JOEL T. CARRANTO (LODGED)	20,100
	MARY ASSUMPTA GAIL C. BAUTISTA (LODGED)	10,100
	MANUEL A. CASTAÑEDA III (LODGED)	20,100
	MARIA ANA P. DELA PAZ (LODGED)	8,100
	MA. KATRINA A. FELIX (LODGED)	30,100
	LOUELLA P. IRA (LODGED)	8,500
	ANTONIO S. LAQUINDANUM (LODGED)	60,000
	MARIE KRISTIN G. MAYO (LODGED)	5,100
	REGINALD C. NERY (LODGED)	100,100
	JEREMY H. REYES (LODGED)	5,100
	JAY S. VELASCO (LODGED)	8,100
	JOSE MARI M. ZERNA (LODGED)	8,100
	FRANCISCO RAYMUND P. GONZALES (LODGED)	20,100
	LUIS MARTIN E. VILLALON (LODGED)	15,600
	CABALLA*EVITA C.	10
	GAMALIELH ARIEL O. BENAVIDES (LODGED)	100

TOTAL NO. OF ATTENDEES : 39
TOTAL NO. OF SHARES WITH BALLOT : 594,832,700
TOTAL NO. OF SHARES W/OUT BALLOT : 429,810
TOTAL NO. OF SHARES : 595,262,510

*** END OF REPORT ***

1

Bank of Commerce PROXY VOTING MODULE Voting Instructions (Grouped by Entry Date) Apr 26, 2024

ENTRY DATE PX FORM SH NUMBER	STOCKHOLDER NAME	ASSIGNED SHARES	PX GROUP	VOTING INSTRUCTIONS
04/26/2024 0000001 000331000020	BANK OF COMMERCE - TRUST SERVICES GROUP AS	730,670	01	YYYYYYY
	TRUSTEE FOR BANK OF COMMERCE RETIREMENT PLAN BANK OF COMMERCE - TRUST SERVICES GROUP	1,171,700		YYYYYYY
04/26/2024 0000003 PCD000000026 04/26/2024 0000004 000331000002	BANK OF COMMERCE - TRUST SERVICES GROUP SAN MIGUEL PROPERTIES. INC.	19,294,200 447,711,800		YYYYYYY YYYYYYY
04/26/2024 0000005 000331000001	SAN MIGUEL CORP. RETIREMENT PLAN	432,626,860	01	YYYYYYY
	GINEBRA SAN MIGUEL, INC. RETIREMENT PLAN SAN MIGUEL BREWERY INC. RETIREMENT PLAN	100,600 1,400,000		$rac{YYYYYYY}{YYYYYYY}$
04/26/2024 0000008 PCD000000132	SAN MIGUEL YAMAMURA PACKAGING CORP. RETIREMENT PLAN	793,600	01	YYYYYYY
04/26/2024 0000009 000331000117		12,171,660	01	YYYYYYY
04/26/2024 0000010 PCD000000020 04/26/2024 0000011 PCD000000180	SMITS INC. RETIREMENT PLAN (LODGED) NCC RETIREMENT PLAN (LODGED)	125,000 200,000		$rac{YYYYYYYY}{YYYYYYY}$

TOTAL PROXIES : 11

TOTAL SHARES ASSIGNED : 916,326,090

TOTAL UNASSIGNED SHARES : 0
TOTAL PROXIES SUPERCEEDED : 0
TOTAL SHARES SUPERCEEDED : 0

*** END OF REPORT ***

Bank of Commerce PROXY VOTING MODULE Stockholders' Meeting Vote Canvassing Results

	NOM. NO		NOMINEE		VOTES	
	1 FRANCIS CHUA 2 BENEDICTA A. DU-BALADAD 3 MICHELANGELO R. AGUILAR 4 ROBERTO C. BENARES 5 FE B. BARIN 6 MARITO L. PLATON 7 MARIANO T. KATIPUNAN, JR. 8 MELINDA S. GONZALES-MANTO 9 ALEXANDER R. MAGNO 10 JOSE CARMELO C. NOGRALES 11 REBECCA MARIA A. YNARES 12 RICARDO D. FERNANDEZ 13 DANIEL GABRIEL M. MONTECILLO 14 SIMON R. PATERNO 15 LEONARDO J. MATIGNAS, JR. Total votes registered Total votes counted for election of board nominees Total uncast votes for election of board nominees			1,102,325,451 1,102,325,451		
RES.	NO.	RESOLU	JTION		SHARES VOTED	% TO TOTAL O.S.
		roval of the Minutes of ckholders' Meeting held		3	1,094,492,120	78.010%
	_	inst tain	1,094,492,120 - 0 - 0 -	78.010% 0.000% 0.000%		
		roval of the Annual Reped December 31, 2023	port of the Bank	for year	1,094,492,120	78.010%
	_	inst tain	1,094,492,120 - 0 - 0 -	78.010% 0.000% 0.000%		
	the	ification of all the Ad Board of Directors and ce the 2023 Annual Stoo	d Corporate Offic	ers	1,094,492,120	78.010%
		inst tain		78.010% 0.000% 0.000%		
		firmation of Bank's 202 nsactions with its DOSI		rties	1,094,492,120	78.010%
	_	inst tain	1,094,492,120 - 0 - 0 -	78.010% 0.000% 0.000%		

sspx045 Bank of Commerce
2024-04-30 PROXY VOTING MODULE

04:10:23 PM Stockholders' Meeting Vote Canvassing Results

Abstain

6 Approval of 2023 Performance Bonus of Directors 1,094,492,120 78.010% 1,094,492,120 -78.010% For 0 -0.000% Against Abstain 0 -0.000% 7 Approval of Amendment to the following provisions 1,511,158,790 83.045% of the Bank's By-laws: a. Section 2 of Article II b. Section 5 of Article III c. Section 2 of Article VII d. Section 1 of Article VIII e. Section 1 of Article XI 1,511,158,790 - 83.045% For 0.000% Against 0.000% Abstain 8 Approval to delegate to the Board of Directors the 1,094,492,120 78.010% power to amend or repeal the by-laws, or adopt new by-laws For 1,094,492,120 - 78.010% Against 0.000% 0 -0.000% Abstain 9 Appointment of R.G. Manabat & Company CPAs as 1,094,492,120 78.010% external auditors of the Bank 1,094,492,120 - 78.010% For 0.000% Against

0 -

0.000%

PAGE

2

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2024-04-3	30
04:10:23	PM

Bank of Commerce PROXY VOTING MODULE Stockholders' Meeting Vote Canvassing Results

PAGE 3

SUMMARY REPORT		% TO TOTAL O.S.	
OUTSTANDING COMMON SHARES OUTSTANDING PREFERRED SHARES	1,403,013,920 416,666,670		
TOTAL OUTSTANDING SHARES AS OF RECORD DATE	1,819,680,590		
TOTAL SHARES IN ATTENDANCE : Attending proxy assignees Attending stockholders	916,326,090 595,262,510		
LESS: Invalidated / knocked-off / Uncast shares - Proxy Assignees Knock-off by attending stockholder Invalidated shares - Stockholders Uncast shares of stockholders	1,511,588,600 0 0 429,810	83.069%	
TOTAL SHARES/VOTES COUNTED	1,511,158,790	83.045%	
NOTE:	========	=======	
Total no. of stockholders in attendance Total no. of stockholder with ballots	39 22		

*** END OF REPORT ***



Annual Meeting of Stockholders April 30, 2024

BALLOT FOR PROXY

candidates listed in this ballot, with the vote/s incapable of equal distribution added to the vo appearance in this ballot.	tes of the	candidate/s in (y among the	
☐ Distribute my votes equally for all candidates				
☐ Distribute my votes for the candidates listed, as follows:				
Candidate Votes Candidate		V	otes	
1. Francis Chua 916,326,090 9. Alexander R. Magno		916,	326,090	
2. Benedicta A. Du-Baladad 916,326,090 10. Jose C. Nograles		916,326,090		
3. Michelangelo R. Aguilar 916,326,090 11. Rebecca Maria A. Ynare	es	916,326,090		
4. Roberto C. Benares 916,326,090 12. Ricardo D. Fernandez		916,326,090		
5. Fe B. Barin 916,326,090 13. Daniel Gabriel M. Mont	ecillo	916,	916,326,090 916,326,090	
6. Marito L. Platon 916,326,090 14. Simon R. Paterno		916,		
7. Mariano T. Katipunan, Jr. 916,326,090 15. Leonardo J. Matignas, Jr.		916,	326,090	
8. Melinda S. Gonzales-Manto 916,326,090				
 Approval of the Minutes of the Special Stockholders' Meeting held on 25 April 2023 Approval of the Annual Report of the Bank for the year ended December 31, 2023 Ratification of all the Acts and Proceedings of the Board of Directors and Corporate Officers 	X X			
since the 2023 Annual Stockholders' Meeting		42		
 Confirmation of the Bank's 2023 Significant Transactions with its DOSRI and Related Parties 	X			
 Approval of the 2023 Performance Bonus of Directors 	X			
Approval of Amendment to the following provisions of the Bank's By-Laws:				
a. Section 2 of Article II	X			
b. Section 5 of Article III	X			
c. Section 2 of Article VII	X			
d. Section 1 of Article VIII	X			
e. Section 1 of Article XI	X			
 Approval to delegate to the Board of Directors the power to amend or repeal the bylaws, 	X			
or adopt new by-laws		9		

CHAIRMAN (Signature of Stockholder or Proxy) REPUBLIC OF THE PHILIPPINES MANDALUYONG CITY, METRO MANILA 1 S.S.

CERTIFICATION

I, EVITA C. CABALLA, of legal age, Filipino, and with office address c/o 24F San Miguel Properties Centre (SMPC), No. 7 St. Francis St., Mandaluyong City 1550 Metro Manila, being duly sworn in accordance with law, hereby certify that:

- I am the duly elected and incumbent Corporate Secretary of BANK OF COMMERCE (the "Corporation"), a corporation duly organized and existing under and by virtue of the laws of the Republic of the Philippines, with principal office address at San Miquel Properties Centre (SMPC), No. 7 St. Francis Street, Mandaluyong City, 1550 Metro Manila.
- 2. Based on the records of the Corporation presently in my custody, Director Jose A. Barcelon is the designated receiver of Caritas Health Shield, Inc. (CHSI), which was placed under receivership by the Insurance Commission effective 01 August 2023.
 - 2.1. Attached herewith as Annex "D-1" is the Endorsement Letter from the Insurance Commissioner, duly endorsing Mr. Barcelon as the nominee-director to represent CHSI's shareholdings in Bank of Commerce effective 03 November 2023.
- 3. Other than as disclosed above, and to the best of my knowledge, no other director or officer of the Corporation is employed by and/or connected with any government agencies or its instrumentalities of the Philippines.
- 4. I am executing this Certification in compliance with the requirements of the Securities and Exchange Commission in connection with the filing by the Corporation of the Information Statement, pursuant to Section 20 of the Securities Regulations Code, for the annual stockholders' meeting of the Corporation to be held on May 27, 2025.

IN WITNESS WHEREOF, I have hereunto signed these presents this

EVITA C. CABALLA Corporate Secretary

SUBSCRIBED AND SWORN to before me this to me her Passport No.

0 3 APR 2025

at MANDALU

affiant's photo and signature.

issued on

2018 at DFA NCR East valid until

NOTARY PUBLIC FOR MANDALUYONG CITY APPOINTMENT NO. 0709-24

UNTIL 31 DECEMBER 2025 SMPC. #7 ST. FRANCIS ST., MANDALUYONG CITY

/ 02 JAN 2025 / MANDALUYONG CITY BP OR No. 496306 / 03 JAN 2025

ROLL OF ATTORNEYS NO. 80940

Doc. No. 30 Page No. Book No. _ Series of 2025.



Republic of the Philippines Department of Finance INSURANCE COMMISSION 1071 United Nations Avenue Manila



ANNEX "D-1"

29 January 2024

BOARD OF DIRECTORS
Bank of Commerce
San Miguel Properties
No. 7 St. Francis St., Mandaluyong City

THRU:

MR. FRANCIS C. CHUA

Chairman

ATTY. EVITA C. CABALLA

Corporate Secretary

SUBJECT:

Endorsement of Atty. Jose A. Barcelon as Nominee Director

Representing the Caritas Health Shield, Inc. (CHSI)

Gentlemen:

Please be informed that Caritas Health Shield, Inc. (CHSI) was placed under receivership by the Insurance Commission effective 01 August 2023.

Subsequently, Atty. Jose A. Barcelon was designated as the receiver of CHSI effective 3 November 2023. As the receiver of the company, Atty. Barcelon is tasked to protect, preserve and manage all remaining assets of the company which includes the investment of CHSI to your bank.

In line with this, the Commission through the undersigned, formally endorses Atty. Jose A. Barcelon as the new Nominee Director who will represent the CHSI's shareholding in the Bank of Commerce, vice Mr. Mariano A. Katipunan.

Attached herewith is the copy of the designation of Atty. Barcelon as receiver of CHSI for your reference.

Thank you.

Very truly yours:

REYNALDO A. REGALADO Insurance Commissioner



Republic of the Philippines Department of Finance INSURANCE COMMISSION 1071 United Nations Avenue Manila



27 October 2023

ATTY. JOSE A. BARCELON 37 Phoenix St. Villa Orion Subdivision Quezon City iosebarcelon79@yahoo com

SUBJECT: Designation as Receiver of Caritas Health Shield, Inc.

Dear Atty. Barcelon:

Pursuant to Executive Order No. 192, Series of 2015, you are hereby appointed as Receiver of Caritas Health Shield, Inc. (CHSI).

As Receiver, you are hereby mandated to immediately take charge of the company's assets, liabilities and management, collect all moneys and debts due it and exercise all the powers necessary to protect its stakeholders.

You are likewise required to submit on schedule all financial, audit, accomplishment and other reports required by the Conservatorship, Receivership and Liquidation Division.

Your remuneration of Sixty-Five Thousand Pesos (Php65.000.00) shall be borne by the company. Be advised further that all disbursements to be made during the period of receivership are subject to the usual process of the CRL Division.

CERTIFIED TRUE COPY

ATTY, JOHN A. APATAN

Very truly yours.

REYNALDO A. REGALADO

Insurance Commissioner



Chief Conservatorship, Receivership & Liquidation Division Insurance Commission Date: _