SECURITIES AND EXCHANGE COMMISSION

SEC FORM 20-IS

SEC FORM 20-15	
INFORMATION STATEMENT PURSUANT TO SECTION 20 CURITIES AND EXCHANGE COM	415
Check the appropriate box:	-
[] Preliminary Information Statement	
[X] Definitive Information Statement	17
Name of Registrant as specified in its charter Medilines Distributors Incorporated	F
Metro Manila, Philippines Leven Province, country or other jurisdiction of incorporation or organization	
SEC Identification Number CS200251064	
BIR Tax Identification Code 219-075-614	
3rd Floor Vistamall Hub C.V. Starr Avenue, Pamplona Dos, Las Piñas City1740Address of principal officePostal Code	
Registrant's telephone number, including area code +6377471076 / +6385192012	
02 June 2025, Monday, 10:00 a.m., to be conducted via Zoom Teleconference	
Date, time and place of the meeting of security holders	
Approximate date on which the Information Statement is first to be sent or given to security holders	
May 8, 2025	
In case of Proxy Solicitations:	
Name of Person Filing the Statement/Solicitor:	
Address and Telephone No.:	
Securities registered pursuant to Sections 8 and 12 of the Code or Sections 4 and 8 of the RSA (information on number of shares and amount of debt is applicable only to corporate registrants):	
Title of Each Class Number of Shares of Common Stock Outstanding or Amount of Debt Outstanding	

12. Are any or all of registrant's securities listed in a Stock Exchange?

Yes X No _____

If yes, disclose the name of such Stock Exchange and the class of securities listed therein:

Philippine Stock Exchange

MEDILINES DISTRIBUTORS INCORPORATED

SECURITIES AND EXCHANGE COMMISSION

GULATION

MAR

AND SECURI

3rd Floor, Vistamall Hub, C.V. Starr Avenue, Pamplona Dos, Las Piñas

NOTICE OF ANNUAL MEETING OF STOCKHOLDERS

Please be advised that the Annual Meeting of the stockholders of MEDIL/INES DISTRIBUTORS/ INCORPORATED (the "Company") for the year 2025 will be conducted <u>online</u> on <u>02</u> June 2025, Monday at <u>10:00 a.m.</u> Stockholders who wish to participate in the proceedings may do so by signing on at the following URL address: https://yoting-medilines.com/vsrv/Registration

The following shall be the agenda of the meeting:

- 1. Call to Order;
- 2. Certification of Notice and Quorum;
- 3. Presentation and Adoption of the President's Report and Annual Report and Approval of the Audited Financial Statements for the year 2024;
- 4. Ratification of all acts of the Board of Directors and Management since January 1, 2024 until June 1, 2025.
- 5. Declaration of cash dividends;
- 6. Election of the Directors (including the Independent Directors) of the Company for the ensuing fiscal year;
- 7. Appointment of the external auditor of the Company for the year 2025;
- 8. Other business as may properly come before the meeting and at any adjournment thereof; and
- 9. Adjournment

The Board of Directors has set the 2ND day of May 2025, as the record date for the determination of stockholders entitled to notice of and to vote at the Annual Stockholders' Meeting.

Given the continuing concern of our stockholders' safety and welfare, the Company will dispense with the physical attendance of stockholders at the meeting. Consequently, attendance will only be by remote communication, with voting being accomplished in *absentia* through the Company's online voting system at <u>https://voting-medilines.com/vsrv/Registration</u> or through the Chairman of the meeting, as proxy. In compliance with Section 15 of MC 6, series 2020; the Chairman who is the presiding officer of the meeting shall call the meeting in Las Piñas City, the city where the principal office of the Company is located.

Stockholders intending to participate by remote communication should pre-register with the Company via Medilines' Virtual Stockholders Registration and Voting no later than 26 May 2025 or submit duly accomplished proxies on or before 26 May 2025 to the Office of the Investor Relations Officer at Unit 1705, 17th Floor, One Global Place, 5th Avenue, corner 25th St., Bonifacio Global City, Taguig, Metro Manila, and/or by email to <u>investorrelationsoffice@medilines.com.ph</u>. Validation of proxies is set on 28 May 2025 at 2:00 p.m.

Stockholders who intend to appoint the Chairman of the Meeting as their proxy should submit duly accomplished proxy forms on or before May 26, 2025 at the Office of the Investor Relations Officer at Unit 1705, 17th Floor, One Global Place Building, 25th Street corner 5th Avenue, Bonifacio Global City, Taguig and/or by email to investorrelationsoffice@medilines.com.ph.

Please note that a copy of the Notice of Meeting will be published in the business section of Business Mirror and Manila Times on 11 May 2025 and 12 May 2025, in print and online format.

The detailed rules and procedures for participating in the meeting through remote communication and for casting their votes in absentia are set forth in the Information Statement.

Availability of an electronic copy of the Information Statement and Management Report and SEC Form 17A and other pertinent documents, as may be necessary under the given circumstance, on the (a) Company's website and (b) PSE Edge.

Very truly yours,

DANIEL C. ZULUETA Corporate Secretary

AGENDA DETAILS AND RATIONALE

1. Call to Order

The Chairman of the Board of Directors, Mr. Virgilio B. Villar, will call the meeting to order.

2. Certification of Notice and Quorum

The Corporate Secretary, Mr. Daniel C. Zulueta, will certify that copies of the Notice of Meeting have been duly published in the business section of two (2) newspapers of general circulation, and will certify the number of shares represented in the meeting, for the purpose of determining the existence of quorum to validly transact business.

Pursuant to Sections 23 and 57 of the Revised Corporation Code and SEC Memorandum Circular No. 6, Series of 2020, the Corporation has set up a designated web address which may be accessed by the stockholders to participate and vote in absentia on the agenda items presented for resolution at the meeting. A stockholder who votes in absentia or who participates by remote communication shall be deemed presented for purposes of quorum.

The following are the rules and procedures for the conduct of the meeting:

- i. Stockholders may attend the meeting remotely through Medilines' Virtual Stockholder Registration and Voting (MVSRV) System (the "MVSRV System"). Stockholders may send their questions or comments prior to the meeting by e-mail at <u>investorrelationsoffice@medilines.com.ph</u>. The MVSRV System shall include a mechanism by which questions may be posted live during the meeting. The Company will endeavor to answer all questions submitted prior to and in the course of the meeting, or separately through the Company's Investor Relations Office.
- ii. Each of the Agenda items which will be presented for resolutions will be shown on the screen during the live streaming as the same is taken up at the meeting.
- iii. Stockholders must notify the Company of their intention to participate in the meeting by remote communication to be included in determining quorum, together with the stockholders who voted in absentia and by proxy.
- iv. Voting shall only be allowed for stockholders registered in the MVSRV System at May 26, 2025 or through the Chairman of the meeting as proxy.
- v. All the items in the Agenda for the approval by the stockholders will need the affirmative vote of stockholders representing at least a majority of the issued and outstanding voting stock represented at the meeting.
- vi. Election of directors will be by plurality of votes, and every stockholder will be entitled to cumulate their votes.
- vii. The Company's stock transfer agent and Corporate Secretary will tabulate and validate all votes received.

3. Presentation and Adoption of the President's Report and Annual Report and Approval of the Audited Financial Statements for the year 2024

The President's Report and the Annual Report of the Company for the year 2024 and the audited financial statements of the Company for the year ended December 31, 2024 (a copy of which is attached to this Information Statement) will be presented for the information, understanding, and approval of the stockholders. The President's Report and Annual Report for 2024 will provide context and details on the financial performance and results of operations of the Company for 2024. This report and presentation are in line with the Company's thrust to observe and abide by the best corporate governance practices. It will allow stockholders to understand the financial condition of the Company and they will be given the opportunity to propound questions to management on matters relating to the performance of the Company.

The comments and feedback from the stockholders and their approval or disapproval of these reports and the financial statements will provide guidance to the Board of Directors in the management of the business of the Company.

4. Ratification of all acts of the Board of Directors and Management since January 1, 2024.

The ratification of all acts and resolutions of the Board of Directors and all the acts of management taken or adopted in 2024 will be sought from the stockholders during the meeting. A brief summary of these resolutions and actions are set forth in the Information Statement and the President's Report and the Annual Report for 2024. Copies of the minutes of meetings of the Board of Directors are available for inspection by any stockholder at the principal office of the Company during business hours.

The ratification of the acts and resolutions of the Board and management will also serve as an avenue for the stockholders to better understand how the Board manages the business and operations of the Company. The ratification will also serve as confirmation by the stockholders that they approve of the manner by which the Board and management of the Company have been running its business and affairs.

5. Declaration of cash dividends

The approval of the stockholders are requested by the company to issue cash dividends equivalent to 20% of the company's December 31, 2024 net income after tax.

6. Election of the Directors (including the Independent Directors) of the Company for the ensuing fiscal year

The Corporate Secretary will present the names of the individuals who have qualified and have been duly nominated for election as directors and independent directors of the Company, in accordance with the Company's By-Laws, Corporate Governance Charter, and other applicable laws and regulations.

The election of the membership of the Board of Directors allows the stockholders to directly participate in the selection of the individuals who will serve in the Board which exercises the corporate powers of the Company.

The procedure for voting by remote communication, in absentia, or by proxy, including cumulative voting, is provided in this Information Statement.

7. Appointment of the external auditor of the Company for 2025

The approval of the stockholders of the company is being sought for the appointment of the external auditor of the Company for 2025.

8. Other business that may properly be brought before the meeting

Stockholders may be requested to consider such other issues/matters as may be raised throughout the course of the meeting.

9. Adjournment

After all business has been considered and resolved, the Chairman shall declare the meeting adjourned.

Stockholders who will not, are unable or do not expect to attend the meeting in person but would like to be represented there may choose to execute and send a proxy form to the Office of the Investor Relations Officer (Maria Carmela D. Ochoa) at Unit 1705, 17th Floor, One Global Place, 5th Avenue corner 25th Street, Bonifacio Global City, Taguig City, Metro Manila on or before 26 May 2025. A sample proxy form is provided below. Stockholders may likewise email a copy of the accomplished proxy form to investorrelationsoffice@medilines.com.ph.

PROXY

Stockholders who would like to be represented thereat by a proxy may choose to execute and send a proxy form to the Office of the Investor Relations Officer (Maria Carmela D. Ochoa) at Unit 1705, 17th Floor, One Global Place Building, 25th Street corner 5th Avenue, Bonifacio Global City, Taguig, on or before 26 May 2025.

A sample proxy form is provided below. Stockholders may likewise email a copy of the accomplished proxy form to investorrelationsoffice@medilines.com.ph.

The undersigned stockholder of MEDILINES DISTRIBUTORS INCORPORATED (the "Company") hereby appoints the Chairman of the meeting, as attorney-in-fact or proxy, with power of substitution, to represent and shares registered in his/her/its name as proxy of the undersigned stockholder, at the Annual vote Stockholders' Meeting of the Company to be held on 02 June 2025, Monday, 10:00 a.m. and at any of the adjournments thereof for the purpose of acting on the following matters:

1. Presentation and Adoption of the President's Report and Annual Report and Approval of the Audited Financial Statements for the year 2024.

	For	Against	Abstain					
2.	Ratification of all acts of the E	Board of Directors and M	lanagement since 1 Jan	uary 2024.				
	For	Against	Abstain					
3.	Declaration of cash dividends	equivalent to 20% of th	ne Company's Decembe	r 31, 2024 net in	come after tax.			
	For	Against	Abstain					
4.	Election of Directors for the e	nsuing year (Please ind	icate number of votes)					
			FOR	AGAINST	ABSTAIN			
	Virgilio B. Villar							
	Maria Theresa V. Villar							
	Maria Patricia Dolor V. Yaml	bing						
	Luis Angel G. Aseoche							
	Norman K. Macapagal							
	Brian N. Edang – Independe							
	Fernando Sixto V. Segovia -	- Independent Director						
5.	Re-appointment of Punongba	yan & Araullo as extern	al auditor					
	For	Against	Abstain					
Prir	nted Name of the Stockholde	- J	ure of Stockholder/ orized Signatory		Date			
WE	ARE NOT ASKING YOU OR	WE ARE NOT ASKING YOU OR SOLICITING YOU FOR A PROXY.						

Instructions

This proxy should be received by the Corporate Secretary on or before 26 May 2025, the deadline for submission of proxies. The Corporate Secretary will then send the same to the Corporation's Stock and Transfer Agent for validation. Please refer to the mailing details below:

Through Personal Service

Unit 1705, 17th Floor, One Global Place, 5th Avenue, corner 25th St., Bonifacio Global City, Taguig, Metro Manila Attention: Ms. Maria Carmela Ochoa

For the purpose of validation, the Stockholder must include the following in transmitting the completed and signed proxy form:

- a. Full name of contact person;
- b. Phone / mobile number of contact person;
- c. Scanned copy of valid government-issued ID of the Stockholder and his/her appointed proxy (if not the Chairman of the Corporation); and
- d. For Corporate Stockholders, in addition to the above, scanned copy of Secretary's Certificate or Board Resolution authorizing the representative to act as the proxy.

Thereafter, the Stock and Transfer Agent of the Corporation shall tabulate the votes case via online voting system, *in absentia* and by proxy.

The total votes made via remote communication, in absentia and by proxy, as well as the number of shares represented by the same, shall be announced during the ASM.

This proxy, when properly executed, will be voted in the manner as directed herein by the stockholder(s). If no direction is made, this proxy will be voted for the election of all nominees and for the approval of the matters stated above and for such other matters as may properly come before the meeting in the manner described in the Information Statement.

A stockholder giving a proxy has the power to revoke it at anytime before the right granted is exercised. A proxy will also be considered revoked if the stockholder attends the meeting in person and expresses his intention to vote in person.

Notarization of the Proxy is not required.

WE ARE NOT ASKING YOU FOR A PROXY. YOU ARE NOT BEING REQUESTED TO SEND US A PROXY.

A. GENERAL INFORMATION

Item 1. Date, time and place of meeting of security holders.

The Annual Meeting of the stockholders of MEDILINES DISTRIBUTORS INCORPORATED (the "Company") will be held on 2 June 2025, Monday, 10:00 a.m., to be conducted via Zoom Teleconference from 3rd Floor, Vistamall Hub, C.V. Starr Avenue, Pamplona Dos, Las Piñas City.

The mailing address of the Company is at Unit 1705, 17th Floor, One Global Place Building, 5th Avenue corner 25th Street, Bonifacio Global City, Taguig.

The Information Statement will be first sent or given to security holders (by posting on PSE Edge and the Company's website) on or around 8 May 2025.

Item 2. Dissenters' Right of Appraisal

Under Sections 41 and 80 of the Revised Corporation Code, the following are the instances when a stockholder may exercise his appraisal right:

- In case an amendment to the articles of incorporation has the effect of changing or restricting the rights of any stockholder or class of shares, or of authorizing preferences in any respect superior to those of outstanding shares of any class, or of extending or shortening the term of corporate existence;
- 2. In case of sale, lease, exchange, transfer, mortgage, pledge or other disposition of all or substantially all the corporate property and assets as provided in this Code;
- 3. In case of merger or consolidation; and
- 4. In case of investment of corporate funds for any purpose other than the primary purpose of the corporation.

In order that a dissenting stockholder may exercise his appraisal right, such dissenting stockholder must have voted against the proposed corporate action at the annual meeting. Within thirty (30) days after the date of the annual meeting at which meeting such stockholder voted against the corporate action, the dissenting stockholder shall make a written demand on the Company for the fair value of his shares which shall be agreed upon by the dissenting stockholder upon surrendering the certificates of stock representing his shares, the fair value of said shares on the day prior to the date on which the vote was taken, excluding any appreciation or depreciation in anticipation of such corporate action. If the dissenting stockholders' approval of the corporate action, then the determination of the fair value of the shares shall be determined by three (3) disinterested persons, one (1) of whom shall be named by the dissenting stockholder, one (1) by the Company and a third to be named by the (2) already chosen. The findings of the majority of the appraisers shall be final and their award shall be paid by the Company within thirty (30) days after such award is made. The procedure to be followed in exercising the appraisal right shall be in accordance with Sections 80 to 85 of the Revised Corporation Code.

Item 3. Interest of Certain Persons in or Opposition to Matters to be Acted Upon

None of the officers or directors or any of their associates has any substantial interest, direct or indirect, in any of the matters to be acted upon in the stockholders' meeting. None of the directors of the Company has informed the Company of any intention to oppose any action to be taken at the stockholders' meeting.

B. CONTROL AND COMPENSATION INFORMATION

Item 4. Voting Securities and Principal Holders Thereof

As of 31 March 2025, the Company's total outstanding shares entitled to vote consists of 2,746,575,800 common shares, with each share entitled to one (1) vote. As of 31 March 2025, a total of 9,016,600 common shares or 0.33% of the outstanding capital stock of the Company are owned by foreigners.

The record date for the purpose of determining the stockholders entitled to vote is 2 May 2025.

Stockholders entitled to vote are also entitled to cumulative voting in the election of directors. Section 23 of the Revised Corporate Code provides, in part, that: "...in stock corporations, stockholders entitled to vote shall have the right to vote the number of shares of stock standing in their own names in the stock books of the corporation at the time fixed in the bylaws or where the bylaws are silent, at the time of the election. The said stockholder may: (a) vote such number of shares for as many persons as there are directors to be elected; (b) cumulate said shares and give one (1) candidate as many votes as the number of directors to be elected multiplied by the number of the shares owned; or (c) distribute them on the same principle among as many candidates as may be seen fit...".

For this year's meeting, the Board of Directors has adopted a resolution to allow stockholders entitled to notice of, and to attend the meeting, to exercise their right to vote in *absentia*.

Title of Each Class	Number of Shares of Common Stock Outstanding
Common Shares (net of treasury shares as of March 31, 2025)	2,746,575,800

The Company has approximately 123 number of common shareholders as of March 31, 2025. The following are the list of the top fifteen (15) stockholders of the Company as of March 31, 2025:

Shareholder	Nature of Shares	Number of Shares Subscribed	% Ownership
Virgilio Villar	Common	1,005,002,800.00	37%
PCD Filipino	Common	808,869,400.00	29%
Two On, Inc.	Common	600,000,000.00	22%
Ma. Theresa Villar	Common	319,996,000.00	12%
PCD Non-Filipino	Common	9,016,600.00	0%
Rene Golangco	Common	7,000,000.00	0%
Solar Securities, Inc.	Common	100,000.00	0%
Juan Trinidad Lim	Common	10,000.00	0%
Jennifer T. Ramos	Common	2,000.00	0%
Jesus Luis Valencia	Common	2,000.00	0%
Maria Patricia Yambing	Common	400.00	0%
Norman Macapagal	Common	400.00	0%
Fernando Segovia	Common	400.00	0%
Brian Edang	Common	400.00	0%
Gerardo Guerrero	Common	400.00	0%
TOTAL		2,750,000,800.00	100%

Security Ownership of Record and Beneficial Owners of at least 5% of the Company's Securities as of the Record Date

The following are the owners of record of more than five percent (5%) of the Company's outstanding shares of stock, the number of shares owned and percentage of shareholders of each of them, as of 31 March 2025:

Name	Address	Name of Beneficial Owner and Relationship with Record Owner	Citizenship	No. of Common Shares Held	Total No. of Shares Held	% of Total Outstanding Shares
Virgilio B. Villar	3 rd Floor Vistamall Hub C.V. Starr Avenue, Pamplona Dos, Las Piñas City	The record owner is the beneficial owner of the shares indicated	Filipino	1,005,002,800	1,005,002,800	37%
Two On, Inc. Represented by: Ms. Katrina Valdehueza	3 rd Floor Vistamall Hub C.V. Starr Avenue, Pamplona Dos, Las Piñas City	The record owner is the beneficial owner of the shares indicated	Filipino	600,000,000	600,000,000	22%
Ma. Theresa V. Villar	3 rd Floor Vistamall Hub C.V. Starr Avenue, Pamplona Dos, Las Piñas City	The record owner is the beneficial owner of the shares indicated	Filipino	319,996,000	319,996,000	12%
PNB Securities, Inc. Represented by: Ms. Joanna Marie L. Aviles	3 rd Floor PNB Financial Center Roxas Boulevard, Pasay City	The record owner is lodged under PCD Nominee Corporation	Filipino	174,681,000	174,681,000	6%

Other than the abovementioned, the Company has no knowledge of any person who, as of the record date, was directly or indirectly the beneficial owner of, or had voting power or investment power (pursuant to a voting trust or other similar agreement) over, shares comprising more than five percent (5%) of the Company's outstanding common shares of stock.

Security Ownership of Management as of the Record Date

The following are the number of common shares of stock owned of record and beneficially by the directors and corporate officers of the Company, and the percentage of shareholdings of each, as of 31 March 2025:

Title of Class	Name of Beneficial Owner	Amount and Nature of	<u>Citizenship</u>	% of Total
		Beneficial Ownership		Outstanding Shares
Common	Virgilio B. Villar	1,005,002,800 – direct	Filipino	37
Common	Maria Theresa V. Villar	319,996,000 – direct	Filipino	12
Common	Maria Patricia Dolor V. Yambing	400 – direct	Filipino	Nil
Common	Norman K. Macapagal	400 – direct	Filipino	Nil
Common	Fernando Sixto V. Segovia	400 – direct	Filipino	Nil
Common	Brian N. Edang	400 – direct	Filipino	Nil
Common	Luis Angel G. Aseoche	1,000 – indirect	Filipino	Nil
N/A	Maria Carmela D. Ochoa	None	Filipino	Nil
N/A	Daniel C. Zulueta	None	Filipino	Nil

As of 31 March 2025, the foreign ownership level of Medilines Distributors Incorporated. is as follows:

Security Type	Stock Symbol	Number of Foreign-	Number of Local-	Number of Outstanding	Foreign
	(PSE)	Owned Shares	Owned Shares	Voting Shares	Ownership (in%)
Common (voting)	MEDIC	9,016,600	2,737,559,200	2,746,575,800	0.33

Changes in Control

The Company is not aware of any voting trust agreements or any other similar agreements which may result in a change in control of the Company. Therefore, no change in control has taken place since the start of the previous fiscal year.

Item 5. Directors and Executive Officers

Terms of Office

Directors shall hold office for a period of one (1) year until their successors shall have been elected and qualified during the succeeding annual meeting of the stockholders, except in case of death, resignation, disqualification or removal from office. The term of office of the officers is coterminous with that of the Directors that elected or appointed them, unless such officers are sooner removed for cause.

Background Information

Directors

The following are the names, ages, citizenship and period of service of the directors/independent directors of the Company who have been nominated for the election at the Annual Meeting:

Name	Age	Position	Citizenship
Virgilio B. Villar	70	Chairman of the Board	Filipino
Ma. Theresa V. Villar	69	Director	Filipino
Maria Patricia Dolor V. Yambing	42	Director	Filipino
Norman K. Macapagal	70	Director	Filipino
Luis Angel G. Aseoche	63	Director	Filipino
Brian N. Edang	46	Independent Director	Filipino
Fernando Sixto V. Segovia	64	Independent Director	Filipino

Officers

The following are the names, ages, positions, and citizenship of the incumbent officers of the Company.

Name	Age	Position	Citizenship
Maria Patricia Dolor V. Yambing	42	President and CEO	Filipino
Maria Carmela D. Ochoa	44	Treasurer and Investor Relations Officer	Filipino
Myra B. De Asis	52	Chief Finance Officer	Filipino
Daniel C. Zulueta	62	Corporate Secretary	Filipino

Business Experience and Other Directorships

Directors

The business experience of each of the nominees for director and the officers of the Company for the last five (5) years is as follows:

Virgilio B. Villar, Chairman of the Board

Mr. Villar, 70, took over management of Medilines in 2008 and successfully managed it over the years to become one of the top distributors of medical devices in the Philippines. He was President and CEO of Medilines from 2008 to 2020. Pivotal to his success in the medical industry was his 21 years of experience as Managing Director of B. Braun Medical Supplies, Inc., a German multinational healthcare company in the Philippines. Before moving to the medical devices and equipment industry, Mr. Villar held sales and marketing position in various multinational companies including Unilever and Scott Paper Philippines. Mr. Villar graduated from the University of the Philippines with a degree in Bachelor of Science in Industrial Engineering and a degree in Master of Business Administration. He also took Advanced Management Studies in Cologne, Germany.

Theresa V. Villar, *Director*

Mrs. Villar, 69, joined Medilines as Human Resource Consultant in 2022. The culmination of her wealth of experience in Human Resources was her 17 years in San Miguel Corporation, where she was VP from 1995 to 1998. Prior to this, she was Human Resources Training Manager for various companies including Western Minolco, Fuji Xerox, and National Food Authority. Mrs. Villar graduated from the University of the Philippines with a degree in Bachelor of Science in Psychology.

Maria Patricia Dolor V. Yambing, Director, President and CEO

Mrs. Yambing, 42, is a graduate of Ateneo de Manila University with a degree in Bachelor of Science in Management in 2004. She took her Double-Degree Asia MBA Program in National University of Singapore and in Fudan University in Shanghai from 2013 to 2015. She became the Business Unit Head of Asya Medika, Inc. from 2015 to 2020, before joining Medilines as President and CEO. She held marketing positions in various multinational companies including Microsoft, Kimberly Clark, and Sara Lee.

Atty. Luis Angel G. Aseoche, Director

Mr. Aseoche, 63, is one of the owners and senior partners of the Chavez Miranda Aseoche Law Offices. He has more than 35 years of legal experience, spending 19 years of it with the Chavez Miranda Aseoche Law Offices. Prior to being a Director, he held positions in the Philippine Senate as Legislative Staff Office V and VI, Chief of Staff under Senator Anna Dominique Coseteng, and Senior Associate for Chavez Laureta & Associates. He is a graduate of Bachelor of Laws in U.P. Diliman and has a degree in A.B. Political Science, also taken in U.P. Diliman.

Norman K. Macapagal, Director

Mr. Macapagal, 70, is the President of EEI Limited Incorporated. He is also a board trustee in Philippine Constructors' Association and member of the JCI Senate Philippines. He is a candidate for Master of Business Administration in Ateneo de Manila Graduate School and has a degree in Bachelor of Science in Industrial Engineering from University of the Philippines.

Fernando Sixto V. Segovia, Independent Director

Mr. Segovia, 64, is a Managing Director at ADP Pharma Corporation. He has held several directorship and head executive positions in various healthcare companies, including Pascual Total health, Exeltis Pharma, Novartis Healthcare, InterMed Marketing Philippines, Bristol Myers Squibb, and Pfizer Philippines. He was the President and majority owner of Seville Pharmaceuticals Incorporated. He took his Master of Business Administration Senior Executive Program in Ateneo de Manila. He graduated from San Beda College with a degree in Bachelor of Science in Management.

Brian N. Edang, Independent Director

Mr. Edang, 46, is a Certified Public Accountant. He graduated cum laude with a Bachelor of Science in Accountancy from the University of St. La Salle in Bacolod. He is currently the Chief Financial Officer & Head of Investor Relations of Vista Land & Lifescapes, Inc. he is also Treasurer and Director of the following companies: Vista Residences Incorporated, Brittany Corporation, Crown Asia Properties Incorporated, Communities Philippines Incorporated, and Camella Homes Incorporated. Prior to joining the group, he was with SGV & Co. (EY Philippines) as an external auditor from 1999 to 2004. He is the Head Investor Relations of Vista Land from 2007 up to present, as well as their Chief Financial Officer since November 2018. Mr. Edang is a Member of the Philippine Institute of Certified Public Accountants (PICPA) and the Financial Executives Institute of the Philippines (FINEX).

Officers

The business experience of each of the officers and executives of the Company for the last five (5) years is as follows:

Maria Patricia Dolor V. Yambing

Director and President

Please refer to the table of Directors above.

Maria Carmela D. Ochoa, Treasurer and Investor Relations Officer

Mrs. Ochoa, 44, is a Certified Public Accountant. She took her Masters in Business Administration at De La Salle University Manila. Prior to joining the Company, she held senior finance and auditor positions for 18 years with various companies, which include SGV, San Miguel Corporation, Bayan Telecommunications, Inc., ABS-CBN Broad Casting Corporation, and VDT-3 Services Inc. Mrs. Ochoa is a member of the Philippine Institute of Certified Public Accountants (PICPA).

Myra B. De Asis, Chief Finance Officer

Mrs. De Asis, 52 is a Certified Accountant with a degree in Accountancy from Philippine School of Business Administration- Quezon City. She has over 25 years of experience in the Healthcare Industry, specifically in the distribution of medical equipment and pharmaceuticals in various finance positions including 10 years in the role of Chief Finance Officer.

Daniel C. Zulueta, Corporate Secretary

Mr. Zulueta, 62, graduated from the Far Eastern University with a degree in Bachelor of Arts in Economics and a degree in Bachelor of Science in Commerce, receiving the highest honors in both degrees. Prior to joining the Company, he held positions in Sales, Product Management, and Business Development for 23 years. He is also the General Manager of the Company.

Nomination of Directors

All the directors were nominated by Mr. Virgilio B. Villar. Aside from Ms. Theresa V. Villar and Ms. Maria Patricia Dolor V. Yambing, none of the nominated directors are related to Mr. Virgilio B. Villar by consanguinity or affinity within the fourth civil degree.

Nomination of independent directors shall be conducted by the Corporate Governance Committee prior to a stockholders' meeting. All recommendations shall be signed by the nominating stockholders together with the acceptance and conformity by the would-be nominees.

The Corporate Governance Committee shall pre-screen the qualifications and prepare a Final List of Candidates which shall contain all the information about all the nominees for independent directors, as required, which list, shall be made available to the Commission and to all stockholders through the filing and distribution of the Information Statement or Proxy Statement, in accordance with SRC Section 17.1(b) or SRC Section 20, respectively, or in such other reports the Corporation is required to submit to the Commission. The name of the person or group of people who recommended the nomination of the independent director shall be identified in such report, including any relationship with the nominee.

Only nominees whose names appear in the Final List of Candidates shall be eligible for election as Independent Directors. No other nomination should be entertained after the Final List of Candidates shall have been prepared. No further nomination shall be entertained or allowed on the floor during the actual Annual Stockholders' Meeting.

Pursuant to SEC Memorandum Circular No. 5, Series of 2017, the certifications on the qualifications of the nominee independent directors of the Corporation are submitted together with this Information Statement.

Family Relationships

Apart from the directors and officers of the Company as enumerated above, the Company has no other significant employee. Aside from Mr. Virgilio B. Villar, Mrs. Theresa V. Villar, and Mrs. Patricia V. Yambing, none of the aforementioned Directors or Executive Officers or persons nominated or chosen by the Company to become Directors or Executive Officers is related to the others by consanguinity or affinity within the fourth civil degree.

Mr. Virgilio B. Villar and Mrs. Maria Theresa V. Villar, both directors, are spouses. Mrs. Maria Patricia Dolor V. Yambing is a Director, President and CEO, and is the daughter of Mr. Virgilio B. Villar and Maria Theresa V. Villar.

No Director has resigned or declined to stand for re-election to the Board of Directors since the date of the last annual stockholders' meeting due to disagreement with the Company on any matter related to the Company's operations, policies or practices.

The Company is not aware of: (i) 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 (2) years prior to that time; (ii) any conviction by final judgement, including the nature of the offense, 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; (iii) any of the directors and executive officers being subject to any order, judgement, 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; and (iv) any of the directors and executive officers being found by a domestic or foreign court of competent jurisdiction (in a civil action), the 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 judgement has not been reversed, suspended, or vacated, occurring during the past five (5) years up to the latest date that are material to an evaluation of the ability or integrity of any director, any nominee for election as director, executive officer, underwriter or control person of the Company.

Except as described below and other than those disclosed in the Company's Annual Report for 2024, and the Financial Statements as of December 2024, the Company has not had any transaction during the last (2) years in which any Director or Executive Officer or any of their immediate family members had a direct or indirect interest.

For more discussion on Related Party Transactions please see Note 18 of the Financial Statements as of 31 December 2024.

The members of the various committees of the Board of Directors are as follows:

Audit Committee		
Brian N. Edang	-	Chairman
Virgilio B. Villar	-	Member
Fernando Sixto V. Segovia	-	Member

Corporate Governance Committee

Fernando Sixto V. Segovia	-	Chairman
Maria Patricia Dolor V. Yambing	-	Member
Brian N. Edang	-	Member

Except as disclosed in Item 6 below, none of the aforementioned Directors and Executive Officers is covered by a special compensatory plan or arrangement, nor do any of them hold any outstanding warrants or options in respect of the Company or its shares.

Certification of Independent Directors are attached hereto as Annexes "B" and "B-1".

The Corporate Secretary's Certificate attesting to the fact that none of the directors and officers of the Company holds any position in any capacity in any government agency or instrumentally is hereto attached as Annex "C".

Board Performance

Manuals of the Audit Committee Charter and the Corporate Governance Charter of the Company's Board of Directors can be seen at https://www.medilines.com.ph/corporate-governance/board-committees

As of date, there is no formal appraisal or assessment process in respect of Board performance, although attendance by directors in board meetings are strictly monitored. Please see attendance of Board Directors attached to this report as Annex "G".

Significant Employees

Other than the officers and employees reported, there are no significant employees expected by the registrant to make a significant contribution to the business.

Directors Disclosure on Self-Dealing and Related Party Transactions

Except as otherwise disclosed in the Annual Report of the Company (SEC Form 17-A) for the year ended December 31, 2024, the Company has not had any transaction (self-dealing or other related party transaction) during the last two (2) years in which any Director or Executive Officer or any of their immediate family members or any of the nominees for election as independent director had a direct or indirect interest.

Item 6. Compensation of Directors and Executive Officers

The following are the Company's President and four most highly compensated executive officers for the year ended 31 December 2024:

Rank	Name	Position
1 st	Ma. Patricia V. Yambing	Director, President, and CEO
2 nd	Daniel C. Zulueta	General Manager
3 rd	Luigi E. Gamboa	Business Unit Head
4 th	Myra B. De Asis	Chief Financial Officer
5 th	Presentation A. Santos	Supply Chain Manager

The following table identifies and summarizes the aggregate compensation (actual and expected) of the Company's President and the four most highly compensated executive officers of the Company in 2024, 2023 and 2022:

Year	Salaries and Wages (in Php)	Bonus (In Php)	Total (In Php)
2025	24,575,271	1,782,640	26,357,911
(estimated)			
2024	23,405,030	1,697,753	25,103,783
2023	16,584,983	1,771,644	18,356,627
2022	19,126,683	1,311,188	20,437,871

The Company's By-Laws provide that, by resolution of the Board, each director shall receive a reasonable per diem allowance for his/her attendance at each meeting of the Board.

The following corporate officers of the Company hold shares in the Company as of record date:

Name	Position	No. of Shares
Virgilio B. Villar	Chairman of the Board	1,005,002,800 - direct
Maria Patricia Dolor V. Yambing	President and CEO	400 – direct

Item 7. Independent Public Accountants

The Company is recommending to retain Punongbayan and Araullo (P&A) as its Independent External Auditor with Mr. James Joseph Benjamin J. Araullo as Managing Partner.

Mr. James Joseph Benjamin J. Araullo has served as the Managing Partner and signing partner of Medilines since 2020, marking five (5) years of working as the managing partner for the company.

For 2020 to 2024, Punongbayan and Araullo (P&A) has been engaged by the Board of Directors as Independent External Auditor.

Until 2019, Tagnia, Ortega & Partners, CPAs is the Company's Independent External Auditor.

The Company has not had any disagreements on accounting and financial disclosures with the independent auditors. P&A and Tagnia, Ortega & Partners, CPAs have no shareholders in the Company nor any right, whether legally enforceable or not, to nominate people or to subscribe to securities issued by the Company.

All independent auditors do not have and will not receive any direct or indirect interest in the Company or in any of its securities (including options, warrants or rights thereof) pursuant to or in connection with the Common Shares.

The foregoing is in accordance with the Code of Ethics for Professional Accounts in the Philippines set by the Board of Accountancy and approved by the Professional Regulation Commission.

Apart from the foregoing audit-related services, the Company's independent auditors have not rendered tax, accounting, compliance, advice, planning and other tax services for the Company within the last two fiscal years.

Medilines Distributors Incorporated, In compliance with the Securities Regulation Code Rule 68(3)(b)(iv), relative to the seven-year rotation requirement of its external auditors, has appointed Mr. James Joseph Benjamin J. Araullo as its managing partner since calendar year 2020.

Item 8. Audit Committee's Approval Policies and Procedures

In relation to the audit of the Company's annual financial statements, the Company's Corporate Governance manual provides that the audit committee shall, among other activities, (i) evaluate significant issues reported by the external auditors in relation to the adequacy, efficiency and effectiveness of policies, controls, processes and activities of the Company; (ii) ensure that other non-audit work provided by the external auditors are not in conflict with their functions as external auditors; and (iii) ensure the compliance of the Company with acceptable auditing and accounting standards and regulations.

The Audit Committee of the Company is composed of Mr. Brian N. Edang, *Chairman*, and Mr. Virgilio B. Villar and Mr. Fernando Sixto V. Segovia, *members*.

Item 9. Compensation Plans

The Corporation has no employee stock option at the moment.

Item 10. Authorization or Issuance of Securities Other than for Exchange

Not applicable.

Item 11. Modification or Exchange of Securities

Not applicable.

Item 12. Financial and Other Information

- a. The Annual Report for the year ended December 31, 2024 is attached as Annex "D".
- b. The Audited Financial Statement of the Company as of December 31, 2024, including the Company's Statement of Management's Responsibility, are attached hereto as Annex "E"

Item 13. Mergers, Consolidations, Acquisitions and Similar Matters

Not applicable

Item 14. Acquisition or Disposition of Property

Not applicable

Item 15. Restatement of Accounts

Not Applicable

D. OTHER MATTERS

Item 16. Action with Respect to Reports

The following reports will be submitted for approval by the stockholders:

Minutes of the last Annual Meeting of Stockholders held on June 3, 2024, covering the following matters: (i) approval of the President's Report and Annual Report and Approval of the Audited Financial Statements for the year 2023; (ii) ratification of all acts of the Board of Directors and Management since 1 January 2023 to 31 December 2023, (iii) election of the directors (including Independent Directors of the Company for the ensuing fiscal year; (iv) appointment of the external auditor of the Company for the year 2024.

The minutes of the Annual Stockholders Meeting on April 23, 2024, attached as Annex "F", may be viewed through the following link: <u>https://www.medilines.com.ph/sites/default/files/2024%20Minutes%20of%20the%20Annual%20Stockholder</u> s%27%20Meeting.pdf

The minutes contain the following information:

- a. A description of the voting and vote tabulation procedures used in the meeting;
- b. A description of the opportunity given to stockholders or members to ask questions and a record of the questions asked and answers given;
- c. The matters discussed and resolutions reached;
- d. A record of the voting results for each agenda item; and

e. A list of the directors, officers and the percentage of outstanding and voting shares of stockholders who attended and participated in the meeting.

The list of all acts of the board of directors and management for the year 2024 is attached as Annex "H".

Item 17. Matters Not Required to be Submitted

Not Applicable

Item 18. Amendment of Charter, Bylaws or Other Documents

Not Applicable

Item 19. Other Proposed Actions

- 1. Election of the members of the Board of Directors, including the Independent Directors, for the fiscal year 2025.
- 2. Ratification of all acts of the Board of Directors from January 1 to June 1, 2025
 - a) All material resolutions adopted by the Board and duly reported by the Company to the SEC and PSE through the filing of SEC Form 17-C;
 - b) All other resolutions adopted by the Board in the ordinary course of business; and
 - c) All other acts executed by Management in the exercise of their functions in the regular and ordinary course of business of the Company.
 - 3. Appointment of external auditor for the ensuing fiscal year.

Item 20. Voting Procedure

Manner of Voting

In all items for approval, except in the election of directors, each share of stock entitles its registered owner to one vote.

For the purpose of electing directors, a stockholder may vote such number of his/her shares for as many persons as there are directors to be elected or he/she may cumulate said shares and give one candidate as many votes as the number of directors to be elected multiplied by the number of his/her shares shall equal, or he/she may distribute them in the same principle among as many candidates as he/she shall see fit. Considering that the Annual Stockholders' Meeting for the year 2025 will be done via remote communication, voting may only be done in *absentia* or through the submission of a duly executed proxy.

Stockholders as of Record Date who have successfully registered their intention to participate in the annual meeting via remote communication and to vote in *absentia*, duly verified and validated by the Company shall be provided with unique log-in credentials to securely access the voting portal and participate and watch the online meeting of the stockholders of the Company. A stockholder voting electronically in absentia shall be deemed present for purposes of quorum.

The Corporate Secretary and stock transfer agent will be responsible for counting votes based on the number of shares entitled to vote owned by the stockholders who are present or represented by proxies.

Voting Requirements

a) With respect to the election of directors, candidates who received the highest number of votes shall be declared elected.

b) With respect to the adoption of the Audited Financial Statements for the year ended 31 December 2024, as well as the approval or ratification of the other actions set forth under the heading "Other Proposed Actions" above, the vote of majority of the outstanding capital stock entitled to vote and represented in the meeting is required to approve such matters.

Method of Counting Votes

The Corporate Secretary and stock transfer agent will be responsible for counting votes based on the number of shares entitled to vote owned by the stockholders who are present or represented by proxies at the Annual Meeting of the stockholders.

Considering that the Annual Shareholders' Meeting for the year 2025 will be done via remote communication, voting may only be done in *absentia* or through the submission of a duly executed proxy.

All votes received shall be tabulated by the Office of the Corporate Secretary with the assistance of the Company's stock transfer agent. The corporate Secretary shall report the partial results of voting during the meeting. The actual voting results shall be reflected in the minutes of the meeting.

The detailed instructions for participation through remote communication are set forth in Annex "A" to the Notice of Meeting (Agenda Details and Rationale) hereof.

UPON THE WRITTEN REQUEST OF A STOCKHOLDER, THE COMPANY UNDERTAKES TO FURNISH SAID STOCKHOLDER A COPY OF SEC FORM 17-A FREE OF CHARGE EXCEPT FOR EXHIBITS ATTACHED THERETO WHICH SHALL BE CHARGED AT COST, ANY WRITTEN REQUEST FOR A COPY OF SEC FORM 17-A SHALL BE ADDRESSED AS FOLLOWS:

MEDILINES DISTRIBUTORS INCORPORATED 3rd Floor, Vistamall Hub, C.V. Starr Avenue, Pamplona Dos, Las Piñas City, Philippines Attention: MARIA CARMELA D. OCHOA

SIGNATURE PAGE

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 $\underline{Lac Piras}$ on \underline{May} (6, ..., 20, 25)

MEDILINES DISTRIBUTORS INCORPORATED By:

VIRGILIO'B. VILLAR Chairman of the Board

CERTIFICATION OF INDEPENDENT DIRECTOR

I, BRIAN N. EDANG, Filipino of legal age and a resident of UGF Worldwide Corporate Center, 1552 Shaw Blvd., Mandaluyong, Metro Manila, after having been duly sworn to in accordance with law do here by declare that:

1. I am a nominee for independent director of MEDILINES DISTRIBUTORS INCORPORATED and have been its independent director since AUGUST 20, 2021.

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

COMPANY/ORGANIZATION	POSITION/RELATIONSHIP	PERIOD OF SERVICE
Vista Land & Lifescapes, Inc.	Chief Financial Officer	5 years - present
Vista Land & Lifescapes, Inc.	Head Investor Relations	9 years – present
Vistamalls, Inc.	Chief Financial Officer	5 years - present
Vistamalls, Inc.	President	8 years – present
Camella Homes	Director and Treasurer	4 years
Communities Philippines, Inc.	Director and Treasurer	4 years
Crown Asia Properties, Inc.	Director and Treasurer	4 years
Brittany Corporation	Director and Treasurer	4 years
Vista Residences, Inc.	Director and Treasurer	4 years
Powersource Phils. Development Corp.	Director	4 years
Buena Providades Inc. Group of Companies	Director	4 years

- I possess all the qualifications and none of the disqualifications to serve as an Independent Director of MEDILINES DISTRIBUTORS INCORPORATED, as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
- I am not related to the following director/officer/substantial shareholder of MEDILINES DISTRIBUTORS INCORPORATED, other than the relationship provided under Rule 38.2.3 of the Securities Regulation Code.
- To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 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.
- 7. I shall inform the Corporate Secretary of **MEDILINES DISTRIBUTORS INCORPORATED** of any changes in the abovementioned information within five days from its occurrence.

Done, this APR 2 4 2025 [AGUIG CITY

N. EDANG BRIAN

Signature Page as Follows

SUBSCRIBED AND SWORN to before me this APR 2 4a2025 at ________ atfiant personally appeared before me and exhibited to me his/her PASSPORT No. P9937644A issued at DFA NCR East on 14 December 2018.

Doc. No. Page No. Book No. Series of



C. GARCIA ATTY BRE

Notary Public City of Taguig Until 31 December 2026 IBP O.R No. 493798 issued on JAN 2, 2025 PTR No. 10466229 on Jan 2, 2025 at Makati City Appointment No. 125 (2025-2026) MCLE Compliance No. VIII-0009332 APRIL 14, 2028 BGC, Taguig City Roll No. 39443

CERTIFICATION OF INDEPENDENT DIRECTOR

I, FERNANDO SIXTO V. SEGOVIA, Filipino of legal age and a resident of Unit 2102, 21st Flr., The Finance Center 26th St., cor. 9th Ave., Bonifacio Global City, Taguig, Metro Manila, Philippines, after having been duly sworn to in accordance with law do here by declare that:

- 1. I am a nominee for independent director of **MEDILINES DISTRIBUTORS INCORPORATED** and have been its independent director since **AUGUST 20, 2021**.
- 2. I am affiliated with the following companies or organizations:

COMPANY/ORGANIZATION	POSITION/RELATIONSHIP	PERIOD OF SERVICE
Pascual Total Health, Inc.	Managing Director	6 years - present
Exeltis Pharma	General Manager	2 years
Novartis Healthcare	Sales & Marketing Director	2 years
InterMed Marketing Philippines	President	8 years
Bristol Myers Squibb	Marketing Director	3 years
Pfizer Philippines	Associate Marketing Director	5 years
Seville Pharmaceuticals	President	8 years
ADP Pharms	Senior Vice President	5 years

- I possess all the qualifications and none of the disqualifications to serve as an Independent Director of MEDILINES DISTRIBUTORS INCORPORATED, as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
- I am not related to the following director/officer/substantial shareholder of MEDILINES DISTRIBUTORS INCORPORATED, other than the relationship provided under Rule 38.2.3 of the Securities Regulation Code.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 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.
- 7. I shall inform the Corporate Secretary of **MEDILINES DISTRIBUTORS INCORPORATED** of any changes in the abovementioned information within five days from its occurrence.

FAGUIG CIT Done, this APR 2 4 2025

SIXTO V. SEGOVIA

Signature Page as Follows

ABR 2 4 2025 AGUIG CHAK

SUBSCRIBED AND SWORN to before me this personally appeared before me and exhibited to me his/her PASSPORT No. P4761125A issued at DFA Manila on 18 October 2017.

Doc. No. Page No. Book No. Series of



ATTY GERVACIO B. ORTIZ JR. Notary Public City of Makati Until December 31, 2026 IBP No. 05729-Lifetime Member MCLE Compliance No. VII-0022734 valid until April 14, 2025 Appointment No. M-007 (2025-2026) PTR No. 10466005 Jan. 2, 2025/Makati Makati City Roll No. 40091 101 Urban Avel Campos Rueda Bldg. Brgy, Pio Del Pilar, Makati City

CERTIFICATION

I, **DANIEL C. ZULUETA**, Filipino, of legal age, and with office address at 3rd Floor, Vistamall Hub, C.V. Starr Avenue, Pamplona Dos, Las Piñas City, after having been duly sworn in accordance with law, do hereby declare that:

- 1. I am the Corporate Secretary of MEDILINES DISTRIBUTORS INCORPORATED, a domestic corporation organized and established under the laws of the Republic of the Philippines, with business address at 3rd Floor, Vistamall Hub, C.V. Starr Avenue, Pamplona Dos, Las Piñas City;
- 2. The incumbent members of the Board of Directors and the Officers of MEDILINES DISTRIBUTORS INCORPORATED are as follows:

Name	Board of Directors	Officer/ Position
Virgilio B. Villar	Chairman of the Board	
Maria Theresa V. Villar	Director	
Maria Patricia Dolor V. Yambing	Director	President and CEO
Luis Angel G. Aseoche	Director	
Norman K. Macapagal	Director	
Brian N. Edang	Independent Director	
Fernando Sixto V. Segovia	Independent Director	
Maria Carmela D. Ochoa		Treasurer and
		Investor Relations Officer
Myra B. De Asis		Chief Finance Officer
Daniel C. Zulueta		Corporate Secretary

 None of the incumbent directors and executive officers of MEDILINES DISTRIBUTORS INCORPORATED are connected to or affiliated with any government agency, government office, government owned and controlled corporation or instrumentality of the Republic of the Philippines.

ZULUETA DANIEL C. Corporate Secretary CITY OF MANILA APR 74 717 SUBSCRIBED AND SWORN to before me this day of at , affiant personally appeared before me and exhibited to me his/her PASSPORT No. P0104514B issued at DFA NCR Northeast on 04 January 2019.

Doc. No. Page No. Book No. Series of ATTY. MARIELLE JEHALLE L. LAGUERTA Notary Public for City of Manila- Until Dec. 31, 2025 Notarial Commission No. 2024-179 Tower 3, 3K, No. 181 N. Lopez St., Ermita, Manila I.B.P. NO. 488207- Dec. 27, 2024 for the year 2025 PTR. NO. 2041441- Jan. 2, 2025 at Manila MCLE No. VIII-0010660- Valid until 4-14-2028 ROLL NO. 88314

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Note: 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 designa

SECURITIES AND EXCHANGE COMMISSION SEC FORM 17 – A

ANNUAL REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATION CODE AND SECTION 141 OF CORPORATION CODE OF THE PHILIPPINES

- 1. For the fiscal year ended December 31, 2024
- 2. SEC Identification No. CS200251064
- 3. BIR Tax Identification No. 219075614000
- 4. Exact name of the registrant as specified in its charter **MEDILINES DISTRIBUTORS INCORPORATED**
- 5. <u>Philippines</u> Province, Country or other jurisdiction of Incorporation or organization

6. ____(SEC use only) Industry Classification Code:

- 7. <u>3rd Floor, Vistamall Hub, C.V. Starr Avenue, Pamplona Dos, Las Piñas City</u> Address of principal office
- 8. <u>(+632)7747-1076/(+632)8519-2012</u> Registrant's telephone number, including area code
- 9. <u>N/A</u>

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

10. Securities registered pursuant to Section 4 and 8 of the RSA

Title of Each ClassNumber of Shares of Common Stock and Amount of
Debt OutstandingCommon Shares2,750,000,800

11. Are any or all of these securities listened on the Philippine Stock Exchange?

Yes [x] No []

- 12. Check weather the registrant:
 - a. Has filed all reports to be filed by Section 11 of the Revised Securities Act (RSA) and RSA Rule 11(1)-1 thereunder and Sections 26 and 141 of the Corporation Code of the Philippines during the preceding 12 months (or for such shorter period that the registrant was required to file such reports):
 Yes [x]No []
 - Has been subject to such filing requirements for the past 90 days Yes [x]No []
- 13. State the aggregate market value of the voting stock held by non-affiliates of the registrant The aggregate market value as of the voting stock held by non-affiliate is about Php254.7 million, based on the stock price of Medilines Distributors Incorporated as of 31 December 2024.

TABLE OF CONTENTS

PART 1 – BUSINESS AND GENERAL INFORMATION	1
Item 1. Business	1
Item 2. Strengths and Strategies	1
Item 3. Business Operations	9
Item 4. Sales and Marketing	14
Item 5. Inventory Management	15
Item 6. Information Technology Systems	15
Item 7. Cash Management and Internal Control	16
Item 8. Competition	16
Item 9. Human Resources	16
Item 10. Intellectual Property	17
Item 11. Insurance	17
Item 12. Material Contracts	18
Item 13. Effect of Existing or Probable Governmental Regulations	18
Item 14. Risk Relating to the Business	18
Item 15. Risk Relating to the Philippines	33
Item 16. Legal Proceedings	35
PART 2 – OPERATIONAL AND FINANCIAL INFORMATION	36
Item 17. Market for Registrant's Common Equity and Related Stockholder Matters	36
Item 18. MD&A of Financial Condition and Results of Operations	47
Item 19. Critical Accounting Policies	48
Item 20. Results of Operations	49
PART 3 – CONTROL AND COMPENSATION INFORMATION	56

PART 1 – BUSINESS AND GENERAL INFORMATION

BUSINESS

Medilines Distributors, Incorporated, incorporated on July 12, 2002, is an essential distributor of critical medical equipment to public and private healthcare facilities across the Philippines – products such as linear accelerators for cancer treatment, dialysis machines for treatment of kidney diseases, and imaging machines such as CT scans, x-rays, and MRI's, from world leading principals such as B. Braun (Germany), Siemens Healthineers (Germany), and Varian (USA). Our portfolio primarily caters to the leading categories of specialized medicine in the Philippines. These categories, in turn, address some of the top causes of mortality among Filipinos – cardiovascular diseases, cancer, chronic obstructive pulmonary disease, diabetes, pneumonia, and tuberculosis.

The Company is focused on three core categories: diagnostics imaging, dialysis, and cancer therapy. These three categories were carefully selected over years of experience to ensure that the company sustains growth over the long term. With the offering of world class products in these categories, the Company has gained the trust of customers in both the private and public health sectors.

The Company's customers are primarily the Philippine Government through the Department of Health and Local Government Units, and private health care facilities such as, among others, hospitals, clinics, and diagnostic centers. As of December 31, 2024, the customer mix, in terms of revenue, are 93% public and 7% private. Public customers include the Philippine Childrens Medical Center, University of the Phils (Manila)-Philippine General Hospital (UPM-PGH), Department of Health, Lung Center of the Phils. and Batanes General Hospital. The private sector customers include B.Braun Avitum Philippines, Inc., Asian Development Bank, De La Salle University Medical Center, UERM Hospital and University of Santo Tomas (UST)-Legaspi, Inc.

STRENGTHS AND STRATEGIES

Strengths

Well-position in a large, attractive and growing Philippine healthcare industry

Medilines is strategically positioned in its chosen categories of imaging, dialysis, and cancer therapy. The Company's market dominance positions it to capture the continued growth in the healthcare industry that is driven by a large and aging population, additional investments that are expected to be made in compliance with the Universal Healthcare Law ("UHC Law"), public-private partnership aimed at developing the public healthcare sector, a steady stream of financial aids from international health organizations, the thrust to modernize hospitals and the increase in Philippine Health Insurance Corporation ("PhilHealth") coverage to 100% of the population by 2023 among many other growth drivers.

Majority of additional funding for the Philippine healthcare industry nowadays is aimed at the achievement of the target of the UHC Law which aims to ensure that every Filipino family is within reach of a professional health provider capable of meeting their primary health needs. This is expected to lead to local health facilities being upgraded and public medical equipment being provided and/or modernized, among others. In 2021 alone, UHC Law has an identified source of funding amounting to over ₱209 billion for its implementation.

Meanwhile, according to an independent study conducted by Ken Research, hospital expenditures are expected to reach ₱668.9 billion in 2025 from ₱219.3 billion in 2020, translating to a CAGR of 9.8%. This will drive higher capital expenditures on medical equipment as the number of hospitals in the Philippines is expected to grow from 1,384 as of June 2021 to 1,558 hospitals in 2025. Further, private hospital expenditure is expected to increase as corporate tax reforms (which aim to cut the level of corporate tax from 30% to 20% over 10 years from 2021), the ASEAN Medical Device Directive (which aims to establishing an internationally aligned regulatory system for medical devices, thereby driving up standards for these devices), the continuation of the UHC Law, and other programs come into play in attracting investments from the private sector in the coming years.

The Company's market dominance, especially in the fast-growing dialysis and cancer treatment medical equipment segments which are expected to grow by 18% annual until 2025 according to Ken Research, and track record of success in implementing big ticket projects position us to capture the industry's growth.

The Company will continue to leverage its track record of completed projects with the DOH and the on-the-ground presence of its highly skilled sales team to capture the market's growth. Medilines also has access to financial resources that are necessary to operate in capital-intensive industry which will enable the Company to further expand and benefit from the growth of the Philippine healthcare industry.

Broad portfolio of core critical medical equipment to address the need of public and private healthcare facilities across the Philippines.

The Company has a broad portfolio from world renowned brands that are critical in serving the needs of public and private healthcare facilities which allows us to capture larger base of healthcare institutions. The Company's three categories of specialized medicine – diagnostic imaging, dialysis, and cancer therapy – represent some of the categories in healthcare that are experiencing growing demand in the country.

Imaging equipment, such as a CT scan, MRI, and other machines that support early and precise diagnosis, less initiative therapy, and solid aftercare, remains to be necessary capital expenditure ("CAPEX") for hospitals. These are even more vital in the Philippines as its top three causes of mortality include cardiovascular disease, cancer, and pneumonia, all of which can be detected and monitored by these machines. The presence of imaging equipment is required for hospitals applying for a license to operate from the DOH. For university hospitals, an MRI is required to be a certified teaching hospital. The rise in new hospitals and expansions all over the country has cause a growth in the need for imaging equipment, with some major hospitals opting to purchase their second or third equipment.

Meanwhile, the prevalence of dialysis in the Philippines has risen. Chronic kidney disease is the 5th leading cause of death among Filipinos in 2024. The growth in kidney diseases is further driven by the increasing prevalence of diabetes in the country, wherein approximately 20% to 30% of people with diabetes develop kidney disease. Moreover, in February 2019, President Rodrigo Duterte signed the Universal Health Care Bill into law, ushering in massive reforms in the Philippine health sector. This includes increasing PhilHealth's dialysis coverage from 90 to 120 sessions per year. In 2024, the dialysis coverage has been further increased to 156 sessions per year. Since most patients undergo dialysis treatments two to three times a week, this rise in coverage represents almost, if not all, of an average patient's required dialysis treatment in a year. The rise in the number of treatments and the consequent rapid mushrooming of new dialysis centers and expansion of existing centers nationwide have created a boom in demand for dialysis machines and related products in recent years.

In 2024, the Department of Health reported that around 50,043 Filipinos were undergoing dialysis. This number increased significantly in 2024, with a 29% rise in dialysis patients—from 35,714 in 2023 to 50,034 in 2024, with 29% increase. Approximately 120 Filipinos per million population.

Finally, cancer remains to be a national health priority, being the country's third leading cause of morbidity and mortality. The National Cancer Prevention and Control Action Plan ("NCPCAP") of the National Cancer Control Committee ("NCCC") seeks to address this through the establishment of a National Cancer Center and strategic satellite cancer centers all over the country. Today, cancer centers needing linear accelerators are being built in major cities nationwide. Finally, Medilines sought to distribute cancer therapy equipment as cancer remains to be a national health priority, being the country's third leading cause of morbidity and mortality. Investments in equipment and other related infrastructure in the short term for this category will be driven by the NCPCAP 2015 – 2020 of the NCCC. Part of the plan is the establishment of a National Cancer Center and Strategic Satellite Cancer Centers nationwide which would entail significant expenditures on equipment that the Company can bid for.

Strong sales and marketing capabilities with long-standing relationships with key accounts in both the private and public sectors

Medilines' strong sales and marketing capabilities have been relied on by multinational principals since its inception to reach key accounts that they themselves are unable to penetrate due to various reasons including the complexity of the bureaucratic environment. Through the Company's extensive customer relationship in both the private and public sectors of the industry, it is able to help principals navigate the respective procurement processes and to tailor-fit marketing strategies for each account.

Medilines serve the gap in the market by opening to multinational principals highly profitable accounts that they are unable to penetrate for various reasons.

First, Medilines has time-tested familiarity with the public procurement process, added to the fact that Filipino companies are also given preference in the selection of suppliers. The bureaucratic environment in the Philippines can be very complex. Public tenders have numerous legal requirements, which include bidders to submit eligibility documents such as SEC Registration, Mayor's Permit, Tax Clearance, Audited Financial Statement, Net Financial Contracting Capacity ("NFCC"), Single Largest Completed Contracts ("SLCC"), List of Similar Completed Projects ("LSCP"), and other technical and financial documents. By computing for NFCC – computed as [(Current assets minus current liabilities) x (15)] minus the value of all outstanding or uncompleted portions of the projects under ongoing contracts, including awarded contracts yet to be started, coinciding with the contract to bid – the bidding, especially for capital intensive equipment, naturally discourages smaller players. By providing the SLCC, the bidding further discourages companies with no experience of completing large projects from joining. By providing a list of similar completed projects, the bidding furthermore filters out companies with no experience of completing similar projects from joining. In government biddings, track record matters. Medilines has well-tried understanding of the bidding and tender process after years of joining numerous tenders. The Company's long history of delivering on large requirements in won bids has placed it in a unique position as one of very few qualified bidders for big ticket projects. Because of these, the Company have become a preferred distributor of all its Principals for government accounts.

Second, Medilines has a better understanding of the market because of the Company's wide network of key opinion leaders and end users in both public and private hospitals. Relationship selling is ingrained in the Company's culture as one of the key ingredients to success. The Company's management and sales team have extensive customer relationships in the Philippine healthcare industry, with the ability to tailor-fit marketing strategies, providing a significant barrier to entry for competitors who will come late into the game.

Third, Medilines has an established widespread geographical footprint. The logistical chains in the Philippines can be complicated considering that the Philippines is one of the world's largest archipelago nations. The presence of various equipment from Medilines all over the country and the continuous after sales services it supports for these devices further strengthen the Company's relationship, increase familiarity, and deepen the Company's expert image with its customers.

All this have resulted to long-standing partnerships with key accounts, Medilines' biggest customer is the Department of Health (DOH) as its Health Facilities Enhancement Program ("HFEP") budget remains to be the biggest budget allocation for the purchase of medical devices in the country year on year. The DOH also approves budget for the procurement of equipment directly by DOH hospitals. These hospitals conduct their own bidding. Some of the major customers supplied by the Company in the past seven years (2018 - 2024) include government hospitals that are the biggest in their respective areas. The most recent major projects per product line which the Company have won via public tenders include:

- 1. The supply, delivery, installation and commissioning of Hemodialysis Equipment Packages (20)
- 2. The supply, Delivery, Installation, Testing and Commissioning of One (1) unit of Computed Tomograph Scanner 128 Slices and One (1) Unit of Magnetic Resonance Imaging Scanner 3
- 3. The supply, delivery, installation and commissioning of One (1) Brand New Single Plane Multi Axis Ceiling- Mounted Angiography System with Integrated Hemodynamic Monitoring System; Dismantling of Existing Floor Mounted Angiography System and Related Civil, Electrical, and Mechanical Works for the Department of Medicine, Division of Cardiology, Section of Invasive Cardiology
- 4. The supply, delivery, installation and commissioning of Magnetic Resonance Imaging (MRI)
- 5. The supply, delivery, installation, testing, and commissioning of 110 units of brand-new Hemodialysis devices;
- 6. The supply and delivery of 11 sets of brand-new Linear Accelerators with CT Simulator;
- 7. The design, build, supply, delivery, installation, and commissioning of 2 sets of Medical Cyclotron and PET CT Scanner and 2 sets of Hybrid SPECT CT System;
- 8. The supply, delivery, installation, and commissioning of Digital Mobile X-ray Systems; and

9. The procurement of 64 Slices Dual Energy City Scanner Systems.

The Company also have relationships with private hospitals which contribute 7% of Medilines' topline for the year ended December 31, 2024. Medilines' customers in the private sector consists of the biggest tertiary private hospitals or groups of hospitals in the country. The top private customers of Medilines include:

- 1. Asian Development Bank,
- 2. De La Salle University Medical Center
- 3. UERM Hospital
- 4. University of Santo Tomas (UST)-Legaspi, Inc.
- 5. Maranao Cardiovascular Diagnostic Center

Majority of the Company's top public and private customers have been partners of Medilines since 2015. It was during this time when Medilines just started participating in big projects involving diagnostic imaging and cancer therapy equipment.

Strategic partnerships with principals that are market leaders in their respective categories.

The Company believes that all Filipinos deserve access to healthcare facilities with world-class medical equipment. This drives Medilines to strategically partner with principals that are market leaders in their respective categories.

B. Braun is a German medical and pharmaceutical device company which was founded in 1839 with its headquarters in Melsungen, Germany. B. Braun has more than 5,000 different products for healthcare, around 95% of which are manufactured by the company. B. Braun, through its B. Braun Avitum Division, is one of the world's leading providers of products and services for people with chronic and acute kidney failure. The Avitum Division began its dialysis center operations in the Philippines in June 1989. Since then, B. Braun Avitum has been one of the top and most reliable brand of dialysis supplies and equipment in the country. Their product portfolio in renal care includes dialysis machines and consumables consisting of dialyzers, bloodline systems, concentrates, fluid filter, cannula, and catheter. Medilines has been partners with B. Braun Philippines, distributing their dialysis products and other disposables since the day it was founded in 2002.

Siemens is the world market leader in diagnostic imaging with a 120-year track record of industry firsts and 18,500 patents globally. Siemens' Healthcare Division is now known as Siemens Healthineers, having been rebranded last 2016. Siemens Healthineers is part of Siemens AG, a German multinational conglomerate corporation headquartered in Munich and the largest industrial manufacturing company in Europe. In relation to its partnership with Medilines, the company manufactures equipment in Diagnostic Imaging (CT Scan, Fluoroscopy, MRI, Mammography, and X-Ray), Advanced Therapy (C-Arm, Cathlab, and Robotics), and Molecular Imaging (PET CT and SPECT CT). Medilines has nationwide authorized distributorship of their medical devices in Diagnostic Imaging, Advanced Therapy, and Molecular Imaging. Medilines has been partners with Siemens Philippines since 2016.

Varian Medical Systems is an American radiation oncology treatment and software maker based in Palo Alto, California. It has over 70 years of pioneering history in advanced cancer-fighting tools. Their medical devices including Linear Accelerators and software for treating cancer and other medical conditions with radiotherapy, radiosurgery, proton therapy, and brachytherapy. Medilines has been partners with Varian Medical Systems since 2016, through Varian's partnership with Siemens.

The Company's long-standing relationship with these global industry leaders will continue to strengthen its market position in the medical equipment distribution space in the Philippines.

Established operational expertise in the implementation of highly specialized and high value medical equipment projects.

The Company's operational expertise is developed through knowhow and compliance with regulations, efficiency in logistics chain and effectiveness in sales and marketing.

As part of the healthcare industry, the products and the processes that the Company is engaged in are highly regulated. A Certificate of Product Registration or Certificate of Exemption is required per product. For first time installation of highly specialized equipment like CT Scans, a performance test must be completed with the FDA in attendance. A passing mark is needed for FDA to grant the hospital a License to Operate the machine. The Company's warehouse must possess a fire safety and sanitation permit, among others. The various permits and licenses that players need to secure on top of the general knowledge of the intricacies of the industry becomes a significant barrier to entry to potential competitors.

With products trading on value rather than volume, the Company have designed its business to be as lean as possible with its procurement only being triggered by purchase orders under normal circumstances. The Company also employs a direct-to-site delivery model where procured products are delivered to the client straight from the supplier; moreover, we have centralized business IT system through Microsoft Dynamics 365 Business Central which digitally records and monitors the Company's inventory management processes.

Therefore, the primary concern is on the logistics of bringing the equipment from the local sales offices of principals up to the delivery and installation of the equipment in hospitals nationwide. For deliveries within Metro Manila and nearby provinces, the Company utilizes its own trucks and vans, while for deliveries to Visayas and Mindanao, Medilines partner with trusted third-party logistics providers on a per project basis.

Even though the principals import the products the Company sell, the Company still acquired an importation permit to provide it to be flexible to source additional or alternative products from other countries. The Company is then assisted by a licensed brokerage firm that facilities customs clearance and various importation-related activities. All products are stored in the Company-owned warehouse space in Pasig City. An overflow warehouse is available if needed. The Company's warehouses are compliant with the necessary permits. The Company's trucks and vans deliver smaller third-party items to areas within Metro Manila and nearby provinces. The Company works with third-party logistic providers for deliveries to farther areas on a per project basis. Installation service, warranty, and maintenance are covered by the principals, but are coordinated through Medilines.

The necessary third-party small items that the Company bundles with the equipment as part of the specification of each client are stored and packed in its own warehouse that is strategically located near the origin points of the main equipment. This point is important as the Company's clients purchase products as configured and modified based on their own specific requirements rather than off the shelf. Thus, selling to customers require specialized knowledge and training that are not easily accessible, providing a significant barrier to entry to competitors.

The highly specialized equipment that the Company sell cannot simply be bought off the shelf. To become an effective distributor, one must be equipped with technical and clinical knowledge to be able to market, sell, install, and maintain these products in such a way that is compliant with international standards. For Linear Accelerators, the Company is the only one with this kind of experience. Medilines' team of sales and product specialist are led by business heads who have years-long experience in their respective fields. The Company's team is trained by our principals through live or online workshops and on the field.

Over the years of continued profitability, the Company has been able to build up a substantial war chest that enables it to fund its own projects that are capital-intensive in nature. This is a significant advantage, especially for participating in government projects that typically have long payment periods. Moreover, the year-on-year increase in the Company's working capital becomes a positive feedback loop with the size of the projects that it can participate in.

Demonstrated record of significant growth and profitability

The Company's stable margins are a testament to its ability to maintain a good product mix and to control cost centers. The growth in profit for the past three years is driven by the Dialysis Category, which consists of products in the portfolio with higher margins and sales volume. Meanwhile, the Company has developed an efficient and streamlined supply chain model.

To further establish sustainable revenue and profit growth, the strategy of Medilines includes beefing up resources to sell more products with higher turnover and higher profits, starting with the consumables that complement its equipment, while keeping the Company's operations streamlined and efficient.

Experienced and founder-led management team with extensive knowledge in the Philippine Healthcare Industry

Medilines is composed of an experienced management team, headed by founder and chairman Virgilio B. Villar. He has over 35 years of management experience in the medical industry, having been the Managing Director of B. Braun Medical Supplies, Inc. for 21 years. Since then, Mr. Villar has transformed Medilines to a leading distributor of medical equipment in the Philippines by partnering with world-renowned principals and leading brands in healthcare. Mr. Villar's vast network in the industry, as well as his hands-on knowledge about the medical practices and devices related to Medilines' chosen specialties, are some of the key ingredients to the success of Medilines.

Under Mr. Villar is a team of managers with varying degrees of notable experience in their respective fields. President, Patricia Yambing, has more than 16 years of experience in Sales and Marketing, with over five years of experience in the medical industry as Business Unit Head of Asya Medika. Chief Finance Officer, Myra De Asis has over 20 years of experience in the Healthcare Industry, specifically in distribution of pharmaceutical products, medical equipment and consumables and 10 years in the role of Chief Finance Officer. General Manager, Daniel Zulueta, has over 19 years of experience in Sales and Operations in Dialysis, having worked in B. Braun Medical Supplies, Inc. for eight years before becoming Operations Manager of the Philippine Renal Care. Business Unit Head for Imaging, Luigi Gamboa, has over 10 years of experience in Sales & Marketing for Imaging from various Companies. Information Technology Manager, Emmanuel Gemzon, has over 20 years of experience in IT – 18 of which are in the medical field.

The Company continues to leverage on its management team's extensive knowledge in the healthcare industry to grow its profitability and further strengthen its market position.

Strategies

Continue to join big ticket projects in both public and private hospitals.

Medilines will continue to utilize its strategic partnership with the DOH, the Company's largest customer, and major hospitals and other medical institutions in the public and private sectors. Medilines believe that the demand from these existing key accounts is poised for further growth primarily on the back of the UHC Law which, in 2021 alone, has an identified source of funding amounting to over ₱209 billion for its further implementation.

Medilines is in a well position to capture the additional CAPEX requirements of the department for this endeavor. In public biddings, the Company will leverage on its existing eligibility requirements as described in RA 9184 Government Procurement Reform Act to its advantage, such as tender specifications, list of completed similar projects, SLC, and NFCC, as only very few players in the industry can meet these requirements.

The Company will also use its established presence and proven experience in government projects to further its sales to private hospital customers. Medilines anticipate an increase in the volume of requirements for these accounts, particularly in imaging, dialysis, and cancer therapy amidst the ongoing pandemic, support by the drive to comply with the ASEAN Medical Device Directive and the cash boost provided by the CREATE law.

Develop customer base in fast-growing and underpenetrated markets across the Philippines.

Medilines will conduct targeted deployment of sales representatives in other major areas in the country where it is not yet present to gain trust and develop relationship with new customers. To utilize its resources efficiently, the Company will focus on geographical areas that are highly urbanized and that have high spending power when it comes to medical equipment such as Baguio, Pampanga, Bacolod, Iloilo, and General Santos.

Factors driving the decentralization of healthcare services include the ongoing establishment of National Cancer Center and Strategic Satellite Cancer Centers nationwide pursuant to the NCPCAP for cancer therapy equipment. Meanwhile, the procurement touchpoints of dialysis machines are expected to widen as mentioned with PhilHealth increasing the approved benefit claims for hemodialysis services from 90 to 120 sessions last 2019, and now up to a maximum of 156 sessions for CY 2024, which increases the incentive for private firms to invest on putting up dialysis centers.

There are only a handful of medical equipment distributors that have nationwide coverage and is currently limited to urban areas. As of December 31, 2024, there are 1,351 hospitals across the Philippines, most of which are concentrated in Region IV-A (CALABARZON), Central Luzon, and National Capital Region. In the near future, it is anticipated that other regions such as Autonomous Region in Muslim Mindanao, Cordillera Administrative Region, Mindoro, Marinduque, Romblon, Palawan, South Cotabato, Cotabato, Sultan Kudarat, Sarangani, General Santos Region, and CARAGA region will have high growth rate in terms of opening up new hospitals during the period by 2025.

Together with the growing demand for healthcare outside the urban regions, the Company believes these underserved markets provide good opportunity for the Company to broaden its market reach and further deepen its market presence. Medilines will ensure that its products and services would be available in the next growth cities in the same manner that it has established sales representatives and sub-dealers in Metro Manila, Cebu City, Davao City, and Zamboanga City.

Expand into the consumables segment of our core product categories for margin efficiency.

The Company's vision is to become a one-stop shop for its customers by expanding its product portfolio to include products such as consumables and accessories that are used in its core categories. Consumables are low-priced products but offer higher turnover and higher margins compared with its existing line up of medical devices. Gross margin for this segment averages from 40% to 50%, higher than that of the medical equipment segment at 20% to 30%. As these consumables are low-value items, the ideal target market is the large healthcare institutions to sustain larger order volumes. The Company aims to leverage on its long-standing relationships with the public and private healthcare institutions in order to create a cross-selling opportunity with the objective of maximizing revenue from its existing customer base.

With Medilines having a strong presence in the market through the nationwide installation of its equipment during the previous years, a push for product expansion via the consumables related to these same specialized machines becomes clearly obtainable yet highly rewarding; especially since consumables have higher turnover and higher profit margins compared to large-CAPEX machines.

Dialysis alone has over 20 consumables used per dialysis session, most of which are one-time use. Examples of the main consumables used in dialysis are:

- Dialyzer: an artificial kidney usually composed of hollow fiber which is connected to a dialysis machine to eliminate waste products from the blood and remove excess fluids from the bloodstream.
- AV Fistula: a surgically created connection of an artery to a vein. An AV Fistula is how patients are connected to a dialysis machine.
- Fistula Needles: two needles are inserted into the AV Fistula one to remove the blood and send it to the machines, where it is filtered; the other to return the purified blood back into the body.
- Bloodline Tubing: transports blood throughout the dialysis process.
- Dialysate: the fluid and solutes in a dialysis process used to draw out toxins from the bloodstream.

Some of these consumables are brand-specific or dedicated only to their respective brand of machines, which means that the previously installed machines of Medilines may become an automatic captured market. Moreover, as the Company facilitates the regular maintenance of the machines that we sell, its relationships are continuing with each client even after post-purchase. Medilines will transform this regular communication towards marketing opportunities for its representatives to sell related products.

The other consumables which are universal or not brand specific can then be strategically used to penetrate new markets to capture competitors' market shares. They will provide the runway for future growth as the total size of the medical consumables segment is projected to grow to P45.1 billion in 2025, which translates to a CAGR of 8.8%.

Continue to streamline logistic systems.

Medilines will continue to invest in efficiency-enhancing technologies and cost-saving infrastructures to further streamline the Company's logistic processes.

To enhance the design further, the Company believes in the automation of as many elements in the logistics workflow as possible to minimize inefficiencies by reducing manual interference and eliminating human error. The Company is currently implementing various modern tools that can fit into the Company's current system, smart weighing scales that integrate with warehouse management systems and track inventory to barcode systems and to other business process and communication software that provides real-time updates for any aspect of goods movement. The Company has recently adopted an advanced IT system for purchasing, inventory management, and delivery. Medilines will configure its current system to accommodate its foray into the distribution of consumables and accessories.

Finally, since transportation is one major expense in logistics, the Company is carefully assessing investing in provincial warehouse locations where it would be advantageous to do so from a cost perspective. This also takes into consideration the anticipated increase in the volume turnover when the Company increases its volume in consumables. Thus, in selecting areas for warehousing, the Company also factors in which category of consumables business will experience a significant growth and in which geographical areas.

Venture into other high-profit healthcare categories in the long-run

Medilines plans to venture to other growing specialized healthcare markets to position themselves for sustainable growth in the long-term. The Company will further expand in due course in other fast-growing healthcare categories to consolidate its market position. Examples of these promising markets include laboratory and pharmaceuticals, which are huge in terms of size and are steadily growing; and Orthopedics, which is still relatively small in size but is growing rapidly as population ages.

The Philippine population growth, which is expected to grow at a CAGR of 1.2% from 109.9 million in 2020 to 116.6 million in 2025, coupled with an aging population, has driven the increase in healthcare spending. This is expected to continue as the healthcare industry modernizes and expands its capacity. Several initiatives and reforms were already undertaken by the government, such as the passage of the UHC Law and increasing PhilHealth penetration to 100% of the population since 2022, to achieve its objective of creating an inclusive Philippine healthcare system.

Medilines' established market position in the diagnostic, dialysis, and cancer treatment medical equipment segments and track record of success in implementing big ticket projects positions the Company to expand to other high-profit medical device segments. The Company will continue to leverage on its strong relationship with both the private and public healthcare institutions and its on-the-ground presence through its highly skilled sales team. This will be further supported by the Company's strategic partnerships with principals that are market leaders in their respective categories.

As with any business endeavor, Medilines will need to carefully assess the market, timing, and readiness of its resources, among others, before selecting and venturing into other healthcare categories. Nevertheless, the Company believes that its core competencies together with its experience and statutory eligibility would allow it to seamlessly expand.

CORPORATE HISTORY AND MILESTONES

Medilines, Inc. was incorporated on July 12, 2002, as an importation, trading, sales, marketing, and distribution business for all kinds of medical-related goods in the Philippines. The Company started as a distributor of B. Braun surgical instruments and dialysis nationwide. Mr. Villar took over management in 2008.

In 2012, Medilines became the sole distributor of Draeger (Germany) for their Life Support devices, which includes anesthesia machines, ventilators, monitors, and OR lights and pendants. In 2014, the Company became the sole distributor of GE (USA) for their point of care ultrasound. In 2015, the Company became the authorized distributor of Samsung (Korea) for their ultrasound. In 2016, the Company became the authorized distributor of Philips (Netherlands) for their imaging devices, and of Siemens Healthineers (Germany) for their Varian linear accelerators.

For Medilines to establish resource efficiency, the Company decided to focus on only three specialized healthcare categories – Diagnostic Imaging, Cancer Therapy, and Dialysis. Currently, Medilines partners with world-renown leading brands in these categories: Siemens Healthineers for Diagnostic Imaging, Varian for Cancer Therapy, and B. Braun Avitum for Dialysis.

CORPORATE STRUCTURE

Medilines Distributors, Inc. has no affiliate companies. However, founder and Chairman, Mr. Virgilio B. Villar, is also the majority shareholder of Asya Medika, Inc., a company that distributes medical products for the hospital's day-to-day operating room procedures, otherwise known as Life Support machines and consumables. Mr. Virgilio B. Villar is also the beneficial owner of Medpro Medical Supplies, Inc., a company that sells medical supplies and disposables catering to wholesalers only.

BUSINESS OPERATIONS

The nature of Medilines' business operations is in distribution of medical devices to hospitals and providing preventive maintenance services through its partners nationwide. The Company conducts business-to-business local operations. Medilines partners with principals to handle importation, trading, sales, marketing, delivery, installation, and after-sales services in varying degrees per project or per principal.

PRODUCTS AND BRANDS

The Company's portfolio of critical medical equipment primarily caters to the following specialized care segments:

- 1. Diagnostic imaging;
- 2. Dialysis; and
- 3. Cancer Therapy

Diagnostic imaging

Diagnostic imaging describes a variety of non-invasive methods of looking inside the body to help determine the causes of an injury or an illness, and to confirm a diagnosis. It is also used to see how well the body is responding to a treatment for an illness or a fracture. The four most important types of non-communicable diseases are cardiovascular diseases, cancer, chronic respiratory diseases, and diabetes, can be detected and monitored by imaging devices.

The most common types of diagnostic imaging devices include X-ray, CT Scan, MRI, mammography, ultrasound, and PET/CT scan.

The X-ray machine produces a high-energy beam that bones and dense tissue are unable to absorb, but which passes through the rest of the body. This produces an image that allows doctors to see bones and any damage these may have suffered.

The CT scan combines a series of X-ray images taken from different viewpoints. Computer software then creates cross-sectional images (slices) of the bones, soft tissues, and blood vessels inside the body to provide a more complete picture than the regular X-rays. CT scans are often used to quickly examine people who could have internal injuries from some kind of trauma.

MRIs use a very strong magnet, instead of radiation, to get an image of the patient's body.

A mammogram takes images of these "slices" of the breast from different angles. It then uses computer software to reconstruct an image to analyze abnormalities.

Ultrasounds are more popularly known for examining a fetus during pregnancy, but it is used for a variety of diagnostic purposes. These include pediatric, vascular, and testicular cases. Ultrasounds use sound waves, instead of radiation, which reflect off tissues in the body to create an image.

PET/CT scans use tracers that are injected into the vein to highlight the flow of fluids in the body. This shows doctors how well the organs and tissues operate. PET/CT scans are often used to measure blood flow, oxygen use, and sugar use.

Thanks to diagnostic imaging, many illnesses can be diagnosed faster than ever before. Today, diagnostic imaging devices are used heavily in the fight against COVID-19 by helping with the early detection of possible complications due to the disease and by providing our frontliners with a better understanding of the patient's condition for proper treatment.

<u>Dialysis</u>

When kidneys are damaged, and if the damage continues to get worse such that the kidneys are less and less able to keep a balance of water and minerals in the body, chronic kidney disease is developed. Kidney failure is the last and most severe stage of chronic kidney disease, also called end-stage renal disease ("ESRD"). In most cases, kidney failure is caused by other health problems that have done permanent damage to the kidneys little by little over time. Diabetes is the most common cause of ESRD, followed by high blood pressure. Other problems that can cause kidney failure include autoimmune diseases, such as lupus, genetic diseases such as polycystic kidney disease, nephrotic syndrome, and urinary tract problems. When kidneys fail, it means they have stopped working well enough for the patient to survive without dialysis or a kidney transplant. Kidney failure has become one of the leading causes of hospitalization and the tenth leading cause of mortality in the country. This is driven by the growth in incidences of diabetes, which is the sixth leading cause of death among Filipinos.

Dialysis is a treatment where a machine is used to replace a kidney after a kidney failure. When kidneys fail, dialysis keeps the body in balance by removing waste, salt, and extra water to prevent them from building up in the body; keeping a safe level of certain chemicals in the blood, such as potassium, sodium, and bicarbonate; and helping to control blood pressure. During the dialysis process, the blood is purified using a dialysis machine and a special filter called a dialyzer or an artificial kidney. To get one's blood into the dialyzer and back, an access is made into the blood vessels, usually through a minor surgery in the arm. During the COVID-19 pandemic, there was an urgent demand for additional dialysis machines as an estimate of 30% of hospitalized COVID-19 patients develop moderate or severe kidney injury. There have been reports of nonelderly adults infected with COVID-19 who have developed a sudden loss of kidney function even without any underlying or pre-existing kidney diseases.

Cancer therapy

Cancer is among the leading causes of morbidity worldwide, with approximately 14 million new cases and 8.2 million cancer related deaths in 2012 according to the WHO and is expected that annual cancer cases will rise from 14 million in 2012 to 22 million within the next two decades. In the Philippines, cancer is the third leading cause of morbidity and mortality. 189 of over 100,000 Filipinos are afflicted with cancer while four Filipinos die of cancer every hour, according to a study conducted by the University of the Philippines' Institute of Human Genetics, National Institute of Health. Among Filipino men, the six most common sites of cancer diagnosed in 2010 (Globocan) were lung, liver, colon/rectum, prostate, stomach, and leukemia. Among Filipino women, the six most common sites diagnosed were breast, cervix, lung, colon/rectum, ovary, and liver. Cancer is one of four epidemic non-communicable diseases ("NCDs") or lifestyle-related diseases, which include cardiovascular diseases, diabetes mellitus, and chronic respiratory diseases. NCDs share common risk factors, such as tobacco use, unhealthy diet, insufficient physical activity and the harmful use of alcohol.

Cancer therapy involves advanced radiotherapy, radiosurgery, and many other vital cancer-fighting tools, one of which is the linear particle accelerator (often shorted to linac). Medical linacs generate X-rays and high energy electrons

used in radiation therapy by subjecting them to a series of oscillating electric potentials along a linear beamline. A linac customizes high energy x-rays or electrons to conform to a tumor's shape and destroy cancer cells while sparing surrounding normal tissue. Electrons or X-rays can be used to treat both benign and malignant diseases. Linac produces a reliable, flexible, and accurate radiation beam; but the treatment room still requires considerable shielding of the walls, doors, ceiling etc. to prevent escape of scattered radiation.

Type of Specialized Medical Equipment	Product Brands	Description
Diagnostic Imaging	Siemens Healthineers CT Scan SOMATOM go Now	SOMATOM go Now makes high-quality care accessible and helps run a successful CT business – allowing the hospital to keep an eye on profitability and stay competitive. It comes with workflow and usability innovations that improve efficiency independent of the individual user's level of experience. It delivers great results for routine scanning. The service model is completely redesigned combined with an innovative workplace design that helps to reduce costs.
	Siemens Healthineers CT Scan SOMATOM go Top	SOMATOM go. Top confidently offers advanced CT procedures, including TwinBeam Dual Energy 3. With patient-centric technologies and workflows to optimally adapt to each type of patient, all technologists can turn challenging fields into routine – and serve the full clinical spectrum.
	B. Braun Hemodialysis Machine <i>Dialog</i> +® B. Braun Dialyzer	The Dialog+® sets standards with its three basic device configurations for extracorporeal blood treatment. The system is designed for the global requirements of patients, physicians, and nursing staff. The integrated and efficient treatment system permits users to have the greatest number of possible configurations in setting up the individual dialysis device. The new generation of the Dialog+ demonstrates numerous comfort improvements for providers and patients. It also rigorously meets today's economic and medical needs. Options, accessories, and consumables from one partner offer customers a single treatment system that fits together perfectly. A challenging medical technology of superb quality is combined with intelligent components, with one consistent common denominator: optimal treatment quality for the patients.
Dialysis	Dacap Pro®	membrane that provides high uremic-toxin elimination, which enables patients to efficiently achieve their HD targets. It also promotes user-friendly handling as it removes air efficiently with only 300 ml priming volume. New easy-to-open packaging and improved plugs help nurses to prepare and perform treatments easily and efficiently.
Cancer Therapy	Varian Linear Accelerator <i>VitalBeam</i> ®	VitalBeam® can be configured with up to 3 photon and 6 electron energies to help treat a wide range of patients. It has a sophisticated control system that orchestrates dose, motion, and imaging to deliver fast, efficient treatment every day. VitalBeam integrates with the ARIA® oncology information system and the Eclipse TM treatment planning system to simplify planning and treatment delivery. VitalBeam® offers visual cues and other features designed to help deliver the best care possible. Safety is built into the system. Accuracy checks are performed every 10 minutes during treatment, and automated features help stop issues

Below is a table presenting a selection of the Company's major products:

	before they arise. Machine Performance Check (MPC) helps perform fast daily system testing – usually in less than five minutes.
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Below is a summary of the revenues of the Company based on the major product segments:

	For the years ended December 31,					
	2024		2023		2022	
	Amount	%	Amount	%	Amount	%
Revenues (₱ millions)	1,416.13		679.88		1,964.80	
Revenue contribution per segment						
Diagnostics	801.47	56.60%	69.04	10.15%	318.64	16.22%
Dialysis	449.48	31.74%	483.58	71.13%	478.85	24.37%
Cancer Therapy	165.17	11.66%	125.06	18.39%	1,153.60	58.71%
Others		0.00%	2.20	0.32%	13.72	0.70%
Total	1,416.13	100.00%	679.88	100.00%	1,964.80	100.00%

CUSTOMERS

Medilines' customers include public and private hospitals and medical institutions nationwide, and entities that purchase for or on behalf of these hospitals and medical institutions, like the local government units, Department of Health, Philippine International Trading Corporation, Department of Budget and Management ("DBM"), and donors, among others. The Company caters to the radiotherapy department, renal centers, and promotes key opinion leaders, which include radiotherapists, radiation oncologists, physicist, radiation technologists, and nephrologists. As of December 31, 2024, 93% of the Company's customers are government accounts, while 7% are private.

Government accounts include the Department of Health and related government entities, DOH hospitals, and local government units. Medilines' biggest customer is the DOH as its HFEP budget remains to be the biggest budget allocation for the purchase of medical devices in the country year on year. The DOH conducts centralized purchasing of equipment for major government hospitals in key cities nationwide. The DOH also approves budget for the procurement of equipment directly by DOH hospitals. These hospitals conduct their own bidding. Some of the major customers supplied by Medilines in the past four years (2020 to 2024) include government hospitals that are the biggest in their respective areas, which include Cotabato, Davao, Zamboanga, and Cebu.

All of Medilines' government projects were won through public bidding. Qualifying for a government tender is determined by the eligibility documents which include SEC Registration, Mayor's Permit, Tax Clearance, Audited Financial Statement, NFCC, SLCC, List of Similar Completed Projects, and other technical and financial documents. Regular government procurement process must undergo pre-procurement conference, publication, pre-bid conference, clarification period, and submission of bids. The contract is finally awarded to the bidder with the Lowest Calculated Responsive Bid or Single Calculated Responsive Bid. If a bidder is awarded the contract, the bidder must comply with the delivery schedule to compete the implementation, completion, and acceptance of the project. A project is fully completed upon acceptance wherein payment can already be executed. In cases of emergency like the COVID-19 pandemic, the government may opt to utilize negotiated procurement through Request for Quotation from selected suppliers who are capable of supplying the said government requirement in the shortest period of time. These complexities in the government procurement process gives Medilines advantage and an opportunity to lessen competition. Medilines is one of few distributors who can comply with the NFCC, SLCC, and List of Similar Completed Projects required to be eligible to bid for dialysis, cancer, and diagnostic imaging equipment.

Below is a summary of the selected major Public/Government contracts that the Company has completed the past 8 years:

			Amount	Year
No	Customer	Product/Brnd Purchased	(in Million Php)	Completed
	Demontment of Health	Various Diagnostic Imaging Machines for		
1	Department of Health	Baguio and Davao	393.8	2018
	Demonstrate of Haulth	Various Diagnostic Imaging Machines for		
2	Department of Health	Luzon	393.8	2019
3	Philippine Childrens Medical Center	Diagnostic Imaging Equipment	385.7	2024
	University of the Phils (Manila)-Philippine			
4	General Hospital (UPM-PGH)	Diagnostic Imaging Equipment	152.5	2024
5	Department of Health	Dialysis Machine	118.2	2024

On the other hand, private accounts, include private groups of hospitals, single privately-owned hospitals, diagnostic centers, dialysis centers, cancer centers, clinics, and other private companies who purchase medical products either for reselling, rental, or donation to hospitals. Medilines caters to a select few private hospitals, specifically those that have good financial standing and/or are specializing or rebranding into a specialty center for dialysis or cancer.

Below is a summary of the selected major private contract that the Company has completed the past 6 years:

			Amount	Year
No	Customer	Product/Brnd Purchased	(in Million Php)	Completed
1	Ortigas Hospital And Healthcare Center, Inc.	Various Diagnostic Imaging Equipment	39.50	2019
2	Lanang Premier Doctors Hospital	Various Diagnostic Imaging Equipment	240.10	2020
3	Aljeron Medical Enterprises Inc.	Diagnostic Imaging Equipment	70.00	2023
4	Asian Development Bank	Diagnostic Imaging Equipment	9.70	2024
5	De La Salle University Medical Center	Dialysis Consumables	7.60	2024

The Company's top 5 customers for the calendar year December 31, 2024, are as follows:

Ranking	Customer	% of Revenue
1	Philippine Childrens Medical Center	27%
	University of the Phils (Manila)-Philippine General	
2	Hospital (UPM-PGH)	11%
3	Department of Health	8%
4	Lung Center of the Phils.	7%
5	Batanes General Hospital	6%
	TOTAL	59%

Majority of the Company's sales are with government accounts. Having said this, all government hospitals go through several routes of procurement. The first is via the DOH, who allots the annual budget and either (1) does a centralized purchase for several government hospitals, or (2) distributes the budget so that procurement is done by respective government hospitals individually. The second is via PITC or PSDBM who may hold bidding on behalf of the DOH. Third, local government units may also allocate and release funds for their respective provincial hospitals. When DOH, PITC, PSDBM or any local government units does its centralized purchases, they can easily register as the Company's top and biggest customer during that time based solely on the volume of their procurement from just one or few purchase orders.

SUPPLIERS

The Company's suppliers are from multinational medical device companies, who import these to the Philippines. The Company's top suppliers include its major principals B. Braun Avitum Philippines, Siemens Healthcare Philippines, and Varian medical Systems Philippines. Siemens Healthcare (Germany) is one of the top medical imaging companies in the world, with over 120 years of experience in the medical field and 18,500 patents globally. B. Braun (Germany) is one of the world's leading providers of extracorporeal blood treatment and have been a reliable partner and provider of renal care products and services in the Philippines since 1989, when its Avitum division began its dialysis center operations. Varian (USA) has a pioneering history of advancing radiotherapy, radiosurgery, and many other vital

cancer-fighting tools since 1937. Medilines has an authorized distribution agreement with these principals. Majority of the Company's coverage includes government accounts. The Company may be given authority to cover some private accounts on a project funnel basis, which lists criteria for awarding projects including first to identify the project and project winnability.

Our principal suppliers are selected based on several key factors which include (1) the company or brand's fit to our strategy, (2) the size of the demand for their products in the Philippine market, (3) the principal's image and reputation in the healthcare industry, (4) the agreed upon authorized are of distribution, and (5) the support they guarantee to give to Medilines including regulatory, importation, marketing, training, installation support, after sales service, and ideal payment terms.

The Company's working relationship with its principals has been tested by time. B. Braun Avitum is the Company's first principal and has been its partner since the company's founding day. Siemens Healthcare has been the Company's partner since 2016 and has helped fuel its growth in the Diagnostic Imaging Equipment Market. Siemens Healthcare, through its regional partnership with Varian Medical Systems, has also been a Principal supplier of Varian linear accelerators since 2016. Medilines' principals manage the importation, processing of all major regulatory requirements, marketing programs, shipment of products direct to customer, installation, training, preventive maintenance, and after sales services. The established operations of the principals in the Philippines enabled Medilines' operations to be lean and efficient. Payment terms are usually via letter of credit and can vary 30 days to 120 days, depending on the type, volume, and complexity of the project.

After the Principals, the other types of suppliers Medilines' work with include suppliers of consumables and accessories related to the Company's equipment, suppliers of supplies and services related to infrastructure projects, and suppliers of third-party items that are packaged with Medilines' projects. Selection of these suppliers depends first and foremost on whether the Company need to adhere to brand, or technical specifications required by the project. For generic requirements, at least 3 suppliers are considered according to price, quality, technical specification, and delivery lead time. Discounts and favorable payment terms are often negotiated for bulk orders. Most of Medilines' third-party suppliers have an open payment term of 30 - 90 days ad require downpayment depending on the size of the project.

The Company relies on third-party suppliers only in a limited capacity. Seventy-four percent (74%) of the Company's total procurement in 2024 came from the major principals.

No.	Name of Supplier	Product Brands	Length of Relationship
1	Siemens Healthcare, Inc.	<i>Diagnostic Imaging:</i> CT Scan, MRI, Fluoroscopy, Mammography, Xray, C-Arm, Cath Labs, PET CT, SPECT CT <i>Cancer Therapy:</i> Varian Linear Accelerator	Since 2016
2	B. Braun Avitum Philippines, Inc.	<i>Renal Care:</i> Dialysis Machines, Dialyzers, Other Consumables	Since 2002
3	Varian Medical Systems Inc	Varian Linear Accelerator	Since 2016

Below is a selection of the Company's major partners:

SALES AND MARKETING

The Sales and Marketing Team of Medilines is headed by the Company's General Manager, Daniel Zulueta. Daniel has over 20 years of experience in sales and operations in dialysis, having worked in B. Braun Medical Suppliers, Inc.

for eight years in sales before becoming Operations Manager of the Philippine Renal Care. Under the General Manager are the Business Unit Heads of each product category (except for Cancer Therapy which is headed directly by the General Manager). Some of the major roles of the General Manager and the Business Unit Heads include collaboration and negotiations with principals, management of relationships with key customers, and ensuring both sales and profit targets. Under each Business Unit Head are Sales and Product representatives. Sales Managers and Sales Representatives are distributed in key geographical areas and are responsible for lead generation, PR with customers, price and terms negotiations, bidding requirements, project coordination, and payment coordination. Product Manager or Applications, and lead the product demonstrations and trainings for both the Company's sales team and the customers. Since most of Medilines' products involve very large, specialized equipment, product demonstrations are usually conducted in hospitals with existing machine installations. Across the 3 divisions, only the Dialysis Division has a Technical Services Manager. The Technical Services Manager coordinates with the customer, the sales team, and the principal for after sales service concerns. Lastly, the Project Team directly reports under the General Manager and encompasses all 3 divisions. The Project Manager and Project Officers assist in all infrastructure projects – either renovation, retrofit or construction – depending on the scope of the contract when it comes to site preparation.

Outside the Sales Group are the partner sub-dealers which represent the company and the principals on a per project basis. Medilines use sub-dealers depending on factors such as project winnability and logistical considerations. The Company choose to work with a certain sub-dealer after performing due diligence on their business permits and other official documents, ability to pay, and payment habits, and reputation in the industry.

Medilines has very minimal brand or product-related advertising and promotion, as these are integrated in the principals' marketing strategies, which may be spearheaded by either their local or regional office. Medilines collaborates with the principal in conventions, exhibitions, and workshops to help promote the products. The Company have its own relationship-building programs, which include meal representations and sponsorships to medical conventions and clinical trainings in the Philippines and abroad, related to the customer's respective specialties.

The Company believes that the strength in its sales and marketing lies on (1) good relationship with key opinion leaders and end-users, reinforced by the reliability of the services offered to them, (2) the brand image and state-of-the-art technology of the principals and how the Company can promote value for money for these equipment, (3) the Company's ability to negotiate with both its principals and its customers to provide the best deal for all stakeholders.

INVENTORY MANAGEMENT

Medilines believes that its inventory management is efficient as most of the Company's equipment are delivered from the principal directly to the site. The inventories the Company manages are comprised of relatively smaller third-party items that are sold with the equipment as a package. These items should be completed before delivery to the site.

The Company manages its inventory in several ways. First, procurement is usually triggered by purchase orders. The company abides by the rules of "No P.O., No Purchase" under normal circumstances. Second, an Inventory Review is conducted every month where inventory shelf life and aging are discussed to form action plans. Action plans include inventory keeping, moveout, donation, sale, or scrapping. Third, the Company conducts a monthly internal inventory count and a semi-annual wall-to-wall inventory count with auditors and accounting officers. Fourth, the Company conducts quality checks and run tests upon receipt of the items. Fifth, the central business IT system, Microsoft Dynamics 365 Business Central, digitally records and monitors the Company's inventory management processes. Finally, the Company have several inventory insurances in place that help protect the Company from further risks. The Company has stock throughput insurance, which covers transfer and storage of goods.

INFORMATION TECHNOLOGY SYSTEMS

Medilines uses Microsoft Dynamics 365 Business Central. It is a robust yet flexible business management solutions from Microsoft, tightly integrated with the Office 365 suite of products and built to be deployed on cloud or on premises. The core capabilities of Microsoft Dynamics 365 Business Central are Financial Management, Sales & Service Management, Project Management, Supply Chain Management, Operations Management, and Reporting and

Analytics. The database of Microsoft Dynamics 365 Business Central is stored on Microsoft Azure Cloud for scalability, accessibility, and security.

The other software programs which the company uses include Windows Servers, Windows 10 Professional, and Eset Endpoint Security for data security.

Office hardware include servers, laptops, routers, switches, wireless access points, Palo Alto firewall, projectors, and printers.

CASH MANAGEMENT AND INTERNAL CONTROL

The Company finances its operations through profits and bank loans. It has substantial open credit lines with major banks to finance all its regular and capital-intensive sales projects. Medilines places high priority in payment collection evidenced by its bi-monthly Accounts Receivable alignment meetings, weekly cash flow updates, and expanded Credit and Collection Team.

In day-to-day operations, all of Medilines' collections are through checks and bank transfers. Cash collection has a maximum limit of five thousand pesos. Petty cash fund is maintained for minor expenses like notary, transportation, and supplies. All disbursements are made through checks and online payments.

The Company's ability to manage its cash flow is crucial in the public bidding process as eligibility documents include Audited Financial Statement, Net Financial Contracting Capacity – Computed as (Current assets minus current liabilities x 15 (minus the value of all outstanding or uncompleted portions of the projects under ongoing contracts, including awarded contracts yet to be started, coinciding with the contract to bid, and SLCC. All these eligibility documents ensure a bidder's capacity to pay.

Meanwhile, Medilines has programs and policies in place to help control costs. The Company maintains a system of internal account controls wherein access to assets is permitted only in accordance with management's authorization. The Company also keep its operations streamlined and its inventories low.

All transactions are properly recorded in the Microsoft Dynamics 365 Business Central to enable preparation of financial statement in accordance with PFRS or like criteria, and to maintain accountability for assets.

COMPETITION

In terms of product offerings and pricing, Medilines have identified the industry's major players to include Fernando Medical Enterprises, Inc. (purchased by IDS Medical Systems Philippines, Inc.), Cosmo Medical Inc., Corbridge Philippines, 99 Commercial Inc., RTK Marketing Inc., Technomed International Inc., NPK Medical Trading Inc., Biosyn Healthcare Systems Inc., Himex Corporation, Shimadzu Philippine Corporation, Biosite Medical Instruments Inc., Medicotek Trading (United Imaging), Sunfu Solutions Inc., Felea Biomed Enterprises, and Variance Trading Corporation.

Nonetheless, the Company believes that they are well positioned to compete given its competitive advantages including, among others, the Company's good reputation in the industry and association with top quality products, its partnership with well-renowned leading brands in the Company's product categories, its years of relationship with major hospitals in the country, and a management team with wealth of experience in Medilines' field.

HUMAN RESOURCES

As of December 31, 2024, the Company has employees broken down by function as follows:

Function	Number of Employees
Executive	8
Managerial	5

Supervisory	4
General Staff	51
TOTAL	68

In addition to regular employees, the Company engages with third-party manpower service providers (security and manpower agencies) to support the personnel requirements of the business.

Significant Employee

While the Company values the contribution of each of its executive and non-executive employees, it believes there is a non-executive employee that the resignation or loss of whom would have a material adverse impact on the business of the Company. Other than standard employment contracts, there are no special arrangements with non-executive employees of the Company.

As of the date of this report, the Company does not have an employee stock option plan.

INTELLECTUAL PROPERTY

As of the date of this report, the Company has registered intellectual property with the Philippine Intellectual Property Office. This trademark is important because name recognition and exclusivity of use are contributing factors to the Company's success.

In November 5, 2021, the Philippine Intellectual Property Office has issued a Certificate of Registration of the trademark "Medilines" (as seen below) informing the Company that the trademark application has been allowed and approved. Said registration is valid until November 5, 2031 (10 years).



As of the date of this report, the Company has no other trademarks registered or pending registration with the Intellectual Property Office.

Under the Intellectual Property Code of the Philippines, the rights to a trademark are acquired through the registration with the Bureau of Trademarks of the Intellectual Property Office, which is the principal government agency involved in the registration of brand names, trademarks, patents, and other registrable intellectual property materials.

INSURANCE

The Company obtains and maintains appropriate insurance coverage on its properties, assets, and operations in such amounts and covering such risks are usually carried by companies engaged in similar businesses and using similar properties in the same geographical areas as those in which we operate. The Company maintains insurance policies covering the following risks: acts of God such as lightning, earthquakes, typhoons, as well as fire, floods, riot/strike, malicious damage, robbery and burglary. The Company's insurance providers are large domestic insurers.

MATERIAL CONTRACTS

Big projects include two material contracts with the Philippine International Trading Corporation (PITC), one for the supply, delivery, installation, testing, and commissioning of brand-new linear accelerators, and another for 10 units of brand-new computed tomography scanner (CT scan); and 3 material contracts with DBM with all three contracts comprising of the supply and delivery of a cumulative of 11 brand new linear accelerators with CT simulator and accessories. Property contracts include the titles of the Company's office condominium, two land titles of lands in Muntinlupa City and Pasig City, and the lease contract of its current warehouse.

As of the date of the report, the Company owns land and one condominium unit and have no ongoing process for the acquisition of any property.

No	Name	Location	Gross Lot Area
1	Medilines Warehouse	Kamagong St., Bagong Ilog, Pasig City	1,282 sqm
2	Lot in Victoria Homes	Lot 7 Block 1 A Don Pedro Reyes Ave., Victoria Homes, Tunasan, Muntinlupa City	475 sqm
3	Commercial Condominium for Office	Unit 1705 25 th St., One Global Place, Bonifacio Global City, Taguig City	

EFFECT OF EXISTING OR PROBABLE GOVERNMENTAL REGULATIONS

The Company is subject to the laws governing all Philippine corporation, such as corporation law, securities law, tax laws, and the Local Government Code. All Philippine corporation are also subject to labor laws and social legislation, including RA No. 11199 or the Social Security Act of 2018, RA No. 10606 or the National Health Insurance Act of 2013 RA No. 11223 or the Universal Health Care Act, RA. No. 9679 or the Home Development Mutual Fund Law of 2009, the Philippine Labor Code and its implementing rules and regulations, and other labor-related laws, regulations, and mandated work-related programs of DOLE.

The Company closely monitors its compliance with applicable laws and government regulations affecting its businesses.

RISKS RELATING TO THE BUSINESS

The Company may not be successful in implementing its growth strategy, including plans to expand its offerings, and it may not be able to manage future growth efficiently.

The Company intends to increase its revenues through, among others, expanding its product network by broadening its product offering. The Company's expansion activities may be financed by a combination of equity and additional borrowings. A significant part of its growth strategy entails finding hospitals in high-yielding areas of the Philippines, including areas where it does not currently have presence.

The Company plans and strategies are as of the date of this report and are subject to various factors affecting its ability to implement its growth strategy, including, among other:

- Market conditions, the general state of the Philippine economy, global economic conditions, and regulatory environment;
- Its ability to identify new hospitals and medical institutions as customers;
- Its ability to obtain required permits and licenses and meet regulatory requirements to sell new machines;
- Its ability to bear the increase in logistic costs when regional expansion occurs;

- Its ability to obtain financing and other support for expansion;
- Its ability to maintain the scale and stability of its information technology systems to support its current operations and continuous business growth;
- The hiring, training, and retention of skilled personnel;
- The effective management of inventory to meet the needs of its customers on a timely basis;
- Its operating performance and the availability of sufficient levels of cash flow or necessary financing to support expansion; and
- Its ability to successfully address competitive merchandising, distribution, and other challenges encountered in connection with expansion into new geographic areas and markets.

The Company may experience delays in expanding the range of product offerings withing the time frames it initially targeted. Any of the above factors or other similar challenges could delay or prevent it from installations and its product network expansion plan. If the Company fails to successfully implement its growth strategy due to the absence of, or its inability to carry out or sufficiently address, any of the above-mentioned factors, or otherwise, its business, financial condition, and results of operations may be materially and adversely affected.

Expansion into new geographical areas with high population and steady growth, as well as high investments in the medical field will expose the Company to additional operational, logistical, and other risks and there is no assurance that this will be successful or profitable. For example, if the Company experience significant future growth, it may not only be required to make additional investments in its platform but will also have to expand its relationships with various suppliers and other third parties it does business with and to expend time and effort to integrate new suppliers and other third parties into its operations. The expansion of the Company's business could exceed the capacities of its suppliers and third parties willing to do business and if they are unable to keep up with the Company's growth, its operations, including its inventory levels, could be adversely affected. Moreover, the Company's proposed expansion will also place increased demands on its managerial, operational, financial, and administrative resources. There is no guarantee that it will be able to hire the required number of employees to expand its business in a timely manner and on acceptable terms. Any difficulties the Company experience with respect to developing its business operations in new geographical areas may materially and adversely affect its business, financial condition, and results of operations.

In addition, if the Company was unable to successfully manage the potential difficulties associated with expansion of product offerings, it may not be able to capture the scale efficiencies that it expects from expansion. If it was unable to continue to capture scale efficiencies, it may not be able to achieve its goals with respect to operating margins.

An ability to manage future growth efficiently could have a material adverse effect on the business, financial condition, cash flows, results of operations, and prospects.

The Company believes that its identified growth strategies are the next logical steps in expansion. Because of the Company's experience with various device installations, providing essential consumables and support for these devices are attainable without many complexities. Expanding the product portfolio into the consumables related to its current machine product lines means that the Company will primarily upsell to existing customers while using the sales and marketing structure that is already in place. Meanwhile, expanding into geographical areas that will give the Company high yields means that it will primarily invest in additional manpower for pre-selected areas before investing in any other resource. The Company believes that this step-by-step approach will ensure responsible use of its resources and avoid overwhelming current capacities. It will also ensure that it will have the proper structures in place before diving into further expansion.

The Company have the right people in place for its growth plans, with competent managers with years of experience in their specialized fields who can tap the right network to support its expansion. Currently, the company is already

tapping into this wealth of network by hiring additional sales representatives and connecting with new sub-dealers and logistic partners and new principals from related medical fields.

Demand for the Company's products and services may be impacted by changes in the economy and industry trends such as product development and technological advances. Strong competition could negatively affect prices and demand for its products and services and could decrease its market share.

The medical device industry in the Philippines is very competitive. The Company competes with various companies selling medical equipment falling under the same product categories that it offers based on factors such as price, quality, and brand recognition, or combination of these factors. Moreover, the Company anticipates competition from new market entrants and joint partnerships between national and international operators. Intense competitive pressures, including those arising from its expansion strategy or its inability to adapt effectively and quickly to a changing competitive landscape could affect tis prices, its margins, or demand for its products and services.

In addition, some of the competitors are also aggressively expanding their product offerings. Some of these competitors may have been in business longer or may have greater financial, distribution or marketing resources, and may be able to devote greater resources to sourcing, promoting, and selling their products. There can be no assurance that the Company will be able to complete successfully against current competitors or new entrants. Expansion outside the areas where the customers are located exposes the Company to operational, logistical, and other risks of doing business in new territories. Moreover, the Company may experience difficulty in building the "Medilines" brand name in these new areas as some of these competitors may have been in the area for a long time. Operationally, the Company may experience supply, distribution, and transportation and/or inventory management issues due to the underdevelopment of distribution networks. Any difficulty the Company may experience with respect to developing its business presence in emerging urban areas outside Mega Manila and increasing competition in certain areas could negatively impact its results of operations through a loss of sale, reductions in margin from competitive price changes or greater operating costs and could materially affect its growth strategy and financial condition.

The Company believes that there will always be demand for medical products, in as much as there will always be a patient needing care. This demand may not be easily affected by economic downturns, although economic advances can be a catalyst for the healthcare system to advance as well, however, this same principal makes the healthcare industry very competitive. To lessen competitive pressures, the Company leverages on its strengths and strategies to continue to maintain an elevated customer experience, extensive product offerings, efficient service, and image or prestige pricing.

The Company believes that its products are not easy to imitate because they are highly specialized and involves extensive R&D. There will always be several technical specifications that are unique to its products and brands. The reputation of the brands the Company carries cannot easily be paralleled because its Principals have built a reputable image for decades. As long as the Company continues to hype on the technology and brand image of its current product lines and to select principal partners that are world-renowned leading brands, then the threat of competition due to price will be lessened. For special circumstances that would require introductory, promotional, or strategically low prices, the Company believes that its ability to negotiate discounts and terms through its good relationship with its Principals will be to its advantage. Lastly, the categories the Company plays in can be a financial stretch to most other distributors. Its categories involve capital intensive equipment, high cost of infrastructure, and at time, prolonged project completion. The high capital requirements the categories entail are natural deterrents to new competitors, resulting to very selected players in the market.

The Company relies on distributors, third-party service providers and other distribution networks for transportation, warehousing and delivery of products to its warehouses.

The Company relies on third-party distributors and suppliers, including concessionaires for its inventory intake, and other third-party service providers such as logistics services for the delivery of the Company's products to its customers, and warehouses. Consequently, the Company only has limited control over the timing of deliveries and the security of its products while they are being transported. A disruption within its logistics or supply chain network could adversely affect the Company's ability to distribute and maintain inventory, which would impair its ability to meet customer demand for products and results in lost sales, increased supply chain costs, or damage to the Company's

reputation. The Company regularly monitors its inventory levels and consider order lead time in the replenishment of its inventories to mitigate the risk of product unavailability. However, any deterioration in the relationships between suppliers, distributors, and third-party service providers or other changes relating to these parties, including changes in supply and distribution chains, could have an adverse effect on the business, financial condition, and results of operations.

In addition, there can be no assurance that the Company will be able to effectively coordinate its logistics strategy to the degree necessary for the realization of its growth plans. As the Company continues to expand, it will need to ensure that it is able to secure efficient distributors and service providers for its new customers. An inability to efficiently operate and expand its warehouses and logistics capabilities could have a material adverse effect on its business, financial condition, cash flows, results of operations, and prospects. The Company seeks to address this risk with, among others, its selection policy for suppliers which includes consideration of the supplier's location, brand reputation, capacity to supply, ability to deliver on time and compliance with its requirements.

The Company relies on a limited number of third-party suppliers for the provision of merchandise and medical devices.

The Company relies on third-party suppliers for the provision of merchandise and medical devices. Seventy-four percent (74%) of the Company's total procurement came from its major principals Siemens, B. Braun, and Varian. The Company may experience material disruptions in the supply of products due to prolonged interruptions in the operations of these suppliers, which may in turn be caused by several factors, including equipment failures or property damage experienced by these suppliers, changes in laws and regulations that affect their manufacturing processes, or financial difficulties, and labor disputes faced by these suppliers. Other factors may also disrupt the Company's ability to obtain products from these suppliers including weather-related events; natural disasters; trade policy changes or restriction; tariffs or import-related taxes; third-party strikes, lockouts, work stoppages or slowdowns; shipping capacity constraints; port congestion; third-party contract disputes; supply or shipping interruptions or costs; military conflicts; acts of terrorism; or other factors beyond the Company's control. Any such disruption could negatively impact its financial performance or financial condition.

The Company has been in long-term partnerships with the right principals. As a distributor, reliance on Principals for its products is the nature of its business. The Company must carefully select who to choose to be in business with. One way the Company manages the risk mentioned above is by choosing principals that have achieved longevity in their goal operations. Big multinational corporations, in fact, have even stricter policies and more established mitigants to risk in manufacturing, inventory management, and logistics. In the unfortunate event that one of the Company's long-term principals amends their strategies and disengages, the Company will still be protected by the notice provision in its contracts governing disengagement and depletion of stocks, if any. The Company believes that the healthcare market will never have a shortage of alternative viable principals. Every year, the Company's management team attends healthcare conventions across the globe to be updated with the happenings in the industry – new product trends, rising brands, growing categories, change in management of companies, as well as joint ventures, partnerships, buyouts, acquisitions, and disengagements. The Company does not close its doors to new principals seeking an opportunity for partnership. The Company's management team constantly conducts exploratory meetings with different principals all over the world via conventions, emails, web meetings, and face to face meet ups. With each exploratory meeting, the Company assesses the viability of every product considering several factors which include the market and its demand, its current structure, the resources it would entail, and most importantly, the estimated growth in its sales and profit, should the Company add the products in its portfolio.

Further, there can be no assurance that the Company's suppliers will have sufficient resources to continue to meet Medilines' demands. In the even that these suppliers cannot fulfill their obligations to supply sufficient quantities and, in such quality, as required, the Company may not be able to find suitable alternative suppliers on a timely basis to supply the same or similar types and quantities of merchandise, which may materially and adversely affect its business, financial condition, and results of operations. The Company strive to manage this risk by, among others, constantly reviewing its roster of suppliers to ensure that it is not dependent on a limited number of suppliers, and that each supplier is selected based on several criteria, including their ability to delivery in a timely fashion.

The Company is subject to inventory risks and face challenges in effectively managing its inventory.

The Company purchases inventories for a variety of reasons: (1) For stocking of small and medium sized plug-andplay devices usually upon engagement with a new principal, or of consumables packaged with machine sales depending on the quality or duration stated in the contract; (2) For order fulfillment of devices upon receipt of purchase order or contract, depending on the quality, specifications and other terms of reference specified in a contract; (3) For order fulfillment of third-party items required to operate specific equipment or attain site readiness depending on the quality, specifications and other terms of reference specified in a contract.

These inventories may be susceptible to inaccurate forecasting, damage, wrong or incomplete specifications, expiration, theft, obsolescence, slow turnover, among others. The Company also face challenges in managing order and delivery lead times. If the Company is not able to manage its inventory and procurement processes effectively, we may experience overstock for products that have lower customer demand, requiring the company to lower prices or take other steps to sell slower-moving inventory, recognize valuation losses on inventory or incur other costs in connection with inventory storage and management. The Company may also experience dead stocks for products that it can no longer sell for reasons such as disengagement with a principal, technology phase out, or inability to procure spare parts. In addition, if the Company was unable to manage sufficient lead times, it may incur penalties for not fulfilling projects within the time frame provided in the contract. Moreover, its inventories may be susceptible to risks while in transit. These risks include loss, damage, theft, delay, among others. As a result, these could have an adverse effect on business, financial condition, and results of operations.

To manage these risks, major projects have Delivery Duty Paid (DDP) incoterm on purchase contracts. The principal vendor assumes all responsibilities and risk of transportation of goods from manufacturing site to the nominated hospitals or centers. Contracts also include services such as installation, commissioning, testing, preventive maintenance, and other necessary services up to the acceptance of the projects by the procuring entity. With these, the Company's internal logistics can focus on the management and control of third-party accessories, consumables, and other smaller items necessary for project completion.

The Company has measures in place to make its inventory management more effective and less susceptible to major risks. First, procurement is usually triggered by purchase orders. The Company abides by the rules of "No P.O., No Purchase" under normal circumstances. Second, an inventory review is conducted every month where the Company management team discuss inventory shelf life and aging, and form action plans. These action plans include inventory retention, moveout (via discount or bundling), liquidation, donation, or scrapping. Third, the Company conducts a semi-annual wall-to-wall inventory cont. Fourth, the Company conducts quality checks and run tests upon receipt of the items. Fifth, the Company's central business IT system, Microsoft Dynamics 365 Business Central, digitally records and monitors its inventory management processes. Finally, the Company have several insurances in place that are specific to its inventories to help protect to its inventories to help protect the Company from further risks such as stock throughput insurance, which covers transfer and storage of goods.

The success of the Company's business depends in part on its ability to develop and maintain good relationships with its current and future outright sales suppliers.

The Company has long-standing working relationships with its existing suppliers. If it is unable to maintain these relationships, or if the Company lose its major principals and other key suppliers for any reason, it may not be able to continue to source products at competitive prices that both meet its standards and appeal to its customers. As a distributor, reliance on its principals for its products is the nature of the Company's operations. The Company's three (3) principals account for approximately seventy-four percent (74%) of its purchases. The loss of any one of these major suppliers could have an adverse effect on the Company's sales.

Moreover, the Company's distribution arrangements with its current principals are not as exclusive partner but as authorized distributor for specific territories or channels. The territories which the principal assign to the Company my influence the scale of its operations and potential sales gains or opportunity losses. The loss of any territory or channel assigned to it could have an adverse effect on sales. The specific territories and channels assigned by each principal is national. The Company is assigned to the Philippines. On the other hand, assigned accounts include all government accounts and selected private accounts.

Distribution contracts are renewed towards the expiry of the term, the lengths of which varies per agreement. It is industry practice that contracts are reviewed and renewed yearly, most especially for smaller medical equipment which

is just delivered and immediately usable (plug-and-play). The Company's distribution contracts are typically renewed towards the expiry of the term. Failure to renew a contract with an existing major principal may materially and adversely affect the Company's business, financial condition, and results of operations.

For diagnostic imaging, linear accelerators and similar heavy medical equipment (as it takes months to install and commission), duration of contracts with principals extend to more than one year (maximum of three years) subject to renewal. Since Siemens/Varian products belong to this category, the term of the contract with them is three years.

The Company is the dominant distributor of all its principals. Medilines' distribution partnerships with its current principals have been maintained constantly for years. By persistently building its core strengths as a distributor of multination companies, Medilines is confident that its principals will continue to see its vital role as their long-time partner. Multinational companies rely on distributors for tactical and logistical advantages on the ground level. The Company have better understanding of the market and can help them reach their customers faster and more effectively. By further growing its network of customers, strengthening its relationships with key opinion leaders and end users, deepening its familiarity with processes from top to ground level, and by continuing to expand its logistical footprint; the Company can continue to demonstrate to its principals that it is in a better position to capture certain key accounts and geographical areas.

B. Braun has been the Company's business partner since 2002. Medilines hold a dominant position in the dialysis equipment market. The Company believes that its dominance of the distributor market is a testament to its marketing and distribution expertise that is well-recognized by its principals. In the event that the Company will not be able to order or purchase products from B. Braun, as may be needed for whatever reason, it will source the items from other suppliers.

On the other hand, by strengthening its position as a distributor, the Company is also able to attract the direct competitors of its principals and principals from other healthcare categories. As a distributor, it is important for Medilines to keep its doors open to other principals, whether directly competing or complementary with its existing product lines, or from an entirely different healthcare category altogether, in case the Company is unable to maintain good relationship with its existing suppliers. In the event of disengagement, the Company believes that the healthcare market will never have a shortage of alternative viable principals.

Dissatisfaction with the Company's customer service could prevent it from retaining its customers.

The satisfaction of customers depends in particular on the effectiveness of the Company's services, in particular, its ability to address after-sales services such as preventive maintenance and repairs, in a timely and satisfying manner. While service-related items such as warranty, maintenance and repairs are covered by the Company's principals, these are coursed through Medilines. Any unsatisfactory response or lack of responsiveness by the Company's team and by its principal's service team could adversely affect customer satisfaction and loyalty.

To manage this risk, the Company have trained its sales and marketing team to address customer needs and concerns as soon as possible. For the Dialysis Division, the Company has experienced Technical Services Managers who can readily handle queries. To ensure that the principals address service concerns coursed through the Company as soon as possible, Medilines' team ensures proper and fast coordination with the principals' service teams. The Company also constantly monitor the developments of each service request through weekly alignment meetings with its principals.

Any damage to the Company's brand name "Medilines" could harm its business.

The Company's brand image and reputation is a key factor in the success of its business. The Company believes that maintaining and enhancing its brand is integral to its business and to the implementation of its growth strategy. Maintaining its brand requires the Company to continue to make investments in operations, such in human resource training and IT systems. The Company's brand image may be damaged if any of its products or services fail to maintain or enhance its brand image, or if the Company fail to maintain high standards for products and services quality. The strength of the Company's brand could also be affected due to noncompliance with laws and regulations, misconduct by its employees, machine or product defects, machine or product misuse, unfavorable experience from both medical

expert or patient, product recalls or liability, employee dissatisfaction with its employment practices, or other negative publicity involving the Company or its products and principals.

The Company believes this risk can be managed through its strengths and strategies to ensure competitiveness in the market. For a more detailed discussion, please refer to the Company's Strengths. However, there is no assurance that the Company can provide an effective mitigation to such risk.

Any damage to the brand name of the Company's principals could harm the Company's reputation and its business.

The Company naturally becomes an extension of the image of the brands it distributes. Medilines business could be affected if any of its principals fail to maintain or enhance their brand image, or if they fail to maintain high standards for products and service quality. The Company's business could be affected due to their noncompliance with laws and regulations, misconduct by their employees, machine or products defects, machine or product misuse, unfavorable experience form both medical experts or patient, product recalls or liability, employee dissatisfaction, or other negative publicity. As a result, these could have an adverse effect on the Company's business, financial condition, and results of operations.

To mitigate this risk, the Company selects principals that have longstanding reliable reputations and established processes in mitigating risks, such as in the event of products recalls and other untoward situations. Medilines will not hesitate to disengage with principals and other partners that have continuous incidences of defects, delivery failures, service failures, and other factors that can negatively impact the Company's brand image. We believe that maintaining and enhancing its brand is integral to its business and to the implementation of its growth strategy.

The Company may be subject to negative publicity, including inaccurate adverse information.

Customers value readily available information and often at on such information without further investigation or authentication or regard to its accuracy. Social media and websites immediately publish posts from users, often without filters or checks on the accuracy of the content posted. Allegations against the Company may be posted on social media, in internet chat rooms or on blogs or websites by anyone on an anonymous basis. In addition, the Company may be the target of harassment or other detrimental conduct by third parties, including from its competitors. Its reputation may be negatively affected as a result of the public dissemination of anonymous allegations or demeaning statements about the Company's businesses even if these allegations or statements are unfounded and the Company may be required to spend significant time and money to address such allegations. Inaccurate adverse information may harm Medilines' business, and it may be able to redress or correct inaccurate posts in a timely manner, or at all.

The Company's business may become the subject of negative media coverage and public attention, which may develop strong dynamics and adversely affect its business. In addition, third parties may communicate complaints to regulatory agencies and the Company may be subject to government or regulatory investigation as a result of such complaints. There is no assurance that the Company will be able to conclusively refute such allegations in a timely manner, or at all.

Negative publicity and complaints could have a material adverse effect on the Company's business, financial condition, cash flows, results of operations, and prospects. To mitigate this risk, the Company maintains a direct line and a website that helps it engage its customer base and promote its products.

The Company may incur liability for the medical equipment it sells that violates the intellectual property rights of third parties.

The Company and its suppliers source merchandise worldwide. Its measures implemented to minimize potential infringement of intellectual property rights of third parties may not always be successful. In the event that the medical equipment violates the intellectual property rights of third parties, the Company, in its capacity as a distributor, may be found liable for intellectual property violation and may be compelled to pay damages. Moreover, the Company cannot assure that it can successfully obtain indemnity payments from its suppliers or that such indemnity payments will fully cover all of its loss associated with its liability. If any claims alleging infringement of intellectual property rights are bought against the Company or its suppliers, the Company's reputation may also be damaged. To mitigate

this risk, the Company primarily deal with the country's leading and reputable medical equipment suppliers in the medical consumables segment. The Company also undertake due diligence on third party suppliers before it sources products from suppliers.

The Company relies on information technology in its operations, and any failure of such systems could harm its ability to effectively operate its business.

Medilines' business operations are dependent on the integrity of the information technology systems supporting them, many of which have only recently been implemented. The Company manages its inventory and logistical operations through the use of various information technologies, including intranet, networked personal computers, servers, and automated inventory management systems. The Company's systems and operations may be vulnerable to damage or interruption from human error, data inconsistency, natural disasters, power loss, computer viruses, international acts of vandalism, breach of security and similar events.

The Company uses Microsoft Dynamics 365 Business Central. It is a robust and flexible business management solution from Microsoft, tightly integrated with the Office 365 suite of products. The database of Microsoft Dynamics 365 Business Central is stored on Microsoft Azure Cloud for scalability, accessibility, and security. Moreover, the Company's IT system is secured by a multilayered protection software solution that includes endpoint antivirus, endpoint security, virtualization security, mobile security, file security, and remote management. If the IT system experiences a glitch or breaks down, the software company's service team is available 24/7 to assist the Company. In case the system breaks down for a prolonged period, the Company can revert to manual without significantly affecting business operations.

The Company may not be able to hire, retain, and train sufficient qualified personnel to support its operations and the Company may be subject to increased labor costs.

The Company's operations are streamlined. Its business is run by select individuals, some of whom possess the required technical and clinical knowledge about its medical devices. The success of the Company's business depends on its ability to hire, train, and retain the right people with the requisite, sometimes specialized, skills and know how to serve its customers. If the Company experiences difficulties in maintaining a qualified workforce, its ability to compete effectively in its target markets, provide high-quality customer service, and execute its business strategy could be adversely impacted, and its results of operations could in turn be negatively affected.

The Company have structures in place that helps hire, train, and retain the right people. The Company have developed a reputation of good standing in its industry that helps attract qualified and experienced applicants, retain good talent, and prevent regrettable attrition. The Company does not hesitate to invest in the right talent. It solicits the assistance of third-party employment services for urgent job postings. The Company is known to invest in training for both hard and soft skills that its employees need to do their jobs well. The Company promotes job satisfaction to retain key employees by providing them with attractive benefits and bonuses, and via job promotion, among others. The Company undergo continuous review and updating of its hiring and renumeration policies. It also conducts salary surveys yearly to assess the Company's competitiveness among its industry comparators.

The Company's operations have significant liquidity and capital requirements and depend on the availability of adequate financing on reasonable terms, and if the Company is unable to borrow sufficient capital, it could have a significant negative effect on its business.

The Company's operations have significant liquidity and capital requirements. It requires significant cash to purchase sufficient inventory in advance of anticipated demand, and the Company have invested significant capital in its business and expect to continue to make similar investments in the future. The Company expects to continue to incur significant capital expenditures going forward, as it continues to expand its products network.

The Company sources its funding from a combination of cash flow from operations, working capital lines, and longterm debt. It may not be able to fund capital expenditures and working capital requirements solely from cash from its operating activities or existing cash or proceeds from the Offer, and the Company may not be able to obtain additional debt or equity financing. The Company may not be available as and when required. If the Company incur additional debt, it will result in increased debt service obligations and could result in additional operating and financing covenants, or liens on its assets, that will restrict its operations. Without required financing, the Company may not be able to continue its operations, hire, train, and retrain employees or respond to competitive pressures. The Company's ability to obtain additional funding will be subject to various factors, including general market conditions, its operating performance, the market's perception of its growth potential, lender sentiment, and its ability to incur additional debt in compliance with other contractual restrictions, revenue and cash flow from operations and its ability to manage costs and working capital successfully. Any inability to access favorable debt financing may adversely impact the Company if it experiences cash flow shortfalls in the future or wish to raise funds to take advantage of unanticipated opportunities or respond to changing business conditions or unanticipated competitive pressures. The Company's ability to obtain additional funding will be subject to various factors, including general market conditions, its operating performance, the market's perception of the Company's growth potential, lender sentiment, and the Company's ability to incur additional debt in compliance with other contractual restrictions, revenue, and cash flow from operations, and its ability to manage costs and working capital successfully. Any inability to access favorable debt financing may adversely impact the Company if it experiences cash flow shortfalls in the future or wish to raise funds to take advantage of unanticipated opportunities or respond to changing business conditions or unanticipated competitive pressures. In addition, the Company cannot assure that its future financing requirements would not involve equity issuances that would be dilutive to holders of its capital stock. There can be no assurance that necessary financing will be available in amounts or on terms acceptable to the Company, or at all.

If the Company fails to raise sufficient additional funds, it may be required to delay or abandon some of its planned future expenditures or aspects of its current operations, and its financial condition and results of operations may be materially and adversely affected.

To mitigate these risks, the Company relies on its continuous good relationship with banks and other credit institutions for favorable rates and terms. The Company also relies on its continuous good relationships with its principals and suppliers for acceptable prices and terms, and for renegotiations when needed. Finally, the Company constantly put its focus on profitability by managing its costs and investing on only profitable projects.

The Company's margins may be affected by increases in its operating and other expenses.

The Company's operations may be subject to increases in operating and other expenses due to a number of factors including, but not limited to, any of the following:

- Increases in rent;
- Increases in repair and maintenance costs for the office and warehouses, and construction costs related to renovation of warehouse;
- A change in laws, regulations or government policies which increases the cost of compliance with such laws regulations or policies;
- Increases in service costs;
- Increases in labor costs;
- Increases in the rate of inflation;
- Adverse changes in the cost of existing and future debt financing;
- Increases in insurance premiums;
- Increases in the cost of utilities;
- Increases in third party logistics cost
- Increases in property taxes and other statutory charges; and
- Increases in distribution cost.

Any increase in the Company's operating and other expenses will have an impact on its cash flow. Due to the nature of its business, the Company's margins may be affected by increases in its operating and other expenses. The resulting

buffer available to account for changes to costs is consequently small. If the Company does not generate revenue sufficient to meet its operating expenses and debt service and capital expenditure requirements, its business, results of operations, and financial condition could be materially and adversely affected. To mitigate this risk, the Company continuously strive to improve its margin efficiencies by controlling its operating costs and leveraging its strong relationships with its key partners and suppliers to control the Company's procurement costs

The Company's business is sensitive to changes in purchase and selling prices.

The Company's margins are sensitive to price increases in the products sold. Wherever practicable, the Company seeks to put in place supply contracts which ensure the supply of products for the period that it is anticipated to be offered and in such quantities as its forecasts require. There can be no assurance that the Company will be able to successfully contain the growth of its purchase prices. If these prices do rise, the Company may need to pass all or a portion of these additional costs on to its customers to maintain its gross profit margins. However, it may not be possible for the Company to significantly increase its prices to offset price increase, particularly if its main competitors maintain a lower price.

As competition in the market intensifies, any unilateral price increases may lead to declines in sales, loss of market share and other adverse consequences. Consequently, the Company may be significantly constrained in its pricing policy. In the event that the Company is unable to pass increases in prices charged by its suppliers on to its customers, its financial condition and results of operations may be materially and adversely affected.

To mitigate this risk, the Company constantly harp on the quality image of its principals as well as the advanced technical specifications of its medical equipment. Especially for devices that require high capital outlays, customers require quality of product and service (like warranties and other after sales services), as well as specific technical functionalities and advanced features. The Company also leverages on its competitive strengths and strategies to continue to maintain an elevated customer experience, efficient service, and reliable brand image.

Volatility in the value of the Peso against the US dollar and other currencies could adversely affect the Group's businesses.

During the last decade, the Philippine economy has from time-to-time experienced volatility in the value of the Peso and limited availability of foreign exchange. In July 1997, the BSP announced that it would allow market forces to determine the value of the Peso. As a result, the value of the Peso underwent significant fluctuations between July 1997 and December 2004 and the Peso declined from approximately ₱29.00 to U.S. \$1.00 in July 1997 to ₱56.18 to U.S.\$1.00 by December 2004. In recent years, the Peso has generally appreciated, and the exchange rate (period average) was ₱42.47 in 2013, ₱44.40 in 2014, and ₱45.54 in 2015.

While the value of the Peso has recovered since 2010, its valuation may be adversely affected by certain events and circumstances such as the strengthening of the U.S. economy, the rise of the interest rates in the U.S. and other events affecting the global markets or the Philippines, causing investors to move their investment portfolios from the riskier emerging markets such as the Philippines. Consequently, an outflow of funds and capital from the Philippines may occur and may result in increasing volatility in the value of the Peso against the U.S. Dollar and other currencies As of December 31, 2023, according to BSP data, the Peso has depreciated by 3.26% to P57.48 per U.S.\$1.00 from P55.66 per U.S.\$1.00 at the end of 2024.

The revenues of the Group are predominantly denominated in Pesos while a small percentage is in foreign currency. The products are imported by the principals and the revenues of the Company are primarily in Philippine Pesos.

There can be no assurance that the Peso will not depreciate further against other currencies and that such depreciation will not have an adverse effect on the Philippine economy and on the Group's businesses.

Any future changes in PFRS may affect the financial reporting of the Company.

PFRS continues to evolve as standards and interpretations are promulgated and come into effect.

There are amendments to existing standards effective for annual periods subsequent to 2024, which are adopted by the FSRSC. Management will adopt the following relevant pronouncements in accordance with their transitional provisions; and unless otherwise indicated, none of these are expected to have significant impact on the Company's financial statements.

(i) PAS 21 (Amendments), *The Effects of Changes in Foreign Exchange Rates – Lack of Exchangeability* (effective from January 1, 2025)

(ii) PFRS 9 and PFRS 7 (Amendments), *Financial Instruments, and Financial Instruments: Disclosures – Amendments to the Classification and Measurement of Financial Instruments* (effective from January 1, 2026)

(iii) PFRS 18, *Presentation and Disclosure in Financial Statements* (effective from January 1, 2027). The new standard impacts the classification of profit or loss items (i.e., into operating, investing and financing categories) and the presentation of subtotals in the statement of profit or loss (i.e., operating profit and profit before financing and income taxes). The new standard also changes the aggregation and disaggregation of information presented in the primary financial statements and in the notes. It also introduces required disclosures about management-defined performance measures. The amendments, however, do not affect how an entity recognizes and measures its financial condition, financial performance and cash flows.

To mitigate any potential risk to the Company, it shall ensure close coordination with its auditors and full compliance with relevant regulations.

The Company is subject to the risk of litigation and other legal proceedings in the ordinary course of business.

Although the Company is not party to any material ongoing litigation, it may be adversely affected by complaints and litigation from customers or regulatory authorities resulting from product quality, illness, injury, or other safety concerns or other issues stemming from one or more products, their packaging or advertising. The Company requires its product suppliers to satisfy certain standards regarding the quality and specification of its products. Medilines currently does not have any product liability insurance. In the event of a product liability claim or product recall being required in circumstances where the financial consequences are not satisfied by a supplier, it may have a material adverse effect on the Company's financial performance. Any such litigation claims or complaints and any adverse publicity surrounding such allegations and/or actions could materially adversely affect the Company's business, reputation, financial condition, and/or operating results.

To mitigate this risk, the Company strives to maintain good relationship with customers, suppliers, contractors, regulators, and other parties it regularly deals with. The Company also endeavors to amicably discuss and resolve potential disputes, resort to alternative methods of dispute resolution, and exhaust all legal remedies available.

The Company is subject to various risks for which it may not be adequately insured.

The Company maintains comprehensive property and liability insurance that it considers to be insurance coverage customary in its industry. Its Stock Throughput Insurance, a cargo insurance, provides end-to-end cover for its stocks. Nonetheless, such insurance does not cover all risks associated with its business. Accidents and other events could potentially lead to interruptions of its operations or cause it to incur significant costs, all of which may not be fully covered by the Company's insurance policies. As Medilines expand its product offerings and operations, its inventory levels will increase, for which obtaining additional insurance coverage may be required. In addition, its insurance coverage is subject to various limitations and exclusions, retention amounts, and limits, and the Company does not maintain business interruption insurance or product liability insurance. Furthermore, if any of its insurance providers becomes insolvent, it may not be able to successfully claim payment from them. Moreover, the Company's insurance policies and terms of coverage will be subject to renewals and negotiations on a periodic basis and there is no assurance that adequate insurance coverage will be available on commercially reasonable terms in the future. Any material

increases in insurance rates, decrease in available coverage or any failure to maintain adequate insurance in the future could adversely affect our business, financial condition, and results of operations.

To mitigate this risk, the Company believes it has insurance coverage in-line with industry standards and requirements. The Company has various insurance policies Stock Throughput Policy on the imported inventory from plan and locally sourced stocks from declared warehouses up to its final destination. Stock Throughput Policies include coverage in cases of fire lightning, earthquake, typhoon, flood, vehicle impact, landslide, riot and strike, malicious damage, among others. Additional non-standard insurance policy such as Contractors All Risk and Erection All Risk Insurance are considered for projects with construction and installation activities. For projects that are awaiting transfer of ownership to the clients, the Fire or Property Insurance are considered. These insurance policies should provide optimal protection up to project completion. To manage the risk of failing to assert the Company's claim on insurance, a protocol will be set-up to properly monitor, document, assess, and report incidents that are covered by insurance policies in place.

The Company is highly dependent on business with government hospitals.

Majority of the Company's customers are government hospitals whose purchases are done through competitive public bidding. Revenues from sales to government hospitals accounted for approximately 93% of its revenues in 2024. The Company relies heavily on the bidding process which is subject to delays, changes in requirements, and standards, as well as changes in regulations. Public biddings provide very detailed specifications which the Company's products, thought in the same product line, may not meet. Due to the quality tier of the products the Company carries, it may not be able to provide competitive prices. There can be no assurance that it will win the future biddings or procurement projects which it may participate in.

New laws, rules or regulations, or revisions to existing laws, rules or regulations, could impose additional restrictions and requirements on the bidding process. As a result, the Company might not be able to win bids, and in the process, lose customers.

In a similar manner, the Company is also dependent to the business with the DOH which is the Company's single largest customer. The spending behavior of the department is subject to a multitude of factors which may either increase or decrease the size of its procurement of medical equipment that it lets third-party providers such as Medilines bid for.

The risk is naturally offset by the statutory structure of such bidding procedures as earlier stated that when the DOH does bit out requirements, funds are already required to be obligated by the government. This ensures that the pipeline of projects that Medilines bid for are already funded and that their respective funding could only be spent on the purpose specified by law.

To further mitigate this risk, the Company also diversifies its client base. Because of this, the Company will be able to continue to achieve the optimum balance between government and private accounts. Currently, the Company is taking steps in expanding its business in private accounts by prioritizing established private hospitals or groups of hospitals that have a more solid financial position.

The Company is subject to customer credit risks and payment defaults by customers.

Exposure to customer credit risks and payment defaults by customers could have a material adverse effect on the Company's financial condition, results of operations, and liquidity. Majority of this risk involves smaller private entities, which includes hospitals and sub-dealers, whose operations and financial standing have higher vulnerability to economic shocks, financial crises, and other risks. Purchases of government hospitals have more secure payment provision as these are guided by the stipulations of RA 9184, otherwise known as the Government Procurement Reform Act, which states that an approved budget of the contract must exist prior to any public bidding.

The Company's trade receivables stood at $\mathbb{P}1.818$ billion and 1.447 billion as of December 31, 2024, and December 31, 2023. The following table summarizes the portion of the trade and other receivables (excluding advances to suppliers and advances to employees, which are considered non-financial assets, and receivables from public entities, which are separately assessed below) that are past their due dates as of December 31, 2024, and December 31, 2023.

		(Gross carrying		
	Expected loss	De	amount as at cember 31, 2024		
Days past due	1		n million pesos)	Loss allowance	
0 -120	0.00%	₽	890,437,025	₽	_
121 - 180	0.00%		140,113,544		-
181 - 365	0.00%		370,857,708		-
Above 365	13.15%		416,514,506		78,737,607
		₽	1,817,922,783	₽	78,737,607

December 31, 2024

December 31, 2023

	Gross carrying					
		;	amount as at			
	Expected loss	Dec	ember 31, 2023			
Days past due	rate	(in	million pesos)	Loss allowance		
0 -120	0.00%	₽	780,891,158	₽	-	
121 - 180	0.00%		114,628,993		-	
181 - 365	0.00%		260,324,919		-	
Above 365	13.15%		291,623,023		33,926,215	
		₽	1,447,468,093	₽	33,926,215	

The Company mitigates this risk by prioritizing business with government accounts, whose payments are secured, and with established private hospitals or groups of hospitals that have more stable operations and financial position. The Company also have a strict process of accrediting new private customers and approval of credit terms. Every new private customer must submit a Credit Application Form with trade references from at least three (3) of their existing customers, and attached documents which include BIR 2303, License to Operate, Income Tax Return, and Department of Trade and Industry Certificate of Registration. At the same time, the Company performs credit investigation through its premium subscription in CIBI Information, Inc., the Philippines' first and only credit reporting agency. The Credit Application Form, its attachments, and the findings from CIBI Information Inc., will then help the company reach a sound decision whether to approve the appropriate credit terms with each customer. Usually, new customers are approved only on cash on delivery terms, or terms consisting of a down payment and the balance payment in the form of post-dated checks. The Company reviews credit terms annually and provide more laxed terms to customers with longstanding relationships and consistent good standing.

The Company is subject to the risk of defaulting on its loan obligations.

The Company has existing loan obligations. These are short term and working capital in nature which have a current match on the current asset. Events beyond the control of the Company, including prevailing economic, financial, and industry conditions may affect the ability of the Company to comply with covenants contained in its loan obligations. Any default by the Company on its existing debt covenants could adversely affect the business and the liquidity and financial condition of the Company. Any default by the Company may result to the possibility of the foreclosure of mortgages on the Company's properties securing the loan obligations.

To manage this risk, the Company develops, executes, and regularly reviews its borrowing or financing plans with its banking partners. In addition, the company also exercises prudent financial risk management by maintaining a current ratio or working capital ratio of above 1.00. As of December 31, 2024, the Company's current ratio is 2.29.

The Company is subject to various laws and regulations, and any violations of applicable laws or regulations or charges to such laws and regulations could adversely affect its business and its results of operations.

The Company's business and operations are subject to a wide range of laws and regulations, including those relating to employment, working conditions, consumer protection, the environment, competition, trade, and intellectual property. The primary regulations applicable to its operations include standards regulating public bidding, packaging safety, construction, business permits, fire safety, and sanitation.

In addition, all construction and development plans are required to be filed with and approved by the local government unit concerned. The requirements of each local government unit may vary but in general, approval of such plans is conditional upon, among other things, the developer's financial, technical, and administrative capabilities. There can be no assurance that the Company will be able to obtain the relevant governmental approvals for its offices and warehouses or that when given, such approval will not be revoked. There can also be no assurance that the Company will continue to pass ongoing consumer safety and quality inspections in all of its warehouse locations.

New laws, rules or regulations, or revisions to existing laws, could impose additional restrictions and requirements on the Company's business and operations and could result in additional compliance costs, capital expenditures or other costs. As a result, the Company could experience disruptions to its operations and be unable to execute its business strategy, and its result of operations could be adversely affected. In addition, its ability to comply with applicable laws and regulations can be affected by a variety of factors, including the effectiveness of its compliance and risk management policies, the ability of its management to adequately monitor its operations and intentional or unintentional misconduct or errors of its officers, employees, affiliates, or other parties with whom it does business. If the Company fails to comply with applicable laws and regulations, it may be subject to investigations, fines, penalties, sanctions, and private litigation, and it could lose regulatory permissions or licenses necessary for its business or experience harm to its reputation.

The Company believes, to the best of its knowledge, that it has, at all relevant times, materially complied with all applicable laws, rules and regulations, and has established a strong compliance culture to ensure that all requirements, permits, and approvals are obtained in a timely manner.

The Company may fail to fulfill the terms and conditions of licenses, permits, and other authorizations, or fail to renew them on expiration.

The Company is required to maintain licenses, permits, and other authorizations, including those relating to certain construction activities for new and existing warehouses, licenses to operate from the Food and Drug Administration ("FDA"), and are also required to obtain and renew various permits, including business permits and permits concerning, for example, health and safety, environmental standards and distribution standards. Its licenses, permits, and other authorizations contain various requirements that must be complied with to keep such licenses, permits, and other authorizations valid. If the Company fails to meet the terms and conditions of any of its licenses, permits or other authorizations necessary for its operations, these may be suspended or terminated, leading to temporary or potentially permanent closing of warehouses, suspension of construction activities or other adverse consequences. In addition, it cannot be certain that any given license, permit, or authorization will be deemed sufficient by the relevant governmental authorities to fully cover activities conducted in reliance on such license, permit, or authorization.

The Company regularly monitors its permits and approval to ensure that all are properly renewed and maintained. There can be no assurance that it will continue to be able to renew the necessary licenses, permits and other authorizations for its warehouses as necessary or that such licenses, permits, and other authorizations will not be revoked. If the Company is unable to obtain or renew them or are only able to do so on unfavorable terms, this could have an adverse effect on its business, financial condition, and results of operations.

Continued compliance with, and any changes in, environmental laws and regulations may adversely affect the Company's results of operations and financial condition.

The Company is subject to various laws relating to environmental matters. Such laws provide that it may be made liable for the costs of removal of certain hazardous substances and clean-up of certain hazardous locations. The failure

to remove or clean-up such substances or locations, if any, could adversely affect its operations on such sites and could potentially also result in claims against the owner by the claimants.

In addition, the Company cannot predict what environmental legislation or regulations will be enacted or amended in the future, how existing or future laws or regulations will be enforced, administered, or interpreted, or the amount of future expenditures that may be required to comply with these environmental laws or regulations or to respond to environmental claims. The introductions or inconsistent application of, or changes in, laws and regulations applicable to its business could have an adverse effect on business, financial condition, and results of operations.

To manage this risk, the Company maintains strong relationships with regulators and regularly communicate with them on any proposed changes to applicable regulations.

The Company is part to a number of related party transactions.

Certain companies controlled by Mr. Virgilio B. Villar enter into significant commercial transactions with Medilines. The Company enters into a number of transactions with related parties, which primarily consists of (1) Asya Medika, Inc., a company that distributes medical products for the hospital's day-to-day operating room procedures, otherwise known as Life Support machines and consumables; and (2) Medpro Medical Suppliers, Inc., a company that sells medical supplies and disposables catering only to wholesalers. It is to be noted that Mr. Villar is only a beneficial owner of Medpro Medical Suppliers, Inc.

The Company's related party transactions are described in greater details under the notes to its financial statements. The Company's practice is to enter into contracts with these affiliated companies on commercial terms which are at least as favorable as the terms available to or from non-affiliated parties.

Such interdependence may mean that any material adverse changes in the operations or financial condition of the companies which are controlled by Mr. Virgilio B. Villar could adversely affect its results of operations.

Under Section 50 of the National Internal Revenue Code, in the case of two or more businesses owned or controlled directly or indirectly by the same interests, the BIR Commissioner is authorized to distribute, apportion, or allocate gross income or deductions between or among such businesses upon determination of the necessity to prevent evasion of taxes or to clearly reflect the income of any such business. On January 23, 2013, the BIR issued Regulation No. 2-2013 laon Transfer Pricing Regulations (the "Transfer Pricing Regulations") which adheres to the arm's length methodologies set out under the Organization for Economic Cooperation and Development Transfer Pricing Guidelines in addressing Base Erosion and Profit Shifting. The Transfer Pricing Regulations are applicable to crossborder and domestic transactions between related parties and associated enterprises. The Transfer Pricing Regulations defines related parties as two or more enterprises where one enterprise participates directly or indirectly in the management, control, or capital of the other; or if the same persons participate directly or indirectly in the management, control, or capital of the enterprises. The arm's length principle requires the transaction with a related party to be made under comparable conditions and circumstances as a transaction with an independent party such that if two related parties derive profits at levels above or below comparable market levels solely by reason of the special relationship between them, the profits will be deemed as non-arm's length. In such a case, the BIR pursuant to the BIR Commissioner's authority to distribute, apportion or allocate gross income or deductions between or among two or more businesses owned or controlled directly or indirectly by the same interests (if such is necessary in order to clearly reflect the income of such business), may make the necessary transfer pricing adjustments to the taxable profits of the related parties to ensure that taxpayers clearly reflect income attributable to controlled transactions and to prevent the avoidance of taxes with respect to such transactions. While the Company believes that it enters into transaction with related parties on an arm's length basis and documented pursuant to the Transfer Pricing Regulations, there can be no assurance that the BIR will confirm these transactions as arm's length on the basis of the Transfer Pricing Regulations and there can be no assurance that any transfer pricing adjustments by the BIR will not have a material adverse effect on its business, financial condition, or results of operations.

The Company can provide no assurance that its level of related party transactions will not have an adverse effect on its business or results of operations. To mitigate this risk, the Company has adopted a Related Party Transaction policy in line with corporate governance requirements applicable to publicly listed companies.

The Company's business and operations are dependent upon key executives.

Medilines' key executives and members of management have greatly contributed to its success with their knowledge, business relationships, and expertise. If the Company is unable to fill any vacant key executive or management positions with qualified candidates, its business, operating efficiency, and financial performance may be adversely affected.

To mitigate this risk, Medilines has a succession planning program in place. The Company has been developing its middle management through continuous hiring and training and will continue to do so in order to prevent a potential void in any of its key positions.

RISKS RELATING TO THE PHILIPPINES

The Company's business activities and assets are based in the Philippines, therefore, any downturn in the Philippine economy could have a material adverse impact on its business, financial condition, result of operations, and prospects.

The Philippine has experienced periods of slow or negative growth, high inflation, significant devaluation of the Philippine Peso, and the imposition of exchange controls. We cannot assure prospective investors that one or more of these factors will not negatively impact the purchasing power of Philippine consumers. Demand for many of these factors will not negatively impact the purchasing power of Philippine consumers. Demand for many of the products carried by the Company is tied closely to domestic consumer purchasing power and disposable income levels. Any decrease in consumer purchasing power and disposable income levels could have a material adverse effect on the business, operations, and financial condition of the Company.

There is still some uncertainty as to the economic prognosis in the US and in Europe, as well as the global economy in general, which could cause economic conditions in the Philippines to deteriorate. Any future deterioration in economic conditions in the Philippines could materially and adversely affect the Company's financial position and results of operations, including the Company's ability to grow its business, and its ability to implement its business strategies. Changes in the conditions of the Philippine economy could materially and adversely affect the Company's business, financial condition or results of operations.

Any downturn in the Philippine economy may have a negative impact on consumer sentiment and general business conditions in the Philippines, which may materially reduce the revenues, profitability and cash flows of the Company.

Political instability in the Philippines may have a negative effect on the Philippine economy and business environment which could have material adverse impact on the Company's business.

The Philippines has from time to time experienced political and military instability. In recent history, there has been political instability in the Philippines, including impeachment proceedings against the vice president, hearings on graft and corruption issues against various government officials, and public and military protests arising from alleged misconduct by previous and current administrations. There can be no assurance that acts of political violence will not occur in the future and any such events could negatively impact the Philippine economy. An unstable political environment may negatively affect the general economic conditions and operating environment in the Philippines, which in turn could have a material adverse effect on the business, operations, and financial condition of the Company.

The Company may also be affected by changes in government policies in the Philippines. Such regulatory changes may include (but are not limited to) the introduction of new laws and regulations that could impact the Company's business.

There can be no assurance that the current or any new administration will continue to implement social and economic policies that promote a favorable and stable macroeconomic and business environment. Policy instabilities or fundamental change of policy directions, including those with respect to Philippine foreign policy, may lead to an increase in political or social uncertainty and the loss of investor confidence in the Philippines. Any potential instability could have an adverse effect on the Philippine economy, which may impact our business, prospects, financial condition and results of operations.

Natural and other catastrophes, including severe weather conditions, may materially disrupt the Company's operations and financial conditions.

The Philippines has experienced several major natural catastrophes over the years, including typhoons, droughts, volcanic eruptions and earthquakes. There can be no assurance that the occurrence of such natural catastrophes will not materially disrupt our operations, and consequently, may adversely affect our business, financial condition and results of operations.

Further, we do not carry any business interruption insurance. Any material uninsured loss could materially and adversely affect our business, financial condition and results of operations.

Acts of terrorism could destabilize the country and could have a material adverse effect on the Company's assets and financial condition.

The Philippines has been subject to a number of terrorist attacks in the past several years. The Philippine army has been in conflict with various groups which have been identified as being responsible for kidnapping and terrorist activities in the Philippines as well as clashes with separatist groups. In addition, bombings have taken place in the Philippines, mainly in cities located in the southern part of the country.

An increase in the frequency, severity or geographic reach of these terrorist acts, violent crimes, bombings and similar events could have a material adverse effect on investment and confidence in, and the performance of, the Philippine economy. Any such destabilization could cause interruption to our business and materially and adversely affect our financial conditions, results of operations and prospects.

Continued conflicts between the Government and separatist groups could lead to further injuries or deaths by civilians and members of the Armed Forces of the Philippines, which could destabilize parts of the Philippines and adversely affect the Philippine economy. There can be no assurance that the Philippines will not be subject to further acts of terrorism or violent crimes in the future, which could have a material adverse effect on our business, financial condition, and results of operations.

Territorial disputes with China and a number of Southeast Asian countries may disrupt the Philippine economy and business environment.

Competing and overlapping territorial claims by the Philippines, the PRC and several Southeast Asian nations (such as Vietnam, Brunei and Malaysia) over certain islands and features in the West Philippine Sea (South China Sea) have for decades been a source of tension and conflict.

The PRC claims historic rights to nearly all of the West Philippine Sea based on its so-called "nine-dash line" and in recent years dramatically expanded its military presence in the sea, which has raised tensions in the region among the claimant countries. In 2013, the Philippines became the first claimant country to file a case before the Permanent Court of Arbitration, the international arbitration tribunal based at The Hague, Netherlands to legally challenge claims of the PRC in the West Philippine Sea and to resolve the dispute under the principles of international law as provided for under the United Nations Convention on the Law of the Sea. In July 2016, the tribunal rendered a decision stating that the Philippines has exclusive sovereign rights over the West Philippine Sea (in the South China Sea) and that the "nine-dash line" claim of the PRC is invalid. The Government, under the current administration, has taken measures to de-escalate tensions concerning the territorial dispute with the PRC.

There is no guarantee that the territorial dispute between the Philippines and other countries, including the PRC, would end or that any existing tension will not escalate further, as the PRC has taken steps to exercise control over the disputed territory. In such event, the Philippine economy may be disrupted, and its business and financial standing may be adversely affected.

Any deterioration in the Philippine economy as a result of these or other factors may adversely affect the Company's operations. In particular, further disputes between the Philippines and other countries may lead to reciprocal trade

restrictions or suspension of visa-free access and/or overseas Filipinos permits. Any such developments could materially and adversely affect the Company's business, financial condition and results of operations.

Any decrease in the credit ratings of the Philippines may adversely affect the Company's business.

The Philippines is currently rated [investment grade] by major international credit rating agencies such as Moody's, Standard & Poor's and Fitch. In May 2020, the Philippines received its first credit rating outlook downgrade in 15 years after Fitch lowered the country's credit outlook to negative from stable due to the economic fallout from the COVID-19 pandemic. As of July 16, 2020, Moody's has affirmed the Philippines Baa2 rating with stable outlook. On January 10, 2021, Fitch affirmed the Philippines' long-term foreign-currency issuer default rating at BBB, noting that the outlook is stable. On July 12, 2021, however, Fitch revised the outlook of the Philippines to negative, although its long-term foreign-currency issuer default rating remained at BBB. The change in outlook was attributed to the potential scarring effects, and possible challenges associated with unwinding the exceptional policy response to the COVID-19 health crisis and restoring sound public finances as the pandemic recedes.

As of November 26, 2024, S&P Global Ratings (S&P) has affirmed the Philippines' investment grade long-term credit rating of "BBB+" and short-term rating of "A-2" while keeping the outlook on the country's long-term rating at "stable.". S&P raised the outlook citing the country's effective policy making, fiscal reforms, improved infrastructure and policy environment that have helped keep economic growth strong in the past decade. While Moody's and S&P retained the sovereign rating and stable outlook, no assurance can be given that these agencies will not in the future downgrade the credit ratings of the Government and, therefore, Philippine companies, including the Company. As a systemic risk, the Company cannot provide assurance of effective mitigation. Any such downgrade could have an adverse impact on the liquidity in the Philippine financial markets, the ability of the Government and Philippine companies, including the Company, to raise additional financing and the interest rates and other commercial terms at which such additional financing is available.

LEGAL PROCEEDINGS

The Company is not involved in any material litigation, arbitration, or similar proceedings, and it is not aware of any such proceedings pending or threatened against it or any of its properties which are or might have material effect on the business or financial position of the Company

PART 2 – OPERATIONAL AND FINANCIAL INFORMATIONS

MARKET FOR REGISTRANT'S COMMON EQUITY AND RELATED STOCKHOLDER MATTERS

Market Information

The Company has outstanding 2,746,575,800 common shares. All common shares are listed and traded principally on the Philippine Stock Exchange, Inc ("PSE") as of December 31, 2024. The closing price on December 29, 2024, the last trading date of the year, is ₱0.31 per share.

The following are the quarterly high and low prices, as well as the closing price of the company's shares traded in the PSE:

	2021		2022		2023		2024			2025					
Quarter	High	Low	Close												
1st	-	-	-	1.24	0.80	0.87	0.80	0.61	0.63	0.30	0.30	0.30	0.30	0.30	0.30
2nd	-	-	-	0.90	0.54	0.58	0.65	0.53	0.55	0.30	0.29	0.29			
3rd	-	-	-	0.80	0.57	0.63	0.58	0.40	0.40	0.38	0.35	0.36			
4th	1.70	1.20	1.29	0.87	0.60	0.69	0.44	0.31	0.33	0.31	0.31	0.31			

The market capitalization of the Company as of December 29, 2024, was approximately $\mathbb{P}851,438,498.00$ based on the closing price of $\mathbb{P}0.31$ per share.

Holders

The following table sets forth the stockholders of record of the Company as of December 31, 2024:

	Nature of	Number of Shares	%
Shareholder	Shares	Subscribed	Ownership
Virgilio Villar	Common	1,005,002,800.00	37%
PCD Filipino	Common	808,987,400.00	29%
Two On, Inc.	Common	600,000,000.00	22%
Ma. Theresa Villar	Common	319,996,000.00	12%
PCD Non Filipino	Common	8,898,600.00	0%
Rene Golangco	Common	7,000,000.00	0%
Solar Securities, Inc.	Common	100,000.00	0%
Juan Trinidad Lim	Common	10,000.00	0%
Jennifer T. Ramos	Common	2,000.00	0%
Jesus Luis Valencia	Common	2,000.00	0%
Maria Patricia Yambing	Common	400	0%
Norman Macapagal	Common	400	0%
Fernando Segovia	Common	400	0%
Brian Edang	Common	400	0%
Gerardo Guerrero	Common	400	0%
TOTAL		2,750,000,800.00	100%

Dividends and Dividend Policy

Liquidation and Requirements

Under Philippine law, a corporation can only declare dividends to the extent that it has unrestricted retained earnings that represent the undistributed earnings of the corporation which have not been allocated for any managerial, contractual, or legal purpose and which are free for distribution to the shareholders as dividends. The amount of retained earnings available for declaration as dividends may be determined pursuant to regulations issued by the SEC.

The approval of the board of directors is generally sufficient to approve the distribution of dividends, except in the case of stock dividends which requires the approval of stockholders representing not less than two-thirds of the outstanding capital stock at a regular or special meeting duly called for the purpose.

The Revised Corporation Code of the Philippines generally requires a Philippine corporation with retained earnings in excess of 100% of its paid-in capital to declare and distribute as dividends the amount of such surplus. Notwithstanding this general requirement, a Philippine corporation may retain all or any portion of such surplus in the following cases: (i) when justified by definite expansion plans approved by the board of directors of the corporation; (ii) when the required consent of any financing institution or creditor to such distribution has not been secured; (iii) when retention is necessary under special circumstances, such as when there is a need for special reserves for probable contingencies; or (iv) when the non-distribution of dividends is consistent with the policy or requirement of a Government office.

Record Date and Payment Date

Pursuant to existing SEC rules, any declaration of cash dividends must have a record date not less than 10 nor more than 30 days from the date of declaration. For stock dividends, the record date should not be less than 10 nor more than 30 days from the date of the shareholders' approval. In either case, the set record date is not to be less than 10 trading days from receipt by the PSE of the notice of declaration of dividend. In the event that a stock dividend is declared in connection with an increase in authorized capital stock, the corresponding record date is to be fixed by the SEC.

In relation to foreign shareholders, dividends payable may not be remitted using foreign exchange sourced from the Philippine banking system unless the investment was first registered with the BSP.

Pursuant to the "Amended Rules Governing Pre-emptive and other Subscription Rights and Declaration of Stock and Cash Dividends" of the SEC, all cash dividends and stock dividends declared by a company shall be remitted to PDTC for immediate distribution to participants not later than 18 trading days after the record date (the "Payment Date"); provided that in the case of stock dividends, the credit of the stock dividend shall be on the Payment Date which in no case shall be later than the stock dividends' listing date. If the stock dividend shall come from an increase in capital stock, all stock dividends shall be credited to PDTC for immediate distribution to its participants not later than 20 trading days from the record date set by the SEC, which in no case shall be later than the stock dividends' listing date.

Dividend Policy

Pursuant to a board approval on 2 August 2021, the Company intend to maintain an annual dividend payment ratio of 10% to 30% of net income after tax for the preceding fiscal year, payable primarily in cash. However, the Board of Directors, in its discretion, may decide to declare dividends to be payable in property or shares. The declaration of dividends shall also be subject to the requirements of applicable laws and regulations, compliance with the Company's loan covenants and other circumstances which restrict the payment of dividends. The Board, may, at any time, modify such dividend payout ratio depending upon the results of operations and future projects and plans and other considerations.

Dividends shall be declared and paid out of the Company's unrestricted retained earnings which shall be payable in cash, property or sock to all shareholders on the basis of outstanding 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 earnings, cash flow, return on equity and retained earnings;
- Results and financial condition at the end of the year in respect of which the dividend is to be paid and expected financial performance;
- The projected levels of capital expenditures and other investment programs;
- Restrictions on payments of dividends that may be imposed on the Company by any of its financing arrangements and current or prospective debt service requirements; and
- Such other factors as the Board deems appropriate.

History of Dividend Payment

On December 26, 2019, the Company's Board of Directors declared stock dividends in the amount of ₱286.30 million for stockholders of record as of December 31, 2019. The stocks were distributed on December 31, 2019.

On June 30, 2021, the Company's Board of Directors declared cash dividends in the amount of ₱255.00 million payable to stockholders of record as of June 30, 2021. The cash dividends were partially paid on August 18, 2021.

On May 24, 2022, the Company's Board of Directors declared cash dividends in the amount of ₱16.96 million payable to stockholders of record as of June 7, 2022. The cash dividends were distributed on June 28, 2022.

On August 17, 2022, the Company's Board of Directors declared cash dividends in the amount of ₱8.48 million payable to stockholders of record as of September 1, 2022. The cash dividends were distributed on September 22, 2022.

On July 3, 2023, the Company's Board of Directors declared cash dividends in the amount of ₱28.8 million payable to stockholders of record as of July 18, 2023. The cash dividends were distributed on August 11, 2023.

On June 3, 2024, the Company's Board of Directors declared cash dividends in the amount of ₱7.2 million payable to stockholders of record as of July 3, 2024. The cash dividends were distributed on July 26, 2024.

The Company did not declare dividends in the years ended December 2018 and 2020.

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

On 27 July 2021, with the approval by the SEC of the increase in the Company's authorized capital stock from P400,000,000.00 dividend into 400,000 common shares with a par value of P1,000.00 per common share to P1,000,000,000.00 dividend into 4,000,000,000 common shares with par value of P0.25 per share. The Company issued 600,000,000 common shares to Two On, Inc. at par value equivalent to P150,000,000.00. Payment for such shares was made in cash.

Security Ownership of Certain Record and Beneficial Owners and Management

Name	Address	Name of Beneficial Owner and Relationship with Record Owner	Citizenship	No. of Common Shares Held	Total No. of Shares Held	% of Total Outstanding Shares
	3rd Floor					
	Vistamall Hub,					
	C.V. Starr	The record owner is				
	Avenue,	the beneficial owner				
	Pamplona Dos,	of the shares				
Virgilio B. Villar	Las Pinas City	indicated	Filipino	1,005,002,800	1,005,002,800	37%
	3rd Floor					
	Vistamall Hub,					
	C.V. Starr	The record owner is				
	Avenue,	the beneficial owner				
	Pamplona Dos,	of the shares				
Two On, Inc.	Las Pinas City	indicated	Filipino	600,000,000	600,000,000	22%
	3rd Floor					
	Vistamall Hub,					
	C.V. Starr	The record owner is				
	Avenue,	the beneficial owner				
	Pamplona Dos,	of the shares				
Ma. Theresa V. Villar	Las Pinas City	indicated	Filipino	319,996,000	319,996,000	12%

Security Ownership of Certain Record and Beneficial Owners of more than 5% of the Company's voting Securities as of December 31, 2024

Pursuant to its articles of incorporation amended on July 2, 2021, the Company has an authorized amount of capital stock of P1,000,000,000 divided into 4,000,000 common shares with a par value of P0.25 per share, which 2,750,000,800 common shares were issued as of the date of this report.

Objects and Purposes

The Company has been organized primarily to establish, conduct, and maintain the business of trading and/or distribution by purchasing, acquiring, importing, marketing, trading, distributing, selling, exporting, or otherwise do business in all kinds of goods, products, merchandise, medicines, suppliers, compounds, machinery, equipment, apparatus, appliances, instruments, or other lawful objects of commerce of all kinds and description for medical, pharmaceutical, hospital, dental, laboratory, radiological, scientific, therapeutic, cosmetic, general and miscellaneous purposes, and engage in such activities as to accomplish the same including to act as representative or agent, upon consignment or indents orders in any other representative capacity or be under distributorship or other arrangement for natural or juridical persons and entities, whether domestic or foreign; and to perform all acts necessary for the furtherance of its primary purpose including, but without limitation to guarantee obligations of and act as surety for, the loans and obligations of its subsidiaries, affiliates or associates, and/or to secure the same by mortgage, pledge on any assets of the corporation as may be authorized by the corporation's Board of Directors provided the same is considered beneficial to the corporation, without operating as a lending or financing corporation.

The Company's purpose also includes the following:

- 1. To purchase, acquire, hold, sell, lease, exchange, mortgage or otherwise deal in real and personal property, and to build, acquire, lease, and/or mortgage buildings and offices as may be necessary or useful to carry out the objectives and purposes of the corporation;
- 2. To purchase, hold, sell, exchange, or transfer or otherwise deal in shares of its own capital stock, bonds, or other obligations from time to time to such an extent and in such manner and upon such terms as its Board of Directors shall determine, provided that the corporation shall not use any of its funds or property for the purchase of its own shares of capital when such use would cause any impairment of the capital of the

corporation, and provided further, that shares of its own capital stock belonging to the corporation shall not be voted upon directly or indirectly;

- 3. To borrow or raise money for any of the purposes of the corporation, and from time to time to draw, make, accept, endorse, execute, and issue bonds, debentures, notes, drafts, acceptances, bills of exchange, warrants and other negotiable and non-negotiable instruments and evidences of indebtedness and other securities; and to secure the payment thereof and of the interest thereon by mortgage upon or pledge of, or conveyance or assignment in trust of, the whole or any part of the property and franchises of the corporation, real, personal, and mixed, tangible or intangible, and wheresoever situated, whether at the time owned or thereafter acquired; and to issue, negotiate, pledge or otherwise dispose of such bonds or other obligations of the corporation for its corporate purposes;
- 4. To invest and deal with money and properties of the corporation in such manner as may from time to time be considered wise or expedient for the advancement of its interest and to sell, dispose of, or transfer the business, properties and goodwill of the corporation or any part thereof for such consideration and under such terms as it shall see fit to accept;
- 5. To buy, acquire, invest, hold, sell, dispose or otherwise deal in stocks, bonds, notes, drafts, debentures, acceptances, bills of exchange, commercial papers, warrants or other negotiable securities of other companies, ad to possess and exercise in respect thereof all the rights, powers and privileges of ownership, including all voting powers of any stock so owned;
- 6. To enter into any lawful arrangement for sharing profits, union of interest, unitization or farm out agreement, reciprocal concession, or cooperation, with any corporation, association, partnership, syndicate, entity, person or governmental, municipal or public authority, domestic or foreign, in the carrying on of any business or transaction deemed necessary, convenient or incidental to carrying out any of the purpose of this corporation;
- 7. To acquire or to obtain from the Government of the Philippines or any other sovereign, state or authority, national local or otherwise, or any corporation, company, partnership or person such charter, franchise, concessions, licenses, contracts, grants, decrees, rights, privileges, patents, trademarks, licenses, exemption, works and business concerns and undertaking as may be necessary and conducive to any of the objects or purpose of the corporation;
- To conduct its business and maintain branch offices both within and outside the Philippines and any foreign countries and places and to purchase or otherwise acquire, hold, possess, convey, transfer or otherwise dispose of real and personal properties therein up to the extent that the same may be permissible under their respective laws;
- 9. To d or cause to be done any one or more of the acts and things herein set forth as its purpose, within or without the Philippines, and in any and all foreign countries, and to do everything necessary, conducive, desirable, or incidental to the accomplishment of the purposes or the exercise of any one or more of the purposes herein enumerated or which may be conveniently carried on in connection therewith, or which may be calculated directly or indirectly to enhance the value of or render profitable any business or property of the corporation or which shall at any time appear conducive to or expedient for the protection or benefit of the corporation; provided that nothing shall be done in connection with any of the above objects which is prohibited by any law of the Philippines now or hereafter in force;
- 10. To invest in other companies and enter into joint venture agreement with any company, partnership, persons or government entities, domestic or foreign, for the advancement of its interest in varying out its primary purposes;
- 11. To product, process, manufacture, but sell or otherwise deal in any and all commodities, wares, equipment, facilities, supplies and merchandise of whatever kind and nature which may be deemed desirable and are legal objects of commerce, expect the manufacture of food and cosmetics;

- 12. To carry out all or any part of the foregoing objects and purposes and to exercise any or all of the foregoing rights and powers, and to do any and all of the foregoing acts and things, as principal, factor, agent, contractor, or otherwise, either alone or through or in conjunction with or jointly with, any individual, association or corporation;
- 13. To do and perform all acts and things necessary or incidental to the accomplishment of the foregoing purposes or the exercise of any or all the powers of a corporation for the benefit of the corporation and its stockholders.

The foregoing clauses shall each construed as purposes, objects and powers, and it is hereby expressly provided that the foregoing enumeration of specific purposes, objects and powers shall not be held to limit or restrict in any manner the powers of the corporation, and that they are in furtherance of, and in addition to, and not in limitation of, the general powers conferred upon the corporation by the laws of the Philippines or otherwise; nor shall the enumeration of one thing to be deemed to exclude another, although it is of like nature, not expressed.

Share Capital

A Philippine corporation may issue common or preferred shares, or such other classes of shares with such rights, privileges or restrictions as may be provided for in the articles of incorporation and by-laws of the corporation. Subject to the approval by the Philippines SEC, it may increase or decrease its authorized capital stock by amending its articles of incorporation, provided that the change is approved by a majority of the board of directors and by shareholders representing at least two-thirds of the outstanding capital stock of the corporation voting at a shareholders' meeting dully called for the purpose.

Under Philippine law, the shares of the corporation may either be with or without a par value. All of the Common Shares currently issued have a par value of P0.25 per share. In the case of par values shares, where a corporation issue shares at a price above par, whether for cash or otherwise, the amount by which the subscription price exceeds the par value is credited to an account designated as additional paid-in capital or paid-in surplus.

A corporation is empowered to acquire its own shares for legitimate corporate purpose, provided that the corporation has Unrestricted Retained Earnings or surplus profits sufficient to pay for the shares to be acquired. Examples of instances in which the corporation is empowered to purchase its own shares are; when the elimination of fractional shares arising out of share dividends is necessary or desirable, the purpose of shares of dissenting shareholders exercising their appraisal right, and the collection or compromise of an indebtedness arising out of an unpaid subscription. When a corporation repurchases its own shares, the shares become treasury shares, which may be resold at a price fixed by the Board of Directors of such corporation.

The Board is authorized to issue shares from treasury from time to time. Treasury shares may be issued to any person, corporation or association, whether or not a shareholder of the Company, including its officers or employees for such consideration in money as the Board may determine.

Voting Right of Shares

Each common share is entitled to one vote. At each meeting of the shareholders, every stockholder entitled to vote on a particular question or matter involved shall be entitled to one vote for each share of stock standing in his name in the Company's books at the time of the closing of the transfer books for such meeting.

In accordance with Section 23 of the Revised Corporation Code of the Philippines, at each election of directors, every stockholder entitled to vote at such election shall have the right to vote, in person or by proxy, the number of shares owned by him as of the relevant record date for as many persons as there are directors to be elected and for whose election he has a right to vote, or to cumulate his votes by giving one candidate the number of votes equal to the number of directors to be elected multiplied by the number his shares shall equal or by distributing such votes on the same principle among any number of candidates as the stockholder shall see fit.

The Company's common shares have full voting rights. However, the Revised Corporation Code provides that voting rights cannot be exercised with respect to shares declared by the Board of Directors as delinquent, treasury shares, or if the shareholder has elected to exercise his right of appraisal referred to below.

Dividend Rights of Common Shares

We are allowed to declare dividends out of our unrestricted retained earnings at such times and in such percentages as may be determined by our Board of Directors. Such determination will take into consideration factors such as debt service requirements, the implementation of business plans, operating expenses, budgets, funding for new investments, appropriate reserves and working capital, among other things.

A cash dividend declaration does not require any further approval from the shareholders. A stock dividend declaration requires the further approval of shareholders holding or representing not less than two-thirds of our outstanding capital stock. The Revised Corporation Code defines the term "outstanding capital stock" to mean the "total shares of stock issued under binding subscription contracts to subscribers or stockholders, whether fully or partially paid, except treasury shares." Such shareholders' approval may be given at a general or special meeting duly called for such purpose.

Rights of Shareholders to Assets of the Company

Each holder of a share is entitled to a pro rate share in the Company's assets available for distribution to the shareholders in the event of dissolution, liquidation and winding up.

Pre-emptive Rights

Pursuant to the Company's Articles of Incorporation, our stockholders have no pre-emptive right to subscribe to any issue or disposition of shares of any class of the Company.

Appraisal Rights

Under Philippine law, shareholders dissenting from the following corporate actions may demand payment of the fair value of their shares in certain circumstances:

- In case any amendment to the corporation's articles of incorporation has the effect of changing and restricting the rights of any stockholder or class of shares, or of authorizing preferences in any respect superior to those of outstanding shares of any class;
- In case of any sale, lease, exchange, transfer, mortgage, pledge or other disposition of all or substantially all of the corporate property or assets;
- In case of merger or consolidation;
- In case the corporation decides to invest its funds in another corporation or business for any purpose other than the primary purpose; and
- In case of extension or shortening of the term of corporate existence.

In these circumstances, the dissenting shareholder may require the corporation to purchase his shares at a fair value which, in default, is determined by three disinterested persons, one of whom shall be named by the stockholder, one by the corporation, and the third by the two thus chosen. The appraisal rights may be exercised by the dissenting stockholder by making a written demand within thirty (30) days after the date on which the vote was taken on the corporate action. The failure to make the demand within the period shall be deemed a waiver of the appraisal rights.

The payment to the dissenting stockholder of the fair value of his shares will only be available if the Company has unrestricted retained earnings to cover such purchase. From the time the shareholder makes a demand for payment until the Issuer purchases such shares, all rights accruing on the shares, including voting and dividend rights, shall be suspended, except the right of the shareholder to receive the fair value of the share.

Derivative Rights

Under Philippine law, shareholders have the right to institute proceedings on behalf of the corporation in a derivative action in the even that the corporation itself is unable or unwilling to institute the necessary proceedings to rectify the wrongs committed against the corporation or to vindicate corporate rights as, for example, where the directors themselves are the malefactors.

Right of Inspection

It is a recognized right of a shareholder to inspect the corporate books, records of all business transactions of the corporation and the minutes of any meeting of the Board and shareholders at reasonable hours on business days and man demand a copy of excerpts from such records or minutes at his or her expense. On the other hand, the corporation may refuse such inspection if the shareholder demanding to examine or copy the records of the corporation has improperly used any information secured through any prior examination or was not acting in good faith or for a legitimate purpose in making his demand.

Right to Financial Statements

Another recognized right of a shareholder is the right to be furnished with the most recent financial statement of the corporation, which shall include a balance sheet as of the end of the last taxable year and a profit and loss statement for said taxable year, showing reasonable details its assets and liabilities and the results of its operations. At the meeting of shareholder, the board of directors is required to present to the shareholders a financial report of the operations of the corporation for the preceding year, which shall include financial statements duly signed and certified by an independent certified public accountant.

Change in Control

There are no existing provisions in the Company's Articles of Incorporation of the By-Laws which will delay, defer or in any manner prevent changes in control of the Company.

Shareholders' Meetings

1. Annual or Regular Shareholders' Meetings

All Philippine corporation are required to hold an annual meeting of shareholders for corporate purposes, one of which is the election of directors. The Company's by-laws provide for annual meetings on the first Monday of June of each year, and if a legal holiday, then on the day following.

2. Special Shareholders' Meeting

Special meetings of shareholders, for any purpose or purposes, may at any time be called by ether the President of the Company, upon the request by a majority of the Board of Directors to the President of the Company, or upon the written request of stockholders registered as the owners of at least 1/3 of the outstanding capital stock of the Company entitled to vote. Pursuant to Section 49 of the Revised Corporation Code, stockholders may propose the holdings of a special meeting and items to be included in the agenda.

Shareholders who, alone or together with other shareholders, hold at least 5.0% of the outstanding capital stock of a publicly listed company have the right to include items on the agenda prior to the regular/special stockholders'' meeting.

Moreover, shareholders of a publicly listed company holding at least 10.0% or more of the outstanding capital stock may call for special stockholder's' meeting, subject to the guidelines set under Section 49 of the Revised Philippine Corporation Code, SEC Memorandum Circular No. 7 (series of 2021) ("SEC Circular No. 7"), and

other relevant regulations. The shareholders calling for the special stockholders' meeting must have held the shares for a period of at least one year prior to the receipt by the Corporate Secretary of a written call for a special stockholders' meeting.

3. Notice of Shareholders' Meeting

Whenever shareholders are required or permitted to take any action at a meeting, a written notice of the meeting shall be given which shall state the place, date and time of the meeting, and the purpose or purposes for which the meeting is called. Notices for the meetings shall be sent by the Secretary by personal delivery, by mail or electronic message at least 21 days for regular meetings and seven business days for special meetings, or such other period as may be allowed by applicable regulation, prior to the date of the meeting to each stockholder of record at his last known address. The notice shall state the place, date and hour of the meeting, and the purpose or purposes for which the meeting is called. In case of special meetings, only matters stated in the notice can be the subject of motions or deliberations at such meeting. Notice of any meeting may be waived, expressly or impliedly, by any shareholder, in person or by proxy, before or after the meeting.

When the meeting of the shareholders is adjourned to another time or place, notice of the adjourned meeting need not be provided as long as the time and place to which the meeting is adjourned are announced at the meeting at which the adjournment is decided. At the reconvened meeting, any business may be transacted that might have been transacted on the original date of the meeting.

For a special stockholders' meeting called pursuant to SEC Circular No. 7, the Board shall issue the notice to convene the stockholder's meeting at least seven days prior to the proposed date of the special meeting after a determination that the objectives and conditions in the written call are consistent with the requirements of SEC Circular No. 7.

4. Quorum

Unless otherwise provided by law or an existing shareholders' agreement, shareholders who own or hold a majority of the outstanding capital shares must be present or represented in all regular or special meeting of shareholders in order to constitute a quorum, except in cases where the Revised Corporation Code provides a greater percentage vis-à-vis the total outstanding capital shares. If no quorum is constituted, the meeting shall be adjourned until shareholders who own or hold the requisite number of shares shall be present or represented.

5. Voting

The shareholders may vote at all meetings the corresponding number of shares registered in their respective names, either in person or by proxy duly appointed as discussed herein below.

6. Fixing Record Dates

For purposes of determining the stockholders entitled to notice of, or to vote or be voted at any meeting of stockholders or any adjournments thereof, or entitled to receive payment of any dividends or other distribution or allotment of any rights, or for the purpose of any other lawful action, or for making any other determination of stockholders, the Board of Directors may provide that the stock and transfer book be closed at least 21 days for regular meeting and seven days for special meetings before the scheduled date of meeting. In lieu of closing the stock and transfer books, the Board of Directors may fix in advance a date as the record date for any such determination of stockholders. A determination of stockholders of record entitled to notice of or to vote or be voted at a meeting of stockholders shall apply to any adjournment of meetings; provided, however, that the Board of Directors may fix a new record date for the adjourned meeting.

7. Proxies

Shareholders may vote at all meetings the number of shares registered in their respective names, either in person or by proxy. A proxy shall be in writing and duly presented to and received by the Corporate Secretary for inspection and recording within five business days prior to the scheduled meeting. Unless otherwise provided in the proxy, it shall be valid only for the meeting at which it has been presented to the Corporate Secretary. No proxy shall be valid and effective for a period longer than five years at any one time.

8. Issue of Shares

Subject to otherwise applicable limitations, the Company may issue additional shares to any individual for consideration deemed fair by its Board, provided said consideration shall not be less than the par value of the issued shares. No share certificates shall be issued to a subscriber until the full amount of the subscription together with interest and expenses (in case of delinquent Shares) has been paid and proof of payment of the applicable taxes shall have been submitted to the Company's Corporate Secretary. Under the PSE Rules, only fully paid shares may be listed on the PSE.

9. Transfer of Commons Shares

All the issued and outstanding shares of the Corporation will be in scripless form through the electronic bookentry 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.

Under Philippine law, transfer of the Shares is not required to be effected on the PSE, but any of exchange transfers will subject the transferor to a capital gains tax that may be significantly greater than the stock transfer tax applicable to transfers effected on an exchange. All transfers of Shares on the PSE must be effected through a licensed stockbroker in the Philippines.

10. Share Register

The Company's share register is maintained at its principal office of its stock transfer agent, PNB Trust.

11. Share Certificates

Certificates representing the Shares will be issued in such denominations as shareholders may request, except that certificate will not be issued for fractional shares. For Shareholders who wish to split their certificates, they may do so through application to our stock transfer agent.

12. Mandatory Tender Offer

Pursuant to the SRC and its implementing rules and regulations, it is mandatory for any person or group of person or group of persons acting in concert to make a tender offer to all the shareholders of the target corporation before the intended acquisition of:

- 35% of the outstanding voting shares or such outstanding voting shares that are sufficient to gain control of the board in a public company in one or more transactions within a period of 12 months; or
- Equity which would result in ownership of over 50% of the outstanding equity securities of a public company.

Pertaining to the first instance, when the securities tendered pursuant to such an offer exceed the number of shares that the acquiring person or group of persons is willing to acquire, the securities shall be purchased from each tendering shareholder on a pro rata basis according to the number of securities tendered by each security holder. In the event that the tender offer is oversubscribed, the aggregate amount of securities to be acquired at the close

of such tender offer shall be proportionately distributed to both the selling shareholders with whom the acquirer may have been in private negotiations with and the minority shareholders.

Pertaining to the second instance, the tender offer shall be made for all the outstanding voting shares. The sale of shares pursuant to the private transaction with the stockholders shall not be completed prior to the closing and completion of the tender offer.

Pertaining to the third instance, the acquirer shall be required to make a tender offer for all the outstanding equity securities to all remaining stockholders of the company at a price supported by a fairness opinion provided by an independent financial advisor or equivalent third party. The acquirer shall be required to accept all securities tendered.

Further, no mandatory tender is required in:

- Purchases of shares from unissued capital shares unless such purchases will result in 50% or more ownership of shares by the purchaser or such percentage that is sufficient to gain control of the Board;
- Purchases from an increase in the authorized capital shares of the target company;
- Purchases in connection with a foreclosure proceeding involving a pledge or security where the acquisition is made by a debtor or creditor;
- Purchases in connection with a privatization undertaken by the government of the Philippines;
- Purchases in connection with a privatization undertaken by the government of the Philippines;
- Purchases in connection with corporate rehabilitation under court supervision;
- Purchases through an open market at the prevailing market price; or
- Purchases resulting from a merger or consolidation.

Fundamental Matters

The Revised Corporation Code provides that the following acts of the corporation require the approval of shareholders representing at least two-thirds (2/3) of the issued and outstanding capital stock of the corporation: (i) amendment of the articles of incorporation; (ii) removal of directors; (iii) sale, lease, exchange, mortgage, pledge or other disposition of all or substantially all of the assets of the corporation; (iv) investment of corporate funds in any other corporation or business or for any purpose other than the primary purpose for which the corporation was organized; (v) delegation to the board of directors of the power to amend or repeal by-laws or adopt new by-laws; (vi) merger or consolidation; (vii) an increase or decrease in capital stock; (viii) dissolution; (ix) extension or shortening of the corporate term; (x) creation or increase of bonded indebtedness; (xi) declaration of stock dividends; (xii) management contracts with related parties; and (xiii) ratification of contracts between the corporation and a director or officer.

Further, the approval of shareholders holding a majority of the outstanding capital shares of a Philippine corporation, including non-voting shares, is required for the adoption or amendment of the by-laws of such corporation.

Accounting and Auditing Requirements

Philippine stock corporations are required to file copies of their annual financial statements with the SEC. in addition, public corporation are required to file quarterly financial statements (for the first three quarters) with the SEC. Those corporations whose shares are listed on the PSE are additionally required to file said quarterly and annual financial statements with the PSE. Shareholders are entitled to request copies of the most recent financial statements of the corporation which include a statement of financial position as of the end of the most recent tax year and a profit and

loss statement for that year. Shareholders are also entitled to inspect and examine the books and records that the corporation is required by law to maintain.

The Board is required to present to shareholders at every annual meeting a financial report of our operations for the preceding year. This report is required to include audited financial statements.

MANAGEMENT DISCUSSION AND RESULTS OF OPERATIONS

Factor Affecting Results of Operations

The Company's results of operations are affected by a variety of factors. Set out below is a discussion of the most significant factors that have affected the Company's results in the past, and which we expect to affect its results in the foreseeable future. Factors other than those discussed below could also have a significant impact on the Company's results and financial condition.

Philippine macroeconomic conditions and trends

The Philippines is one of the most dynamic economies in the East Asia Pacific region. With increasing urbanization, a growing middle class, and a large and young population, the Philippines' economy dynamism is rooted in strong consumer demand supported by a vibrant labor market and robust remittances. Business activities are buoyant with notable performance in the services sector including business process outsourcing, real estate, tourism and finance and insurance industries. However, real economic growth has been challenged in the preceding and current year due to the outbreak of the Covid-19 pandemic.

The COVID-19 Pandemic

COVID-19, an infectious disease that was first reported to have been transmitted to humans in late 2019, has spread globally over the course of 2020, and in March 2020 it was declared as a pandemic by the World Health Organization ("WHO"). As of June 30, 2021, there had been about 180 million confirmed cases in the world, as reported to the WHO.

With the declaration of a nationwide "State of Public Health Emergency: on May 08, 2020, the Government has taken measures in varying degrees across the country to contain the spread of the virus including a nationwide Lockdown and the mobilization of necessary resources to undertake critical, urgent and appropriate medical measures. One of the major resources mobilized by the government was the ₱275 billion "Bayanihan to Heal as One Act" (Bayanihan 1), from which the DOH has utilized ₱4.36 billion to procure medical equipment as of December 31, 2020.

The pandemic presented Medilines with opportunities to strengthen its valuable role as part of the healthcare industry. The Company is proud to be the frontline of the country's fight against COVID-19 through the urgent distribution of related devices. From March 2020 up to June 2021, four (4) CT scans and seven (7) mobile x-rays have been deployed, helping patients with early detection of possible complications due to COVID-19 and providing our frontliners with a better understanding of the patient's condition for proper treatment. 126 dialysis machines and 63 portable reverse osmosis machines have also been installed in Intensive Care Units (ICUs) as an estimate of 30% of patients hospitalized with COVID-19 develop moderate or severe kidney injury. These purchases make use of the government's emergency funds and other aid for COVID-19 relief; and these are on top of other purchases by customers considering the company's business as usual. Moreover, the pandemic has also highlighted the importance of health system resilience. The capacity of the health system in the country in terms of crisis preparedness and response, and its ability to delivery essential health services, were placed in the stoplight. Thus, investments in the health system to increase its capacity, including the much-needed modernization of hospitals across the country, became the priorities of the DOH in the short and medium-term.

Ability to effectively manage costs and expenses.

The Company's operations are streamlined. The Company has a lean team that includes select individuals with technical and clinical knowledge about its product lines. The Company focus its selling and marketing efforts on a select group of customers, specifically those who have budget for capital intensive projects and advanced medical equipment. The Company works with its select principals who are world renowned market leaders in its chosen categories and have established names in the healthcare industry, worldwide. The principals manage the importation, processing of major regulatory requirements, marketing programs, shipment of products direct to customer, installation, training, preventive maintenance, and after sales service. Medilines does not need to invest in a full service and marketing team, costs of importation, huge warehouse space, and a show room, and can instead focus on lead generation, relationship building with customers, biddings, simple on-site product demonstrations, and over-all project coordination. The Company's warehouse only store consumables, accessories and other third-party items that are packaged with the equipment. These items are guided by a "no PO no purchase" policy to avoid excess stocks.

Competition

The medical industry in the Philippines is very competitive. The Company competes with various companies selling medical equipment falling under the same product categories that it offers based on factors such as price, quality, and brand recognition, or a combination of these factors. Moreover, the Company anticipates competition from new market entrants and joint partnerships between national and international operators, as well as with current and future players in the areas included in its expansion strategy.

In terms of the Company current product offerings and pricing, it has identified the industry's major players such as Fernando Medical Enterprises, Inc. (recently purchased by IDS Medical Systems Philippines, Inc.), Cosmo Medical Inc., Corbridge Philippines, 99 Commercial Inc., RTK Marketing Inc., Technomed International Inc., NPK Medical Trading Inc., Biosyn Healthcare Systems Inc., Himex Corporation, Shimadzu Philippine Corporation, Biosite Medical Instruments Inc., Medicotek Trading (United Imaging), Sunfu Solutions Inc., Felea Biomed Enterprises, and Variance Trading Corporation.

It is important to note that the abovementioned distributors are direct competitors of Medilines in varying degrees, according to the category of medical devices they carry, as not one of them distributes the exact same categories as Medilines does.

Nonetheless, the Company believes that they are well positioned to compete given its competitive advantages including, among others, the Company's good reputation in the industry and association with top quality products, its partnership with well-renowned leading brands in its categories, its years of relationship with major hospitals in the country, and a management team with a wealth of experience in its field.

Seasonality

The purchase of medical equipment does not have seasonality as it is driven mainly by available funding for new hospitals, facility expansions, and replacement of old machines or outdated technology.

CRITICAL ACCOUNTING POLICIES

Critical accounting policies are those that are both (i) relevant to the presentation of the Company's financial condition and results of operations and (ii) require management's most difficult, subjective or complex judgements, often as a result of the need to make estimates about the effect of matters that are inherently uncertain. As the number of variables and assumptions affecting the possible future resolution of the uncertainties increase, those judgements become even more subjective and complex. In order to provide an understanding of how the Company's management forms its judgements about future events, including the variables and assumptions underlying its estimates, and the sensitivity of those judgements to different circumstances, the Company has identified significant accounting judgements, estimates and assumptions discussed in Note 3 of the Audited Financial Statements as of December 31, 2024. The main items subject to estimates are assumptions by management include, among others, impairment of allowances of expected credit losses, impairment of trade and other receivables and due from related parties, determination of net realizable value of inventories, estimation of useful lives of property and equipment, and impairment of non-financial assets.

RESULTS OF OPERATIONS

Statement of Comprehensive Income

	2024	2023	2022
	₽'000*	₽'000*	₽'000*
Revenue	1,416,125	679,882	1,964,800
Direct cost	1,012,255	436,961	1,581,474
Gross profit	403,871	242,921	383,326
Operating expenses	229,767	137,773	124,802
Operating profits	174,104	105,147	258,524
Other income (charges) - net	(1,113)	(7,651)	(1,624)
Profit before tax	172,991	97,496	256,900
Tax expense	43,248	25,034	64,929
Net profit	129,743	72,462	191,971
Other comprehensive income (loss)	381	1,892	(59)
Total comprehensive income	130,124	74,353	191,912
Basic and diluted earnings per share	0.05	0.03	0.07

For the year ended December 31, 2024, compared to the year ended December 31, 2023

	For the year ended, December 31,		Horizontal		
			analysis	Vertical Analysis	
	2024	2023		2024	2023
	In ₱ Thou	isands	% Change		
Revenue	1,416,125	679,882	108%	100%	100%
Direct cost	1,012,255	436,961	132%	71%	64%
Gross Profit	403,871	242,921	66%	29%	36%
Operating expenses	229,767	137,773	67%	16%	20%
Operating profits	174,104	105,147	66%	12%	15%
Other income (charges) - net	(1,113)	(7,651)	-85%	0%	-1%
Profit before tax	172,991	97,496	77%	12%	14%
Tax expense	43,248	25,034	73%	3%	4%
Net Profit	129,744	72,463	79%	9%	11%

Revenues increased from ₱680 million for the year ended December 31, 2023, to ₱ 1.416 billion for the full year ended December 31, 2024. The 108% increase in the revenues was primarily attributed to the increase in sales of Diagnostic imaging.

Direct costs increased by 132% from ₱437 million for the year ended December 31, 2023, to ₱ 1.012 billion for the year ended December 31, 2024. The increase in direct costs were in line with the increase in sales and increase in contribution of high volume and low gross profit products for the year ended December 31, 2024.

Operating expenses increased by 67% from ₱138 million for the year ended December 31, 2023, to ₱230 million for the year ended December 31, 2024, due to increase in operational costs following the increase in revenue. Freight and handling expenses also increased due to deliveries of equipment to projects in different parts of the country. There was an increase in 2024 estimated credit losses of P54 million from 2023.

Other charges – net, decreased during the year ended December 31, 2024, due to foreign exchange loss. There was a decrease in payments made to foreign currency denominated obligation in 2024 compared to 2023.

Tax expense for the year ended December 31, 2024, is ₱43 million, an increase of 73% from ₱25 million in the year ended December 31,2023. The increase was due to the increase in sales realized during the calendar year ended December 31, 2024.

As a result of the foregoing, the Company's net income increased by 79% from ₱72 million in the year ended December 31, 2023, to ₱129 million in the year ended December 31, 2024.

	For the year ended,		Horizontal		
	Decen	December 31,		Vertical An	alysis
	2023	2023 2022		2023	2022
	In ₱ Thousands	In ₱ Thousands	% Change		
Revenue	679,882	1,964,800	-65%	100%	100%
Direct cost	436,961	1,581,474	-72%	64%	80%
Gross Profit	242,921	383,326	-37%	36%	20%
Operating expenses	137,773	124,802	10%	20%	6%
Operating profits	105,147	258,524	-59%	15%	13%
Other income (charges) - net	(7,651)	(1,624)	371%	-1%	0%
Profit before tax	97,496	256,900	-62%	14%	13%
Tax expense	25,034	64,929	-61%	4%	3%
Net Profit	72,463	191,972	-62%	11%	10%

For the year ended December 31, 2023, compared to the year ended December 31, 2022

Revenues decreased from ₱1.965 billion for the year ended December 31, 2022, to ₱ 680 million for the full year ended December 31, 2023. The 65% decrease in the revenue was due to 2023 orders that are expected to be completed in 2024.

Direct costs decreased by 72% from ₱1.581 billion for the year ended December 31, 2022, to ₱ 437 million for the year ended December 31, 2023. The decrease in direct costs were in line with the decrease in sales for the year ended December 31, 2023.

Operating expenses increased by 10% from ₱125 million for the year ended December 31, 2022, to ₱138 million for the year ended December 31, 2023, due to addition equipment acquired by the company that are subject to depreciation. Transportation expenses also increased due to site visits to projects in different parts of the country.

Other charges – net, were realized during the year ended December 31, 2023, due to foreign exchange loss. The foreign exchange loss was realized for the Cyclotron Projects that are out of and not part of the Company's standard portfolio of products and Management does not recognize this charge has a reoccurring charge to operations.

Tax expense for the year ended December 31, 2023, is P25 million, a decrease of 61% from P65 million in the year ended December 31,2022. The decrease was due to the decrease in sales realized during the fiscal year ended December 31, 2023.

As a result of the foregoing, the Company's net income decreased by 61% from ₱192 million in the year ended December 31, 2022, to ₱72 million in the year ended December 31, 2023.

FINANCIAL CONDITION

	2024	2023	2022
	- - -	In thousand ₱	
Current Assets			
Cash	105,209	95,948	102,718
Trade and other receivables - net	2,227,339	1,905,781	1,766,170
Contract assets	1,064,395	1,411,784	1,768,036
Inventories - net	59,681	74,416	76,924
Prepayments and other current assets	156,040	133,457	109,144
	3,612,664	3,621,386	3,822,992
Noncurrent Assets		100 (00	
Property and equipment - net	208,276	193,683	183,253
Guarantee deposits	2,366	2,366	17,464
Deferred tax assets	26,733	16,212	2,366
	237,375	212,261	203,083
Total Assets	3,850,039	3,833,647	4,026,075
	2024	2023	2022
Current Liabilities			
Trade and other payables	1,189,111	1,266,324	1,702,808
Loans and other borrowings	377,500	400,000	181,634
Income tax payable	8,222	15,087	31,283
1.5	1,574,834	1,681,411	1,915,725
Noncurrent Liabilities			
Retirement benefit obligation	1,863	1,764	3,918
	1,863	1,764	3,918
Total Liabilities	1,576,696	1,683,176	1,919,643
Equity			
Capital stock	687,500	687,500	687,500
Treasury shares	-2,332	-2,332	(813)
Additional paid-in capital	1,084,071	1,084,071	1,084,071
Retained earnings	504,126	381,635	337,969
Revaluation reserves	-22	-403	(2,295)
	2,273,343	2,150,471	2,106,432
Total Liabilities and Equity	<u>2,275,545</u> 3,850,039	3,833,647	4,026,075
Total Liabilities and Equity	3,030,039	3,033,04/	4,020,075

As at December 31, 2024 compared to as at December 31, 2023:

			Horizontal Analysis	Vertic	al Analysis
	December 31, 2024	December 31, 2023		December 31 2024	December 31, 2023
			% Change	%	of Total
Total Current Assets	3,612,664	3,621,386	0%	94%	94%
Total Noncurrent Assets	237,375	212,261	12%	6%	6%
Total Assets	3,850,039	3,833,647	0%	100%	100%
Total Current Liabilities	1,574,834	1,681,411	-6%	41%	44%
Total Noncurrent Liabilities	1,863	1,764	6%	0%	0%
Total Liabilities	1,576,696	1,683,176	-6%	41%	44%
Equity	2,273,343	2,150,471	6%	59%	56%
Total Liabilities and Equity	3,850,039	3,833,647	0%	100%	100%

Total asset as of December 31, 2023, were ₱3.834 billion compared to ₱3.850 billion as of December 31, 2024, or a minimal increase. This was due to the following:

- Cash increased by 10% from ₱96 million as of December 31, 2023, to ₱105 million in December 31, 2024.
- Trade and other receivables increased by 17% from ₱1.906 billion as of December 31, 2023, to ₱2.227 billion in December 31, 2024, due to invoicing of big ticket projects in the 4th quarter of the year and still outstanding at the end of 2024.
- Contract assets decreased by 25% from ₱1.412 billion as of December 31, 2023, to ₱1.064 billion as of December 31, 2024, due to billed projects that are based on percentage of completion.
- Property and equipment increased by 8% from ₱194 million as of December 31, 2023, to ₱208 million as of December 31, 2024. The increase is mainly due to provision of dialysis machines in hospitals with exclusive procurement agreement of dialysis consumables in line with company strategy to increase consumables business.

Total liabilities as of December 31, 2023, were $\mathbb{P}1.683$ billion compared to $\mathbb{P}1.577$ billion as of December 31, 2023, or a 6% decrease along with the 6% decrease in loans and other borrowings. This was due to decrease in trade payables in 2024.

Total stockholders' equity increased by 6% from ₱2.150 billion as of December 31, 2023, to ₱2.273 billion as of December 31, 2024, due to the addition in retained earnings brought by the increase in the year's net profit.

As at December 31, 2023 compared to as at December 31, 2022

			Horizontal Analysis	Vertical An	
	December 31,	December 31,		December 31,)	
	2023	2022		2023	2022
	In ₱ The	ousands	% Change	% of To	tal
Total Current assets	3,621,386	3,822,992	-5%	94%	95%
Total Noncurrent assets	212,261	203,083	5%	6%	5%
Total Assets	3,833,647	4,026,075	-5%	100%	100%
Total Current liabilities	1,681,411	1,915,725	-12%	44%	48%
Total Noncurrent liabilities	1,764	3,918	-55%	0%	0%
Total Liabilities	1,683,176	1,919,643	-12%	44%	48%
Equity	2,150,471	2,106,432	2%	56%	52%
Total Liabilities and Equity	3,833,647	4,026,075	-5%	100%	100%

Total asset as of December 31, 2022, were ₱4.026 billion compared to ₱3.834 billion as of December 31, 2023, or a 5% decrease. This was due to the following:

- Cash decreased by 7% from ₱103 million as of December 31, 2022, to ₱96 million in December 31, 2023.
- Trade and other receivables increased by 8% from ₱1.766 billion as of December 31, 2022, to ₱1.906 billion in December 31, 2023, due to billed projects that are based on percentage of completion.
- Contract assets decreased by 20% from ₱1.768 billion as of December 31, 2022, to ₱1.412 billion as of December 31, 2023, due to billed projects that are based on percentage of completion.
- Property and equipment increased by 6% from ₱183 million as of December 31, 2022, to ₱194 million as of December 31, 2023.

Total liabilities as of December 31, 2023, were ₱1.683 billion compared to ₱1.919 billion as of December 31, 2022, or a 12% decrease despite the 120% increase in loans and other borrowings. This was due to:

• Trade and other payables decreased by 26% from ₱1.703 billion as of December 31, 2022, to ₱1.266 billion as of December 31, 2023.

Total stockholders' equity increased by 2% from ₱2.106 billion as of December 31, 2022, to ₱2.150 billion as of December 31, 2023, due to the addition in retained earnings.

KEY PERFORMANCE INDICATORS

The Company has set out below certain performance indicators that it employs in period-to-period analysis and comparison of financial data:

	For the years ended December 31,			
	2024	2023	2022	
Revenues (₱ thousands)	1,416,125	679,882	1,964,800	
Revenue growth (%)	108%	-65%	24%	
Gross profit margin (%)	29%	36%	20%	
Net profit (₱ thousands)	129,743	72,462	191,971	
Net profit margin (%)	9%	11%	10%	

Note:

- 1) Gross profit margin is Gross Profit over Revenues
- 2) Net profit margin is Net profits over Revenues

LIQUIDITY AND CAPITAL RESOURCES

Cash Flows

	2024	2023	2022
In Php Thousands			
Net cash from (used in) operating activities	65,394	-171,540	(298,875)
Net cash from (used in) investing activities	-26,498	-23,281	(35,953)
Net cash from (used in) financing activities	-29,752	188,051	(493,685)
Effect of exchange rate changes on cash	117		419
Net increase (decrease) in cash	9,261	-6,770	(828,094)
Cash at beginning of year / period	95,948	102,718	930,811
Cash at end of year / period	105,209	95,948	102,717

Contractual Obligations and Commitments

The following table summarizes the Company's contractual obligations and commitments as of December 31, 2024:

	Total	2024	2025 to 2028	Over 5 years
	(in ₱ thousands)			
Loans and other borrowings	377,500,000	377,500,000	-	-
Trade and other payables	1,189,111,470	1,189,111,470	-	-
Total	1,566,611,470	1,566,611,470	-	-

Indebtedness

The Company had outstanding loan and other borrowings of ₱181 million, and ₱400 million and P378 million as of December 2022, 2023 and 2024 respectively.

Off-Balance Sheet Arrangements

As of December 31, 2024, there were no off-balance sheet arrangements or obligations that were likely to have a current or future effect on the Company's financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources that is material to investors.

QUANTITATIVE AND QUALITATIVE DISCLOSURE OF MARKET RISK

The Company is exposed to various types of market risks in the ordinary course of business, including interest rate risk, liquidity risk, and credit risk.

Interest Rate Risk

The Company is exposed to changes in market interest rates through its cash in banks, which are subject to variable interest rates. All other financial assets and financial liabilities are either non-interest-bearing or subject to fixed interest rates.

Liquidity Risk

The Company manages its liquidity needs by carefully monitoring scheduled debt servicing payments for long-term financial liabilities as well as cash outflows due in a day-to-day business. Liquidity needs are monitored in various time bands, on a day-to-day and week-to-week basis, as well as on the basis of a rolling 30-day projection. Long-term liquidity needs for a six-month and one-year period are identified monthly.

The Company maintains cash to meet its Equity requirements for up to 60-day periods. Excess cash are invested in time deposits and short-term marketable securities.

Credit Risk

Credit risk is the risk that the counterparty may fail to discharge an obligation to the Company. The Company is exposed to this risk for various financial instruments arising from selling goods and services to customers and placing deposits with banks.

The Company continuously monitors defaults of customers and other counterparties identified either individually or by group and incorporate this information into this credit risk controls. The Company's policy is to deal only with creditworthy counterparties.

FINANCIAL STATEMENTS

Please see accompanying 2024 Audited Financial Statements (2024 AFS)

INDPENDENT AUDITORS

The financial statements of the Company as of and for the year ended December 31, 2024, and 2023, were audited by Punongbayan & Araullo (Grant Thornton), independent auditors, as stated in their report attached to this Annual Report.

Punongbayan & Araullo has acted as the Company's external auditor since December 7, 2020. Mr. James Joseph Benjamin J. Araullo is the current audit partner for the Company and has served as such since December 7, 2020. The Company has not had any material disagreements on accounting and financial disclosures with its current external auditor for the same periods or any subsequent interim period.

Punongbayan & Araullo, has neither shareholdings in the Company nor any right, whether legally enforceable or not, to nominate persons or to subscribe for the securities of the Company. Punongbayan & Araullo will not receive any direct or indirect interest in the Company or its securities (including options, warrants or rights thereto) pursuant to or in connection with the Offer. The foregoing is in accordance with the Code of Ethics for Professional Accountants in the Philippines set by the Board of Accountancy and approved by the Professional Regulation Commission.

The following table sets out the aggregate fees paid to Punongbayan & Araullo for professional services rendered in respect of the audit of the Company's historical financial statements, excluding out-of-pocket expense incidental to such services an excluding fees directly related to the Offer:

	2024	2023
Audit and Audit Related Fees (in ₱)	1,080,000	980,000

The Company did not engage the services of the External Auditors and has not paid other fees, except as stated above.

PART 3 – CONTROL AND COMPENSATION INFORMATION

The Company's overall management and supervision are undertaken by the Board. The Company's executive officers and management team cooperate with the Board by preparing appropriate information and documents concerning the business operations, financial condition, and results of operations for its review. Currently, the Board consists of seven members, of which four are independent directors. All the directors named below were elected at the special meeting of the stockholders of the Company held on 2 August 2021. All directors will hold office until their successors have been duly elected and qualified.

The following table sets forth the Board of Directors of the Company:

Name	Age	Position	Citizenship
Virgilio Villar	69	Chairman of the Board	Filipino
Ma. Theresa V. Villar	68	Director	Filipino
Maria Patricia Dolor V. Yambing	42	Director	Filipino
Norman K. Macapagal	70	Independent Director	Filipino
Fernando Sixto V. Segovia	64	Independent Director	Filipino
Brian N. Edang	46	Independent Director	Filipino
Luis Angel G. Aseochoe	63	Independent Director	Filipino

The following table sets forth the Company's key executive and corporate officers (Senior Management):

Name	Age	Position	Citizenship
Maria Patricia Dolor V. Yambing	42	President and CEO	Filipino
Myra B. De Asis	52	Chief Finance Officer	Filipino
Daniel C. Zulueta	62	Corporate Secretary	Filipino

The following states the business experience of the Company's incumbent directors and officers for the last five (5) years:

Virgilio B. Villar, Chairman of the Board

Mr. Villar, 69, took over management of Medilines in 2008 and successfully managed it over the years to become one of the top distributors of medical devices in the Philippines. He was President and CEO of Medilines from 2008 to 2020. Pivotal to his success in the medical industry was his 21 years of experience as Managing Director of B. Braun Medical Supplies, Inc., a German multinational healthcare company in the Philippines. Before moving to the medical devices and equipment industry, Mr. Villar held sales and marketing position in various multinational companies including Unilever and Scott Paper Philippines. Mr. Villar graduated from the University of the Philippines with a degree in Bachelor of Science in Industrial Engineering and a degree in Master of Business Administration. He also took Advanced Management Studies in Cologne, Germany.

Theresa V. Villar, *Director*

Mrs. Villar, 68, joined Medilines as Human Resource Consultant in 2022. The culmination of her wealth of experience in Human Resources was her 17 years in San Miguel Corporation, where she was VP from 1995 to 1998. Prior to this, she was Human Resources Training Manager for various companies including Western Minolco, Fuji Xerox, and National Food Authority. Mrs. Villar graduated from the University of the Philippines with a degree in Bachelor of Science in Psychology.

Maria Patricia Dolor V. Yambing, Director, President and CEO

Mrs. Yambing, 42, is a graduate of Ateneo de Manila University with a degree in Bachelor of Science in Management in 2004. She took her Double-Degree Asia MBA Program in National University of Singapore and in Fudan University in Shanghai from 2013 to 2015. She became the Business Unit Head of Asya Medika, Inc. from 2015 to 2020, before joining Medilines as President and CEO. She held marketing positions in various multinational companies including Microsoft, Kimberly Clark, and Sara Lee.

Atty. Luis Angel G. Aseochoe, Independent Director

Mr. Aseochoe, 63, is one of the owners and senior partners of the Chavez Miranda Aseoche Law Offices. He has more than 35 years of legal experience, spending 19 years of it with the Chavez Miranda Aseoche Law Offices. Prior to being a Director, he held positions in the Philippine Senate as Legislative Staff Office V and VI, Chief of Staff under Senator Anna Dominique Coseteng, and Senior Associate for Chavez Laureta & Associates. He is a graduate of Bachelor of Laws in U.P. Diliman and has a degree in A.B. Political Science, also taken in U.P. Diliman.

Fernando Sixto V. Segovia, Independent Director

Mr. Segovia, 64, is a Managing Director at ADP Pharma Corporation. He has held several directorship and head executive positions in various healthcare companies, including Pascual Total health, Exeltis Pharma, Novartis Healthcare, InterMed Marketing Philippines, Bristol Myers Squibb, and Pfizer Philippines. He was the President and majority owner of Seville Pharmaceuticals Incorporated. He is a took his Master of Business Administration Senior Executive Program in Ateneo de Manila. He graduated from San Beda College with a degree in Bachelor of Science in Management.

Norman K. Macapagal, *Independent Director*

Mr. Macapagal, 70, is the President of EEI Limited Incorporated. He is also a board trustee in Philippine Constructors' Association and member of the JCI Senate Philippines. He is a candidate for Master of Business Administration in Ateneo de Manila Graduate School and has a degree in Bachelor of Science in Industrial Engineering from University of the Philippines.

Brian N. Edang, Independent Director

Mr. Edang 46, is a Certified Public Accountant. He graduated cum laude with a Bachelor of Science in Accountancy from the University of St. La Salle in Bacolod. He is currently the Chief Financial Officer & Head of Investor Relations of Vista Land & Lifescapes, Inc. he is also Treasurer and Director of the following companies: Vista Residences Incorporated, Brittany Corporation, Crown Asia Properties Incorporated, Communities Philippines Incorporated, and Camella Homes Incorporated. Prior to joining the group, he was with SGV & Co. (EY Philippines) as an external auditor from 1999 to 2004. He is the Head Investor Relations of Vista Land from 2007 up to present, as well as their Chief Financial Officer since November 2018. Mr. Edang is a Member of the Philippine Institute of Certified Public Accountants (PICPA) and the Financial Executives Institute of the Philippines (FINEX).

Myra B. De Asis, *Chief Finance Officer*

Mrs. De Asis, 52 is a Certified Accountant with a degree in Accountancy from Philippine School of Business Administration- Quezon City. She has over 25 years of experience in the Healthcare Industry, specifically in the distribution of medical equipment and pharmaceuticals in various finance positions including 10 years in the role of Chief Finance Officer.

Daniel C. Zulueta, Corporate Secretary

Mr. Zulueta, 62, graduated form the Far Eastern University with a degree in Bachelor of Arts in Economics and a degree in Bachelor of Science in Commerce, receiving the highest honors in both degrees. Prior to joining the Company, he held positions in Sales, Product Management, and Business Development for 23 years. He is also the General Manager of the Company.

INVOLVEMENT IN CERTAIN LEGAL PROCEEDINGS OF DIRECTORS AND SENIOR MANAGEMENT

To the best of its knowledge, none of the above-named directors or executive officers has been subject to the following:

- 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 within two years prior to that time;
- any conviction by final judgement, including the nature of the offense, 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;
- any order, judgement or decree, not subsequently reverse, suspend or vacated, of any court of competent jurisdiction, domestic or foreign, permanently or temporary enjoining, barring, suspending or otherwise limiting his or her involvement in any type of business, securities, commodities, or banking activities; or
- found by a domestic or foreign court of competent jurisdiction (in a civil action), the SEC 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.

FAMILY RELATIONSHIPS

Mr. Virgilio B. Villar and Mrs. Maria Theresa V. Villar, both directors, are spouses. Mrs. Maria Patricia Dolor V. Yambing is a Director, President and CEO, and is the daughter of Mr. Virgilio B. Villar and Maria Theresa V. Villar. Other than the foregoing, there are no family relationships either by consanguinity or affinity up to the fourth civil degree among the directors, executive officers, and shareholders.

BOARD COMMITTEES

Specific responsibilities of the Board are delegated to the Audit Committee and Corporate Governance Committees.

Audit Committee

The Audit Committee shall enhance the Board's oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations. It shall be responsible for the setting up of the Internal Audit Department and for the appointment of the Internal Auditor as well as the independent external auditor who shall both report directly to the Audit Committee. It shall monitor and evaluate the adequacy and effectiveness of the internal control system. Further, the Audit Committee shall have explicit authority to investigate any matter within its terms of reference, full access to and cooperation by management and full discretion to invite any director or executive officer to attend meetings, and adequate resources to enable it to effectively discharge its functions.

The committee shall consist of at least three appropriately qualified non-executive directors, at least two (2) of whom shall be independent directors, including the committee's chairperson. Preferably, all of the members of the committee must have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing, or related financial management expertise or experience. The chairman of the Audit Committee should not be the chairman of the Board or of any other committees.

The Audit Committee also has the duty and responsibility to assist the Board of Directors in the performance of the functions of a Related Party Transactions Committee and Board Risk Oversight Committee.

The committee is chaired by Brian N. Edang and has Mr. Virgilio B. Villar and Fernando Sixto Segovia as members.

Corporate Governance Committee

The Corporate Governance Committee has the duty and responsibility to assist the Board of Directors in the performance of its corporate governance responsibilities, including the functions of a nomination and remuneration committee.

It should be composed of at least three members, at least two (2) of whom shall be independent directors including the chairman of the committee. The committee is chaired by Fernando Sixto V. Segovia and has Patricia Yambing and Brian Edang as members.

COMPLIANCE WITH CORPORATE GOVERNANCE PRACTICES

The Board has adopted the Manual on Corporate Governance ("Manual"), which institutionalizes the principles of good corporate governance in the entire organization. We believe that it is a necessary component of sound strategic business management, hence, we undertake efforts to create awareness within the organization.

The Manual provides that it is the Board that has the primary responsibility for the governance of the corporation. In addition to setting the policies for the accomplishment of corporate objectives, it has the duty to provide an independent check on the Management. The Board is mandated to attend its regular and special meetings in person or through teleconferencing.

In adopting the Manual, we understand the responsibilities of the Board and its members, in governing the conduct of the business of the Company, 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.

EXECUTIVE COMPENSATION

The following are the Company's president and four most highly compensated executive offers for the year ended December 31, 2024:

Rank	Name	Position
1 st	Ma. Patricia V. Yambing	Director, President, and CEO
2 nd	Daniel C. Zulueta	General Manager
3 rd	Luigi E. Gamboa	Business Unit Head
4 th	Myra B. De Asis	Chief Financial Officer
5 th	Presentation A. Santos	Supply Chain Manager

The following table identifies and summarizes the aggregate compensation (actual and expected) of the Company's President and the four most highly compensated executive officers of the Company in 2024, 2023 and 2022:

Year	Salaries and Wages (in Php)	Bonus (In Php)	Total (In Php)
2024	23,405,030	1,697,753	25,102,783
2023	16,584,983	1,771,644	18,356,627
2022	19,126,683	1,311,188	20,437,871

STANDARD ARRAGEMENTS

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.

EMPLOYMENT CONTRACT BETWEEN THE COMPANY AND SENIOR MANAGEMENT OFFICERS

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

WARRANTS AND OPTIONS HELD BY THE SENIOR MANAGEMENT OFFICERS AND DIRECTORS

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

SIGNATURES

Pursuant to the requirements of Section 17 of the Securities Regulations Code, and Section 14 of the Corporation Code, the ANNUAL REPORT FOR THE YEAR ENDED DECEMBER 31, 2024 (SEC FORM 17-A) is signed on behalf of the issuer by the undersigned, thereunto duly authorized in the City of ______, Philippines on ______.

VIRGILIO B. VILLAR Chairman

MÝRA B. DE ASIS Chief Finance Officer

A DOLOR V. MARIA PATRIC YAMBING

President and CEO

DANIEL C. ZULUETA Corporate Secretary

SUBSCRIBED AND SWORN TO before me this ______ APR 1 8 2025 `

, the following persons exhibiting me

Name	ID	Date of Issue	Place of Issue
Virgilio B. Villar	Passport No. P7593472A	20 Jun 2018	DFA NCR EAST
Maria Patricia Dolor V. Yambing	Passport No. P8470608A	24 Aug 2028	DFA NCR Northeast
Myra B. De Asis	PID 9109-8315-8978-0368	11 Mar 2023	
Daniel C. Zulueta	Passport No. P0104514B	04 Jan 2019	DFA NCR Northeast

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Page No.	:	85
Book No.	3	λ
Series of	:	2025

ATTY, MARIELLE JEALLE L. LAGUERTA Notary Public for City of Manual Until Dec. 31, 2025 Notarial Commission No. 2024-179 Tower 3, 3K, No. 181 N. Lopez St., Ermita, Manila I.B.P. NO. 468207- Dec. 27, 2024 for the year 2025 PTR. NO. 2041441- Jan. 2, 2025 at Manila MCLE No. VIII-0010660- Valid until 4-14-2028 ROLL NO. 88314

Contextual Information

Company Details	
Name of the Organization	Medilines Distributors, Inc. (hereinafter referred to as "Medilines" or
	the "Company")
Location of Headquarters	3 rd Floor, Vistamall Hub, C.V. Starr Avenue, Pamplona Dos, Las Piñas
	City
Location of Operations	The Company is currently located in the following location/s:
	Metro Manila
Report Boundary: Legal	Subsidiaries:
entities (e.g., subsidiaries) included in this report*	None
Business Model, including Primary Activities, Brands, Products, and Services	Medilines Distributors, Inc., incorporated on July 12, 2002, is an essential distributor of critical medical equipment to public and private healthcare facilities across the Philippines – products such as linear accelerators for cancer treatment, dialysis machines for treatment of kidney diseases, and imaging machines such as CT scans, x-rays, and MRI's, from world leading principals such as B. Braun (Germany), Siemens Healthineers (Germany), and Varian (USA). The Company's portfolio primarily caters to the leading categories of specialized medicine in the Philippines. These categories, in turn, address some of the top causes of mortality among Filipinos – cardiovascular diseases, cancer, chronic obstructive pulmonary disease, diabetes, pneumonia, and tuberculosis.
Deve entire a Devie d	in both the private and public health sectors.
Reporting Period	January 1, 2024 – December 31, 2024
Highest Ranking Person responsible for this report	Ma. Patricia Dolor V. Yambing – President and CEO

Materiality Process

Explain how you applied the materiality principle (or the materiality process) in identifying your material topics.

Medilines is committed to identifying its stakeholders in order to fully engage them towards the economic, social, and environmental wellbeing of the Company and its surrounding communities.

The Medilines management team will be conducting a series of discussions to identify and understand the needs of the Company's stakeholders, which would include its investors, employees, business partners, government agencies, and the community the Company is operating in. These discussions will present a bigger picture of how the Company's operations would impact each stakeholder and how the Company is making improvements to meet these financial and non-financial needs. The Company will be utilizing the UN Sustainable Development Goals (UNSDG) as framework in order to identify the impact of the Company's operations to the environment, economy, and society.

ECONOMIC

Economic Performance

Direct Economic Value Generated and Distributed

Disclosure	Amount	Units
Direct economic value generated (revenue)	P 1,416,125,358	Php
Direct economic value distributed:		
a. Operating costs	229,767,219	Php
b. Employee wages and benefits	63,181,971	Php
c. Payments to suppliers, other operating costs	940,650,100	Php
d. Dividends given to stockholders and interest	7,252,320	Php
payments to loan providers		
e. Taxes given to government	8,422,539	Php
f. Investments to community (e.g., donations, CSR)	-	Php

Medilines' Impact	Stakeholders Affected
Medilines Distributors, Inc is an essential distributor of critical medical equipment to public and private healthcare facilities across the Philippines. It is the first pureplay public healthcare distributor company. The Company's portfolio primarily caters to the leading categories of specialized medicine in the Philippines – diagnostic imaging, dialysis, and cancer therapy. These categories, in turn, address some of the top causes of mortality among Filipinos namely: cardiovascular diseases, cancer, chronic obstructive pulmonary disease, diabetes, pneumonia, and tuberculosis.	Investors, Principals/Business Partners, Customers, Employees.
The Company's employees receive competitive benefits and incentives in addition to their salary. Such benefits includes a retirement plan which are unfunded and non-contributory that is covered by the Company. Medilines is confident in their ability to consistently deliver outstanding results provided its almost 20 years commitment and dedication in providing the world class healthcare facilities to Filipinos.	
What are the Risk/s Identified?	Which stakeholders are affected?
The company's future growth and development are dependent, in part, on its ability to expand its offerings, implementing growth strategies, demand for its products and services, and its reliance on a limited number of third-party suppliers for merchandise and medical devices, among others. These risks may pose threat or material impact to cash flow and margins.	Investors, Principals/Business Partners, Customers, Employees.

Management Approach to Risks

Aside from the Company's experience in the medical equipment field for almost 20 years, the Company also looks at placing the right people in place for its growth plans. The Company's products would always remain relevant as it is in an industry where there will be a patient needing of proper healthcare. In order to provide quality healthcare, the Company always surveys new developments in terms of healthcare equipment and is always open to accommodate new suppliers in its portfolio.

What are the Opportunity/ies Identified?

Medilines plans to expand on its medical consumables business which provides faster turnover and higher margins.

Management Approach to Opportunities	
Medilines aims to deliver world class healthcare and value to all of its	Investors,
stakeholders by continuing its mission of improving the lives of all Filipinos by	Principals/Business
introducing quality life-saving innovations to the Philippine market, providing its	Partners,
customers top medical devices, creating harmonious relationships with world	Customers,
renowned innovators, and being the trusted partner of healthcare institutions	Employees.
and professionals.	

Climate-related risks and opportunities

GO	VERNANCE	
a.	Describe the Board's oversight of climate- related risks and opportunities	The Board of Directors is responsible in identifying key risk areas and performance indicators and monitor then with due diligence to enable the corporation to anticipate and prepare for possible threats to Medilines' operational and financial viability. Furthermore, the Board oversees that a sound enterprise risk management (ERM) framework is in place to effectively identify, monitor, assess, and manage key business risks.
b.	Describe management's role in assessing and managing climate- related risks and opportunities	The Management, through the leadership of the Chief Financial Officer (CFO), provides accurate reports regarding insurances in place and creates a proper assessment report to the Board Members of any climate-related risks and opportunities identified in the operations.
STR	RATEGY	
a.	Describe the climate- related risks and opportunities the organization has identified over the short, medium, and long term	Medilines covers climate-related risks under "Risks Relating to the Philippines" under its Annual Report. There can be no assurance that the occurrence of such natural catastrophes will not materially disrupt the Company's operations, and consequently, may adversely affect its business, financial condition and results of operations. Currently, the company may look into carrying insurance for certain catastrophic events in order to be adequately covered in case of such catastrophes.
RIS	K MANAGEMENT	
	Describe the organization's processes for identifying and	The Board of Directors, together with the Company's management, holds discussions and meetings to identify potential climate-related events and the risks they pose for the Company. Through these, the management is also able to identify the appropriate risk-mitigation

assessing climate-related	measures to ensure that the Company continues to achieve its strategic
risks	business objectives.
	In terms of its inventories, the Company purchases several inventory
• ·	insurances to help protect the company from risks relating to inventory
	management.
related risks	
	The Company is looking into acquiring additional insurances to
	adequately cover it in case of natural calamities.
Describe how processes	Climate-related risks are accounted for and considered in all risk-
for identifying, assessing,	events identified within the Company's Enterprise Risk Management
and managing climate-	Framework. The identification, planning, implementation, monitoring,
related risks are	and evaluation of all climate-related risks are specifically governed
integrated into the	within the Company's Annual report under "Risks Related to the
organization's overall risk	Philippines".
management	
trics and Targets	
close the metrics and targ	gets used to assess and manage relevant climate-related risks and
ortunities where such infor	mation is material
Disclose the metrics used	Medilines recognizes that natural or other catastrophes, including
by the organization to	severe weather conditions, may materially disrupt its operations and
assess climate-related	financial condition. While it has no specific metrics and targets to
risks and opportunities in	assess and manage climate-related risks and opportunities, Medilines
line with its strategy and	continually adopts a sound risk management that will make the most
risk management process	of the business opportunities and reduce adverse results of risks.
Describe the targets used	
by the organization to	
manage climate-related	
risks and opportunities	
and performance against	
targets	
	for identifying, assessing, and managing climate- related risks are integrated into the organization's overall risk management trics and Targets close the metrics and targe ortunities where such infor Disclose the metrics used by the organization to assess climate-related risks and opportunities in line with its strategy and risk management process Describe the targets used by the organization to manage climate-related risks and opportunities

Procurement Practices

Proportion of spending on local suppliers

Disclosure	Quantity	Units
Percentage of procurement budget used to significant locations	97	%
of operations that is spend on local suppliers		

Medilines' Impact	Stakeholders Affected	
Medilines' supplies are from the local offices of multinational	Investors,	Principals/Business
medical device companies, who import these to the Philippines.	Partners,	Customers,
The Company's top suppliers include its major principals B. Braun	Employees.	
Avitum Philippines, Siemens Healthcare Philippines, and Varian		
Medical Systems Philippines. Siemens Healthcare (Germany) is one		
of the top medical imaging companies in the world, with over 120		
years of experience in the medical field and 18,500 patents globally.		

B. Braun (Germany) is one of the world's leading providers of extracorporeal blood treatment and have been a reliable partner and provider of renal care products and services in the Philippines since 1989, when its Avitum division began its dialysis center operations. Varian (USA) has a pioneering history of advancing radiotherapy, radiosurgery, and many other vital cancer-fighting tools since 1937.

The Company's principal suppliers are selected based on several key factors which include (1) the company or brand's fit to our strategy, (2) the size of the demand for their products in the Philippine market, (3) the principal's image and reputation in the healthcare industry, (4) the agreed upon authorized areas of distribution, and (5) the support they guarantee to give to Medilines including regulatory, importation, marketing, training, installation support, after sales service, and ideal payment terms.

Management Approach to Impacts

and service.

Medilines manages its inventory in several ways. First, procurement is usually triggered by purchase orders. The company abides by the rules of "No P.O., No Purchase" under normal circumstances. Second, an Inventory Review is conducted every month where inventory shelf life and aging are discussed to form actions plans. Action plans include inventory keeping, moveout, donation, sale, or scrapping. Third, the Company conducts a monthly internal inventory count and a semi-annual wall-to-wall inventory count with auditors and accounting officers. Fourth, the Company conducts quality checks and run tests upon receipt of the items. Fifth, the central business IT system, Microsoft Dynamics 365 Business Central, digitally records and monitors the Company's inventory management processes. Finally, the Company have several inventory insurances in place that help protect the Company from further risks. The Company has shock throughput insurance, which covers transfer and storage of goods.

Risks to Medilines	Stakeholders Affected		
The Company relies on third-party distributors and suppliers, and	Investors, Principals/Business		
other third-party logistics providers for the delivery of the	Partners, Customers,		
Company's products. The Company only has limited control over the	Employees.		
timing of deliveries and the security of its products while they are			
being transported. A disruption within its logistics or supply chain			
network could have adverse effect on the Company's ability to			
distribute and maintain inventory.			
Management Approach to Risks			
The Company regularly monitors its inventory levels and consider order lead time in the replenishment			
of its inventories to mitigate the risk of product unavailability. The Company also seeks to address this			
risk with its selection policy for suppliers which includes consideration of the supplier's location, brand			
reputation, capacity to supply, ability to deliver on time, and compliance with its requirements.			
Opportunities	Stakeholders Affected		
The Company is looking to expand its product network by	Investors, Principals/Business		
broadening its product offering. It is also planning to maintain its	Partners, Customers,		
relationship with its Principals who are well known for their quality	Employees.		

Management Approach to Opportunities

The Company keep its doors open to other principals, whether directly competing or complementary with its existing product lines, or from an entirely different healthcare category altogether. Further, the Company still maintains and continues to strengthen the good relationship it has with its existing suppliers.

Anti-corruption

Training on Anti-corruption Policies and Procedures

Disclosure	Quantity	Units
Percentage of employees to whom the organization's anti-	100	%
corruption policies and procedures have been communicated to		
Percentage of business partners to whom the organization's	100	%
anti-corruption policies and procedures have been		
communicated to		
Percentage of directors and management that have received	100	%
anti-corruption training		
Percentage of employees that have received anti-corruption	100	%
training		

Incidents of Corruption

Disclosure	Quantity	Units
Number of incidents in which directors were removed or	0	#
disciplined for corruption		
Number of incidents in which employees were dismissed or	0	#
disciplined for corruption		
Number of incidents when contracts with business partners	0	#
were terminated due to incidents of corruption		

Medilines' Impact	Stakeholders Affected
Medilines aims to cultivate a workplace with honesty and transparency, hence the Company prohibits employees and other members of the group to engage in the acts of bribery, kickbacks, and any form of compensation to Government	Employees, Business Partners, Investors
officials and employees, political parties, and/or business partners. The Company provides anti-corruption training upon its onboarding and the Company annually monitors conduct to prevent the occurrence of corruption.	
Directors and officers annually undergo corporate governance seminars which are facilitated by SEC accredited facilitators.	

Finally, the Company constantly engages with its Business Partners regarding their business performances, during which they are assessed of their compliance with the Company's anticorruption policies.

Management Approach to Impacts

Transparency, accountability, and compliance is essential to corporate governance. These acts as a deterrent to mismanagement of corporate assets. Therefore, it is critical that all material information about the corporation be publicly and timely disclosed in compliance with regulatory policies. Such information include earnings results, asset acquisition or disposition, off-balance-sheet transactions, related party transactions, and both direct and indirect remuneration of Board and Management Members.

The Board is expected to disclose material information dealings. It shall cause the filing of all required information through the appropriate mechanisms for listed companies and submissions to the Commission for the interest of its stockholders and other stakeholders.

According to its Code of Business Ethics, Medilines implements the following:

Whistle-Blowing Policy

This policy has been established to ensure that all cases of suspected wrongdoing are reported and managed in a timely and appropriate manner. Any director, officer, manager, or employee may discuss or disclose in writing any concern on potential violation of the laws as well as the Company's policies and procedure. Any report covered by this policy may be made to the Human Resource Department or to the President of the Company.

Financial Transparency

All financial, accounting, regulatory, governance, and other reports, submissions, disclosures and records of the Company shall properly and accurately reflect the transactions in required detail, and in accordance with the Company's standard accounting practices and procedures, applicable government regulations, and the its system of internal controls and audit protocols. It is the responsibility of all employees in finance and accounting-related functions, and those with management and stewardship responsibilities, to promote, foster and support a culture of integrity, transparency, accountability, and honesty in reporting.

The Company is still on the process of drafting additional policies that would make sure that its employees, managers, officers, and Board Members would adhere to the highest standards of ethical business and good corporate governance.

Risk to Medilines	Stakeholders Affected
Medilines is in the business of distributing critical medical equipment to public and private healthcare facilities across the Philippines, the Company's procurement and distributing transactions may be subject to issues of fairness and transparency.	Employees, Suppliers

Management Approach to Risks

Medilines' Board members have the responsibility in ensuring that there is a group-wide policy and system overseeing related part transactions (RPTs) and other unusual or infrequently occurring transactions, particularly those which pass certain thresholds of materiality.

The Board members is also responsible for formulating and implementing policies and procedures that would ensure the integrity and transparency of related party transactions between and among the corporation and its partners, joint ventures, associates, affiliates, major stockholders, offices, and directors, including their spouses, children and dependent siblings and parents, and of interlocking director relationships by members of the Board.

Medilines has a policy for Conflict of Interest which states:

- Employees may not engage in activities which could conflict with the Company's business and could interfere with the fulfillment of the employee's job responsibilities, which at all times, must be performed in the Company's best interests; and
- Employees may not use their position with the company, or company's information or assets from their personal gain or for their family members, whether directly or indirectly, or for the improper benefit of others.

Opportunities	Stakeholders Affected		
Medilines ensures that its policies assure the confidentiality and	Employees, Suppliers, Business		
security of information, transparency in the Company's internal	Partners, Investors, Customers,		
workings, and the proper management of operations and	Management		
Company assets.			
Management Approach to Opportunities			
Medilines strictly abides by its Code of Conduct & Ethics and as such has already taken steps to ensure			
that its anti-corruption policies are communicated to its stakeholders. Moreover, the Company aims to			
develop policies that will detect and prevent corruption within the Company.			

ENVIRONMENTAL

Resource Management

Energy consumption within the organization:

Disclosure	Quantity	Units
Energy consumption (renewable sources)	Not available	GJ
Energy consumption (gasoline)	Not available	GJ
Energy consumption (LPG)	Not available	GJ
Energy consumption (diesel)	Not available	GJ
Energy consumption (electricity)	Not available	kWh

Reduction of energy consumption

Disclosure	Quantity	Units
Energy consumption (renewable sources)	Not available	GJ
Energy consumption (gasoline)	Not available	GJ
Energy consumption (LPG)	Not available	GJ
Energy consumption (diesel)	Not available	GJ
Energy consumption (electricity)	Not available	kWh

Medilines' Impact	Stakeholders Affected		
The Company houses its inventories are in its own warehouse. The facility that consumes the most electricity is the cold storage. The cold storage maintains a sub zero temperature that is required for supplies such as Dialysis consumables.	Employees, Customers, Communities		
Management Approach to Impacts			
Medilines ensures efficient use of energy. The Company ensures that its energy consumption levels are just enough to maintain proper operations of its business. Unnecessary use of energy is further reduced by setting up maintenance schedules of equipment, such as air conditioning, to ensure that these equipment are still energy efficient.			
Risk to Medilines	Stakeholders Affected		
Power interruptions due to natural catastrophes or lacking in power supply could pose some risk on the Company's operations.	Employees, Shareholders, Customers		
Management Approach to Risks			
Medilines has set of procedures to make sure that operations are continued despite power interruptions. In its leased warehouses, it makes sure that preventive maintenance of its generator sets are conducted regularly and are in good working condition. For its office operations, the Company has set of cloud servers where company files could be accessed remotely. The server has a power generator in place to make sure that it is working even without power. These safeguards will ensure that the Company will continue its operations despite power outages.			

Opportunities	Stakeholders Affected	
The Company make sure that it keeps up with the latest technology in	Employees, Service	
terms of office equipment to ensure that its office equipment would	Providers, and Customers	
lessen its electricity consumption.		
Management Approach to Opportunities		
Optimizing the use of its office equipment helps ensure energy efficient operations.		

Water consumption within the organization

Disclosure	Quantity	Units
Water withdrawal	Not	Cubic meters
	available	
Water consumption	Not	Cubic meters
	available	
Water recycled and reused	Not	Cubic meters
	available	

Impact, Risks, Opportunities, and Management Approach	Stakeholders Affected
Medilines' office operations is the only significant contributor to the consumption of water resources in the company. The Company's offices and warehouses use water for employee drinking, restroom, area sanitation.	Employees, Management
The Company still aims to conserve as much water as it can by implementing in-house policies such as ensuring that faucets are turned off when not in use and regular plumbing maintenance. Employees are also encouraged to avoid necessary use of water resources in office premises.	
Medilines' will continue such measures to make sure that there is an efficient use of water resources.	

Ecosystems and biodiversity (whether in upland/watershed or coastal/marine)

Disclosure	Quantity	Units
Operational sites owned, leased, managed in, or adjacent to, protected	Not applicable	
areas and areas of high biodiversity value outside protected areas		
Habitats protected or restored	Not applicable	
IUCN Red List species and national conservation list species with habitats	Not applicable	
in areas affected by operations		

The company does not operate within or adjacent to biodiversity-rich areas.

While this topic is deemed not material to the business of the Company, Medilines still continues to manage its energy, water, and wastes to prevent any negative impacts to the environment. As of the date of this report, the Company does not operate within or adjacent to biodiversity-rich areas.

Environmental impact management

Air Emissions

<u>GHG</u>

Disclosure	Quantity	Units
Direct (Scope 1) GHG Emissions	Not available	Tonnes
		CO2e
Energy indirect (Scope 2) GHG Emissions	Not available	Tonnes
		CO2e
Emissions of ozone-depleting substances (ODS)	Not available	Tonnes

As of December 31, 2023, the Company has no available monitoring of air emissions such as nitrous oxides (NOx), sulfur oxides (SOx), and particulate matter (PM). However, the Company still continues to track its energy usage and manages them accordingly.

Medilines' Impact, Risk, and Opportunities	Stakeholders Affected
Medilines utilizes its 4 delivery trucks for the transportation of its	Employees, Customers
supplies and equipment to its customers. These delivery trucks are	
also the Company's main source of air pollutants coming from its	
operations.	
The Company optimizes the use of its delivery trucks through proper	
inventory planning and streamlining delivery schedules. These efforts	
aim to reduce the intensity of emission produced by the constant use	
of its delivery trucks for transportation. Management Approach to Impacts, Risks, and Op	nortunities
Medilines ensures efficient use of energy resources through proper s maintenance of its vehicles. The same scheduling and maintenance	0
equipment such as chillers, air-conditioning, and other fixtures that use	0
sures that these equipment are still efficient in using energy and are al	
operations.	ways in top shape for everyday
•	
Risks to Medilines	Stakeholders Affected
Risks to Medilines Power interruptions due to natural catastrophes such as typhoons and	Stakeholders Affected Employees, Customers,
Power interruptions due to natural catastrophes such as typhoons and	Employees, Customers,
Power interruptions due to natural catastrophes such as typhoons and extreme flooding would be detrimental to Medilines operations and	Employees, Customers,
Power interruptions due to natural catastrophes such as typhoons and extreme flooding would be detrimental to Medilines operations and could have adverse effects on its financial performance.	Employees, Customers, Suppliers, Investors
Power interruptions due to natural catastrophes such as typhoons and extreme flooding would be detrimental to Medilines operations and could have adverse effects on its financial performance. Management Approach to Risks	Employees, Customers, Suppliers, Investors ds and requirements to ensure
Power interruptions due to natural catastrophes such as typhoons and extreme flooding would be detrimental to Medilines operations and could have adverse effects on its financial performance. <u>Management Approach to Risks</u> The Company carries insurance coverage in-line with industry standar	Employees, Customers, Suppliers, Investors ds and requirements to ensure
Power interruptions due to natural catastrophes such as typhoons and extreme flooding would be detrimental to Medilines operations and could have adverse effects on its financial performance. Management Approach to Risks The Company carries insurance coverage in-line with industry standar that the impact of such catastrophes would not have adverse effects or	Employees, Customers, Suppliers, Investors ds and requirements to ensure n its operations.
Power interruptions due to natural catastrophes such as typhoons and extreme flooding would be detrimental to Medilines operations and could have adverse effects on its financial performance. <u>Management Approach to Risks</u> The Company carries insurance coverage in-line with industry standar that the impact of such catastrophes would not have adverse effects on <u>Opportunities</u>	Employees, Customers, Suppliers, Investors ds and requirements to ensure nits operations. Stakeholders Affected
Power interruptions due to natural catastrophes such as typhoons and extreme flooding would be detrimental to Medilines operations and could have adverse effects on its financial performance. <u>Management Approach to Risks</u> The Company carries insurance coverage in-line with industry standar that the impact of such catastrophes would not have adverse effects or <u>Opportunities</u> Medilines keeps up with the latest best practices in the utilization and	Employees, Customers, Suppliers, Investors ds and requirements to ensure nits operations. Stakeholders Affected Employees, Customers
Power interruptions due to natural catastrophes such as typhoons and extreme flooding would be detrimental to Medilines operations and could have adverse effects on its financial performance. <u>Management Approach to Risks</u> The Company carries insurance coverage in-line with industry standar that the impact of such catastrophes would not have adverse effects or <u>Opportunities</u> Medilines keeps up with the latest best practices in the utilization and maximization of its equipment and delivery trucks.	Employees, Customers, Suppliers, Investors ds and requirements to ensure nits operations. Stakeholders Affected Employees, Customers s
Power interruptions due to natural catastrophes such as typhoons and extreme flooding would be detrimental to Medilines operations and could have adverse effects on its financial performance. <u>Management Approach to Risks</u> The Company carries insurance coverage in-line with industry standar that the impact of such catastrophes would not have adverse effects or <u>Opportunities</u> Medilines keeps up with the latest best practices in the utilization and maximization of its equipment and delivery trucks. <u>Management Approach to Opportunities</u>	Employees, Customers, Suppliers, Investors ds and requirements to ensure nits operations. Stakeholders Affected Employees, Customers s

For delivery trucks, Medilines uses a system that would organize the routing of deliveries to make sure that cargo would be efficiently delivered. While office equipment are being managed and monitored by a centralized system to ensure that energy consumption remains at a manageable level.

Water Consumption within the organization

Disclosure	Quantity	Units
Water withdrawal	Not available	Cubic meters
Water consumption	Not available	Cubic meters
Water recycled and reused	Not available	Cubic meters

Impact, Risks, Opportunities, and Management Approach	Stakeholders Affected
Medilines operations is not water intensive. However, the Company still acknowledge that water is a natural resource that should be conserved and efficiently used.	Employees
To ensure efficiency in the consumption of water, Medilines makes sure that its toilet and other sanitation areas are maintained as to meet regulatory standards.	

Environmental Compliance

Non-compliance with Environmental Laws and Regulations

Disclosure	Quantity	Units
Total amount of monetary fines for non-compliance with environmental laws and/or regulations	Not available	Php
No. of non-monetary sanctions for non-compliance with	Not available	#
environmental laws and/r regulations		
No. of cases resolved through dispute resolution mechanism	Not available	#

	Medilines' Impact	Stakeholders Affected
Medili	nes is in full compliance with national and local environmental	Employees, Customers
laws.		
	Management Approach to Impacts	
Medili	nes operations is subject to various environmental regulations. T	he Company makes sures that
it is op	erating within the scope of the following:	
1.	Philippine Environmental Impact Statement System	
2.	The Clean Water Act	
3.	The Water Code	
4.	The Clean Air Act	
5.	Republic Act No. 6969	
6.	Republic Act No. 9003	
7.	Presidential Decree No. 856	
8.	Republic Act No. 4850	
	Risks	Stakeholders Affected

Ay violations or changes to such laws and regulations could have a	Employees, Customers,
negative effect on the Company's operations and financial results.	Investors
Management Approach to Risks	
Medilines believes it has complied with all applicable laws, rules, and regulations. The Company continues to ensure that all required requirements, permits, and approvals are obtained in a timely	
manner. Permits and approvals are monitored on a regular basis to ensure they	are renewed and maintained

Permits and approvals are monitored on a regular basis to ensure they are renewed and maintained properly. Regular communication with relevant regulators also enables the Company to monitor regulatory changes and unsure it can comply with new regulatory requirements on a timely basis.

SOCIAL

Employee Management, Employee Hiring, and Benefits Employee data

Disclosure	Quantity	Units
Total number of employees	68	#
Number of female employees	29	#
Number of male employees	39	#
Attrition rate	3	%
Ration of lowest paid employee against minimum wage	0	х

Employee benefits

List of Benefits	Y/N	% of female employees who availed for the	% of male employees who availed for the
		year	year
SSS	Y	100%	100%
PhilHealth	Y	100%	100%
Pag-ibig	Y	100%	100%
Parental leaves	Y	0%	0%
Vacation leaves	Y	69%	74%
Sick leaves	Y	79%	64%
Medical benefits (aside from PhilHealth)	Y	38%	33%
Housing assistance (aside from Pag-ibig)	N	N/A	N/A
Retirement fund (aside from SSS)	Y	3%	0%
Further education support	Y	59%	77%
Company stock options	N	N/A	N/A
Telecommuting	Y	97%	79%
Flexible-working Hours	Y	34%	46%
Rice Subsidy	Y	86%	82%
Meal Allowance	Y	34%	46%

Diversity and Equal Opportunity

Disclosure	Quantity	Units
% of female workers in the workforce	43%	%
% of male workers in the workforce	57%	%
Number of employees from indigenous communities and/or vulnerable	0	#
sector*		

*Vulnerable sector includes, elderly, person with disabilities, vulnerable women, refugees, migrants, internally displaced persons, people living with HIV and other diseases, solo parents, and the poor or the base of the pyramid (BOP; Class D and E).

Medilines' Impact

The government restrictions brought upon the COVID-19 pandemic has made the hiring process more difficult and complicated. The Company had to maneuver to a more digitized process in order limit

face to face contact. This meant that the Company should adapt its operations to a hybrid set-up where employees would have working days done at home instead of reporting to the office. Another challenge was to find the right candidate who can remotely do their tasks without compromising efficiency, quality, and productivity.

The Pandemic also made abrupt shift in work patters and altered the way certain processes and transactions are carried out. The Company needed to adapt to these changes and would have to be creative in identifying how tasks could be adapted for remote work. Communication became a critical factor in defining expected work outputs, instructions, and it has been a way to ensure that the Company's operations would not be hindered.

Management Approach to Impacts

From the Company's roots, Medilines has always fostered a workplace culture where the skills, talents, and hard work of employees are valued. In addition, the Company promotes inclusion in the workplace and practices nondiscrimination may these be in religion, political affiliation, gender, and the like.

The Company also employs competitive compensation packages and retirement benefits, with the goal of increasing employee engagement and retention. The Company also offers medical benefits, bonuses, and opportunity to travel abroad or out of town.

Opportunities

The Company is slowly growing and expanding its product offerings. As a result, the Company continues to look for ways to get capable talents that would drive the Company's growth.

Employee Training and Development

Opportunities	Quantity	Units
Total training hours	1248	Hours
a) Female employees	624	Hours
b) Male employees	624	Hours
Average Training hours	8	Hours
a) Female employees	8	Hours
b) Male employees	8	Hours

Labor-Management Relations

Disclosure	Quantity	Units
% of employees covered with Collective Bargaining	0	%
Agreements		
Number of consultations conducted with	0	#
employees concerning employee-related policies		

Workplace Conditions, Labor Standards, and Human Rights

Occupational Health and Safety

Disclosure	Quantity	Units
Safe Man-hours	172,776	Man-hours
No. of work-related injuries	0	#
No. of work-related fatalities	0	#
No. of work-related ill-health	0	#
No. of safety drills	2	#

Labor Laws and Human Rights

Disclosure	Quantity	Units
No. of legal actions or employee grievances	0	#
involving forced or child labor		

Do you have policies that explicitly disallows violations of labor laws and human rights (e.g., harassment, bullying) in the workplace?

Торіс	Y/N	If Yes, Cite reference in the Company Policy
Forced labor	N	N/A
Child labor	N	N/A
Human Rights	Y	It is the commitment of Medilines to ensure a safe and healthy workplace for all employees, and to promote their development and welfare. It is likewise committed in nurturing their individual capabilities and in uplifting their lives. This is embedded in the Company's policy for Health, Safety and Welfare of Employees.

Supply Chain Management

Торіс	Reference in the Company Policy			
Forced Labor	Medilines requires suppliers to provide			
Child Labor	information on its manpower that are verified			
Human Rights	through background checks.			
Bribery and Corruption				

Customer Management

Customer Satisfaction

Disclosure	Score	Did a third party conduct the customer satisfaction study? (Y/N)
Customer Satisfaction	N/A	No

The Company has yet to conduct customer satisfaction surveys to its customers. However, there as of the reporting date, there were no complaints or grievances coming from the customers of Medilines.

Health and Safety

Disclosure	Quantity	Units
No. of substantiated complaints on product or	0	#
service health and safety		
No. of complaints addressed	N/A	#

Marketing and Labelling

Disclosure	Quantity	Units
No. of substantiated complaints on marketing and labelling	0	#
No. of complaints addressed	N/A	#

Customer privacy

Disclosure	Quantity	Units
No. of substantiated complaints on customer	0	#
privacy		
No. of complaints addressed	0	#

Data Security

Disclosure	Quantity	Units
No. of data breaches, including leaks, thefts, and losses of data	0	#
Percentage of data breaches in which personally identified information (PII) was subject to data breach	0	%
No. of customers affected by data breaches	0	#

Medilines' Impact

Medilines makes sure that all its integrated systems are up to date. The Company utilizes Microsoft Dynamics 365 Business Central for its sales, credit and collection, and inventory processes. These systems also make sure that the Company's operations are working efficiently, especially in inventory management.

Risks and Management Approach

One of the challenges of Medilines is the delivery of its inventory. Due to the restrictions imposed during the COVID-19 pandemic surge, the Company developed its in-house delivery monitoring system to make sure that deliveries are efficiently operationalized and that there will be no late delivery to customers.

The system batches all deliveries to customers taking in to account their order size, location, and delivery date. In addition, the Company also employs its warehouse manpower to check and make sure that these deliveries are done in the most efficient manner and on time.

UN SUSTAINABLE DEVELOPMENT GOALS

Product or Service Contribution to UN SDGs

Key products and services and its contribution to sustainable development.

Key Products and Services	Societal Value/Contribution to UN SDGs	Potential Negative Impact of Contribution	Management Approach to Negative Impact
Cancer Therapy Diagnostic Imaging Dialysis	8 DECENT WIGH AND RECOMMING GRAVITH RECOMMING AND	Medilines' products are focused on diagnosing and treat some of the top causes of death in the Philippines. Due to the demand of the products, these may prove to be difficult to access for other people, especially in rural areas of the country.	Medilines has always been in the forefront of providing world-class healthcare to the Filipino people. We choose to provide these top-of-the-line healthcare equipment to Public Institutions, which comprises 88% of our customer portfolio. With this, we aid in providing most Filipinos with the healthcare that they need. Given that our customers are also mostly Public Institutions, these institutions will charge very little to none in providing these healthcare services.

COVER SHEET

SEC Registration Number										
С	S	2	0	0	2	5	1	0	6	4

Company Name																														
Μ	E	D	Ι	L	Ι	Ν	E	S		D	Ι	S	Т	R	Ι	B	U	Т	0	R	S									
Ι	Ν	С	0	R	Р	0	R	A	Т	E	D																			
								Pri	ncin	al Of	fice	(No	/Stre	et/B	arar	nav	/Citv	/Tov	vn/Pi	rovin	ce)									
3	r	d		F	1	0	0	r		v	I	s	t	a	m	a	1	1		н		b			С		v			
S	t	a	r	r		A	v	e				P	a	m		1	0	n	a		D	0	s						Γ	
L	a	s	_	P	i	ñ	a	s		, C	Ι	t	v		r									. ,	<u> </u>					
	u	5		-	-						-		3																<u> </u>	
Form Type A F S 24									Department requiring the report								Secondary License Type, If Applicable									ble				
			Com	nonvi	0 E m	oil A d	droop																Mohi		mhor					
Company's Email Address admin@medilines.com.ph]	Company's Telephone Number/s 85191373								Mobile Number 9178545861											
No. of Stockholders									J	Annual Meeting Month/Day									Fiscal Year Month/Day											
]	First Monday of June									December 31										
The designated c											ed co	ONTACT PERSON INFORMATION ed contact person <u>MUST</u> be an Officer of the Email Address								he Corporation Telephone Number/s Mobile Number										
MYRA B. DE ASIS											mdeasis@medilines.com.ph									8519-1373 9189793982										
										e l	3 rd] Star	Floo	or, V ve.,	Pers ⁷ ista Par iñas	ima nplo	ll H ona	ub,	C.V	7. AS											

Note: 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 designa

Minerva Jimenez

From:	eafs@bir.gov.ph
Sent:	Monday, April 21, 2025 12:34 PM
То:	ejimenez@medilines.com.ph
Cc:	ejimenez@medilines.com.ph
Subject:	Your BIR AFS eSubmission uploads were received

HI MEDILINES DISTRIBUTORS INCORPORATED,

Valid files

- EAFS219075614OTHTY122024.pdf
- EAFS219075614TCRTY122024-01.pdf
- EAFS219075614TCRTY122024-02.pdf
- EAFS219075614ITRTY122024.pdf
- EAFS219075614TCRTY122024-03.pdf
- EAFS219075614AFSTY122024.pdf

Invalid file

• <None>

Transaction Code: **AFS-0-NVPM1Z4W0AD9B9A6AMZTNR2ZR0N312YNYN** Submission Date/Time: **Apr 21, 2025 12:34 PM** Company TIN: **219-075-614**

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- 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.

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Republika ng Pilipinas Kagawaran ng Pananalapi Kawanihan ng Rentas Internas

eFPS Payment Details

TIN	: 219 - 075 - 614 - 000
Name	: MEDILINES DISTRIBUTORS INCORPORATED
Tax Period	: 12/31/2024
Reference Number	: 462500065358045
Тах Туре	: IT - Annual Income Tax Return (REGULAR)

Payment Transac	tion Nu	umber	: 258311050				
Date			: 04/14/2025				
Cash Amount Paid			: 8,222,093.00				
Bank			: 002000 - BPI				
Origin	Bank Code	Amount	Number	Date	Status	Message	CBR BCS No.
Pending Online Confirmation	002000	8,222,093.00	-		Unknown	60 - Details of Payment were redirected to the corresponding Bank. Please verify with your Bank.	56970
Batch Confirmation Batch Acknowledgment	002000 002000	, ,	ELY04142025606944854 ELY04142025606944854	04/15/2025 04/15/2025	Authorized Authorized	0 - Successful 0 - Successful	56970 56970

Total Payments (Successful/Unsuccessful): 8,222,093.00 Total Payments (Successful) : 8,222,093.00

Print

Close



Business Address 3/F Vistamall Hub ;C.V.Starr Ave., ,Pamplona Dos, Las Piñas City, 1740 Admin Office Unit 1705,17th fir One Global Place, 5th Ave cor 25th St Bonifacio Global City TCity,1634 Tel no. (432) 8519-1373; Fax # (632) 8519-1373 Warehouse Office No.54 E.Rodriguez Jr Avenue backing F.Pike St Bgry. Bagong Ilog, Pasig City

STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The management of **MEDILINES DISTRIBUTORS INCORPORATED** is responsible for the preparation and fair presentation of the financial statements including the schedules attached therein, for the year(s) ended **December 31**, **2024 and 2023**, 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 Company'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 Company or to cease operations, or has no realistic alternative but to do so.

The Board of Directors is responsible for overseeing the Company'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.

PUNONG BAYAN & ARAULLO, the independent auditors appointed by the stockholders, has audited the financial statements of the company in accordance with Philippine Standards on Auditing, and in its report to the stockholders, has expressed its opinion on the fairness of presentation upon completion of such audit.

VIRGILIO B. VILLAR Chairman of the Board

MARIA PATRICIA DOLOR V. YAMBING President and Chief Executive Officer

MYRA & DE ASIS Chief Finance Officer

Signed this 14TH day of APRIL 2025

SUBSCRIBED AND SWORN, to before me this 2 1 202 of 202 Incuis Ciraffiant exhibited to me Government ID NO.ATTY PRODUCE GARCH

Doc No. 480 Page No. 97 Book No. 01 Series 202 5 Notary Public City of Taguig Unfil 31 December 2026 IBP O.R No. 493798 issued on JAN 2, 2025 PTR No 10466229 on Jan 2, 2025 at Makafi City Appointment No. 125 (2025 2026) MCLE Compilance No. VIII-0009332 APRIL 14, 2028 BGC, Taguig City Roll No. 39443



FOR SEC FILING

Financial Statements and Independent Auditors' Report

Medilines Distributors Incorporated

December 31, 2024, 2023 and 2022



Punongbayan & Araullo

20th Floor, Tower 1 The Enterprise Center 6766 Ayala Avenue 1200 Makati City Philippines

T +63 2 8988 2288

Report of Independent Auditors

The Board of Directors Medilines Distributors Incorporated 3rd floor, Vistamall Hub, C.V. Starr Avenue Pamplona Dos, Las Piñas City

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of Medilines Distributors Incorporated (the Company), which comprise the statements of financial position as at December 31, 2024 and 2023, and the 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 to the financial statements, including material accounting policy information.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company 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 (PSA). 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 Company 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 audits 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.

Key Audit Matters

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. These matters were 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 these matters.

Certified Public Accountants Punongbayan & Araullo (P&A) is the Philippine member firm of Grant Thornton International Ltd.

grantthornton.com.ph



Description of the Matter

The Company recognizes revenue only when (or as) the performance obligation to transfer control of the promised goods or services is satisfied. The transfer of control can occur over time or at a point in time. For the year ended December 31, 2024, the Company's revenues from the sale of medical equipment amounted to P1,236.0 million, revenues from preventive maintenance services amounted to P114.7 million and revenues from the installation of medical facilities and medical equipment amounted to P65.4 million. Moreover, these revenues include revenue from several government agencies amounting to P1,328.0 million. Since the revenues are significant and susceptible to fraud or error that could cause material misstatements to the financial statements and are significantly arising from transactions with government agencies, we consider this as a key audit matter.

In addition, recognition of revenues from the installation of medical facilities and medical equipment, which is recognized over time, requires significant judgments and estimates, which include determining when a contract will qualify for revenue recognition, and measuring the percentage of completion of projects which defines the amount of revenue to be recognized. These areas were significant to our audit as an error in application of judgments and estimates could cause a material misstatement in the financial statements.

The Company's disclosures about its revenue recognition policy and disaggregation of revenues are disclosed in Notes 2 and 13, respectively.

How the Matter was Addressed in the Audit

i) Sale of Medical Equipment and Preventive Maintenance Services

Our audit procedures to address the risk of material misstatement relating to revenue recognition on sale of medical equipment and preventive maintenance services, which was considered to be a significant risk, included the following:

- updating our understanding of the Company's revenue recognition policy and procedures by reviewing revenue contracts, arrangements and revenue transaction processes;
- testing the design and operating effectiveness of relevant internal controls related to the Company's sales and receipts processes, which include inquiry and observation, and examination of supporting documents, on a sampling basis, of revenue transactions during the year;
- evaluating appropriateness of the Company's revenue recognition policy and application in accordance with PFRS 15, *Revenue from Contracts with Customers*;
- testing sales invoices, delivery receipts and other related supporting documents, on a sample basis, of revenue transactions throughout the current period to determine whether transactions occurred and determine whether the revenue recognition is properly recognized at the time the Company satisfies its performance obligations;
- performing sales cut-off testing, including, among others, examining sales and delivery transactions near period end, and analyzing and reviewing sales returns, credit memos and other adjustments subsequent to period end to determine whether revenues are appropriately recognized in the proper period; and,



 performing detailed analysis of revenue segments and related key ratios such as, but not limited to, current year's components of revenues (e.g., by customer and by location) as a percentage of total revenues and analysis of current and prior year's monthly revenue trends to assist in assessing the conclusions reached and evaluation of the reasonableness of revenues.

ii) Installation of Medical Facilities and Medical Equipment

Our audit procedures to address the risk of material misstatement relating to revenue recognition on installation of medical facilities and medical equipment, which was considered to be a significant risk, included the following:

- updating our understanding of the revenue recognition policy and procedures regarding revenues from installation of medical facilities and medical equipment, together with the significant business processes of the Company related to these policies;
- determining whether the parties to the contract have approved the contract in writing and that the significant terms and conditions of the transaction were appropriately identified in the contract to evaluate the appropriateness of the Company's revenue recognition policy and application in accordance with PFRS 15;
- reviewing the reasonableness of the stage of completion of all projects by analyzing the cost incurred to date as a proportion of the total estimated and budgeted costs to confirm that sales recognized properly reflects the percentage of completion;
- recomputing the revenues recognized for the year based on the percentage of completion calculated using costs incurred as of date over total estimated contract cost and tracing the revenues and costs recognized to the accounting records to ascertain that the amounts recorded agree with the supporting schedules;
- performing physical inspection of selected projects under development to assess if the completion based on costs is consistent with the physical completion of the project; and,
- ascertaining the qualification of projects engineers who prepared the budgets and reviewed the actual performance of completed projects with reference of their budgeted costs.

Other Information

Management is responsible for the other information. The other information comprises the information included in the Company's Securities and Exchange Commission (SEC) Form 20-IS (Definitive Information Statement) and 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, 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 audits, or otherwise appears to be materially misstated.



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 Company'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 Company or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Company'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 PSA 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 PSA, 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 Company'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 Company'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 Company 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, related safeguards.

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, 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 Other Legal and Regulatory Requirements

Our audits were conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplementary information for the year ended December 31, 2024 required by the Bureau of Internal Revenue as disclosed in Note 26 to the financial statements is presented for purposes of additional analysis and is not a required part of the basic financial statements prepared in accordance with PFRS Accounting Standards. Such supplementary information is the responsibility of management. The supplementary information has been subjected to the auditing procedures applied in the audit 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.

The engagement partner on the audits resulting in this independent auditors' report is James Joseph Benjamin J. Araullo.

PUNONGBAYAN & ARAULLO							
By:	James Joseph Benjamin J. Araullo Partner						
	CPA Reg. No. 0111202 TIN 212-755-957 PTR No. 10465897 Japuary 2, 2025 Makati City						

TIN 212-755-957 PTR No. 10465897, January 2, 2025, Makati City BIR AN 08-002511-039-2024 (until October 3, 2027) BOA/PRC Cert. of Reg. No. 0002/P-002 (until August 12, 2027)

April 14, 2025

MEDILINES DISTRIBUTORS INCORPORATED STATEMENTS OF FINANCIAL POSITION DECEMBER 31, 2024 AND 2023 (Amounts in Philippine Pesos)

	Notes	2024		2023
<u>ASSETS</u>				
CURRENT ASSETS				
Cash	5	P 105,209,149	Р	95,947,939
Trade and other receivables - net	6	2,227,339,273		1,905,781,372
Contract assets	13	1,064,395,354		1,411,783,578
Inventories - net	7	59,680,861		74,415,502
Prepayments and other current assets	8	156,039,817		133,457,250
Total Current Assets		3,612,664,454		3,621,385,641
NON-CURRENT ASSETS				
Property and equipment - net	9	208,275,740		193,682,630
Deferred tax assets - net	17	26,732,868		16,212,497
Guarantee deposits	22	2,366,122		2,366,122
Total Non-current Assets		237,374,730		212,261,249
TOTAL ASSETS		<u>P 3,850,039,184</u>	Р	3,833,646,890
LIABILITIES AND EQUITY				
CURRENT LIABILITIES				
Trade and other payables	10	P 1,189,111,470		1,266,324,470
Notes payable	11	377,500,000		400,000,000
Income tax payable		8,222,093		15,086,807
Total Current Liabilities		1,574,833,563		1,681,411,277
NON-CURRENT LIABILITY				
Retirement benefit obligation	16	1,862,911		1,764,322
Total Liabilities		1,576,696,474	<u> </u>	1,683,175,599
EQUITY				
Capital stock	19	687,500,200		687,500,200
Treasury shares	19	(2,331,660	, ,	2,331,660)
Additional paid-in capital	19	1,084,071,109		1,084,071,109
Revaluation reserves	16, 17	(22,495		403,049)
Retained earnings	19	504,125,556	·	381,634,691
Net Equity		2,273,342,710		2,150,471,291
TOTAL LIABILITIES AND EQUITY		P 3,850,039,184	Р	3,833,646,890

MEDILINES DISTRIBUTORS INCORPORATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2024, 2023 AND 2022 (Amounts in Philippine Pesos)

	Notes		2024		2023		2022
REVENUES	13, 18	Р	1,416,125,358	Р	679,881,805	Р	1,964,800,406
DIRECT COSTS	14		1,012,254,610		436,961,237		1,581,474,295
GROSS PROFIT			403,870,748		242,920,568		383,326,111
OPERATING EXPENSES General, administrative and selling expenses Expected credit losses (recoveries) - net	6		175,973,327 53,793,892	(138,063,928 290,823)		123,602,114 1,199,886
	14		229,767,219		137,773,105		124,802,000
OPERATING PROFIT			174,103,529		105,147,463		258,524,111
OTHER INCOME (CHARGES) - Net	15	(1,112,806)	(7,651,278)	(1,623,721)
PROFIT BEFORE TAX			172,990,723		97,496,185		256,900,390
TAX EXPENSE	17		43,247,538		25,034,466		64,928,534
NET PROFIT			129,743,185		72,461,719		191,971,856
OTHER COMPREHENSIVE INCOME (LOSS) Item that will not be reclassified to profit or loss Remeasurement gains (losses) on							
post-employment defined benefit obligation Tax income (expense)	16 17	(507,406 126,852)	(2,522,013 630,503)	(79,066) 19,767
rux meone (expense)	.,	·	380,554		1,891,510	(59,299)
TOTAL COMPREHENSIVE INCOME		<u>P</u>	130,123,739	P	74,353,229	Р	191,912,557
EARNINGS PER SHARE Basic and diluted	20	Р	0.05	р	0.03	Р	0.07
Dasic and unuted	20		0.05		0.05	1	0.07

See Notes to Financial Statements.

MEDILINES DISTRIBUTORS INCORPORATED STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2024, 2023 AND 2022 (Amounts in Philippine Pesos)

	Capital Stock (see Note 19)	Additional Paid in Capital (see Note 19)	Treasury Shares (see Note 19)	Revaluation Reserves (see Note 16)	Retained Earnings (see Note 19)	Total
Balance at January 1, 2024 Cash dividends Total comprehensive income for the year	P 687,500,20	P 1,084,071,109 - -	(P 2,331,660)	(P 403,049) 	P 381,634,691 (7,252,320) 129,743,185	P 2,150,471,291 (7,252,320) 130,123,739
Balance at December 31, 2024	<u>P 687,500,20</u>	<u>P 1,084,071,109</u>	(<u>P 2,331,660</u>)	(<u>P 22,495</u>)	<u>P 504,125,556</u>	P 2,273,342,710
Balance at January 1, 2023 Reacquisition of shares Cash dividends Total comprehensive income for the year Balance at December 31, 2023	P 687,500,20 - - - P 687,500,20	- - -	(1,518,420) 	(P 2,294,559) - - - - - - - - - - - - - - - - - - -	P 337,968,750 - (28,795,778) 72,461,719 P 381,634,691	P 2,106,432,260 (1,518,420) (28,795,778) 74,353,229 P 2,150,471,291
Balance at January 1, 2022 Reacquisition of shares Cash dividends Total comprehensive income (loss) for the year	P 687,500,20		` <u></u> ^	$(P 2,235,260) \\ - \\ (59,299)$	P 171,441,619 (25,444,725) 	P 1,940,777,668 (813,240) (25,444,725) 191,912,557
Balance at December 31, 2022	P 687,500,20	<u>P</u> 1,084,071,109	(<u>P 813,240</u>)	(<u>P 2,294,559</u>)	P 337,968,750	P 2,106,432,260

See Notes to Financial Statements.

MEDILINES DISTRIBUTORS INCORPORATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2024, 2023 AND 2022 (Amounts in Philippine Pesos)

	Notes		2024		2023		2022
CASH FLOWS FROM OPERATING ACTIVITES							
Profit before tax		Р	172,990,723	Р	97,496,185	Р	256,900,390
Adjustments for:					, ,		, ,
Provision (reversal) for expected credit losses	6		53,793,892	(290,823)		1,199,886
Interest expense	11, 12		16,846,703		13,523,959		9,209,726
Depreciation and amortization	9		11,905,088		12,852,020		9,553,745
Unrealized foreign exchange losses (gains) - net		(2,828,498)	(2,563,160)		22,828,782
Interest income	5	(78,562)	(103,536)	(245,858)
Gain on sale of property and quipment	9		-		-	Ì	240,290)
Operating profit before working capital changes			252,629,346		120,914,645		299,206,381
Increase in trade and other receivables		(375,351,793)	(139,320,701)	(290,063,010)
Decrease (increase) in contract assets		,	347,388,224		356,252,576	(572,772,839)
Decrease in inventories			14,734,641		2,509,460		43,496,907
Increase in prepayments and other current assets		(22,582,567)	(24,336,808)	(18,203,369)
Increase (decrease) in trade and other payables		Ì	74,501,882)	Ì	433,920,760)		311,613,588
Decrease in contract liabilities			-		- , ,	(21,073,994)
Increase (decrease) in retirement benefit obligation			605,995		368,129	ì	3,187,959)
Cash generated from (used in) operations		-	142,921,964	(117,533,459)	(250,984,295)
Income taxes paid		(60,743,905)	(40,565,609)	(38,891,637)
Interest paid		ì	16,846,703)	ć	13,523,959)	ć	9,195,718)
Interest received		·	62,993		82,829		196,686
Net Cash From (Used In) Operating Activities			65,394,349	(171,540,198)	(298,874,964)
CASH FLOWS FROM INVESTING ACTIVITIES							
Acquisitions of property and equipment	9	(26,498,198)	(23,280,866)	(36,468,240)
Proceeds from sale of property and equipment	9		-				514,994
Net Cash Used In Investing Activities		(26,498,198)	(23,280,866)	(35,953,246)
CASH FLOWS FROM FINANCING ACTIVITIES							
Repayments of notes payable	11, 12	(602,500,000)	(79,426,868)	(943,863,531)
Proceeds from notes payable	11, 12		580,000,000		297,792,558		477,792,558
Cash dividends paid	12, 19	(7,252,320)	(28,795,778)	(25,444,725)
Purchase of treasury shares	19		-	(1,518,420)	(813,240)
Payments of lease liability	12		-		-	(1,356,000)
Net Cash From (Used In) Financing Activities		(29,752,320)		188,051,492	(493,684,938)
Effect of Exchange Rate Changes on Cash			117,379				419,435
NET INCREASE (DECREASE) IN CASH			9,261,210	(6,769,572)	(828,093,713)
CASH AT BEGINNING OF YEAR			95,947,939		102,717,511		930,811,224
CASH AT END OF YEAR		<u>P</u>	105,209,149	P	95,947,939	P	102,717,511

See Notes to Financial Statements.

MEDILINES DISTRIBUTORS INCORPORATED NOTES TO FINANCIAL STATEMENTS DECEMBER 31, 2024, 2023 AND 2022 (Amounts in Philippine Pesos)

1. GENERAL INFORMATION

1.1 Corporate Information

Medilines Distributors Incorporated (the Company) was incorporated in the Philippines and registered with the Securities and Exchange Commission (SEC) on July 12, 2002. The Company's primary purpose is to establish, conduct and maintain business of trading and/or distribution by purchasing, acquiring, importing, marketing, trading, distributing, selling, exporting or otherwise do business in all kinds of goods, products, merchandise, medicines, supplies, compounds, machinery, equipment, apparatus, appliances, instruments, or other lawful objects of radiological, scientific, therapeutic, cosmetic, general and miscellaneous purposes and engage in such activities as to accomplish the same including to act as representative or agent, upon consignment or indents orders in any other representative capacity or be under distributorship or other arrangement for natural and juridical persons and entities, whether domestic or foreign.

The Company's shares were listed in the Philippine Stock Exchange (PSE) on December 7, 2021 and were traded under the ticker MEDIC (see Note 19.1).

The registered office of the Company, which is also its principal place of business, is located at 3rd floor, Vistamall Hub, C.V. Starr Avenue, Pamplona Dos, Las Piñas City. The Company also has its warehouse facility, which is located at 54 E Rodriguez Jr. Ave., Backing F. Pike St., Bagong Ilog, Pasig City.

1.2 Approval of Financial Statements

The financial statements of the Company as of and for the year ended December 31, 2024 (including the comparative financial statements as of December 31, 2023 and for the years ended December 31, 2023 and 2022) were authorized for issue by the Company's Board of Directors (BOD) on April 14, 2025.

2. MATERIAL ACCOUNTING POLICY INFORMATION

The material accounting policy information that have been used in the preparation of these financial statements are summarized on the succeeding pages. These policies have been consistently applied to all the years presented, unless otherwise stated.

2.1 Basis of Preparation of Financial Statements

(a) Statement of Compliance with Philippine Financial Reporting Standards

The financial statements of the Company have been prepared in accordance with Philippine Financial Reporting Standards (PFRS Accounting Standards). PFRS Accounting Standards are adopted by the Financial and Sustainability Reporting Standards Council (FSRSC) from the pronouncements issued by the International Accounting Standards Board and approved by the Philippine Board of Accountancy.

The financial statements have been prepared using the measurement bases specified by PFRS Accounting Standards for each type of asset, liability, income and expense. The measurement bases are more fully described in the accounting policies that follow.

(b) Presentation of Financial Statements

The financial statements are presented in accordance with Philippine Accounting Standard (PAS) 1, *Presentation of Financial Statements*. The Company presents all items of income and expenses in a single statement of comprehensive income.

The Company presents a third statement of financial position as of the beginning of the preceding period when it applies an accounting policy retrospectively, or makes a retrospective restatement or reclassification of items that has a material effect on the information in the statement of financial position at the beginning of the preceding period. The related notes to the third statement of financial position are not required to be disclosed.

(c) Functional and Presentation Currency

These financial statements are presented in Philippine pesos, the Company's functional and presentation currency, and all values represent absolute amounts except when otherwise indicated.

Items included in the financial statements of the Company are measured using its functional currency. Functional currency is the currency of the primary economic environment in which the Company operates.

2.2 Adoption of Amended PFRS Accounting Standards

(a) Effective in 2024 that are Relevant to the Company

The Company adopted for the first time the following amendments to PFRS Accounting Standards, which are mandatorily effective for annual periods beginning on or after January 1, 2024:

PAS 1 (Amendments)	: Presentation of Financial Statements –
	Classification of Liabilities as Current or
	Non-current, and Non-current Liabilities
	with Covenants

PAS 7 and PFRS 7 (Amendments)	:	Statement of Cash Flow, and Financial Instruments: Disclosures – Supplier Finance Arrangements
PFRS 16 (Amendments)	:	Lease Liability in a Sale and Leaseback

Discussed below are the relevant information about these pronouncements.

- PAS 1 (Amendments), Presentation of Financial Statements Classification of Liabilities as Current or Non-current. The amendments provide guidance on whether a liability should be classified as either current or non-current. The amendments clarify that the classification of liabilities as current or non-current should be based on rights that are in existence at the end of the reporting period and that the classification is unaffected by expectations about whether an entity will exercise its right to defer settlement of a liability. The application of these amendments had no significant impact on the Company's financial statements.
- (ii) PAS 1 (Amendments), Presentation of Financial Statements Non-current Liabilities with Covenants. The amendments specify that if the right to defer settlement for at least 12 months is subject to an entity complying with conditions after the reporting period, then those conditions would not affect whether the right to defer settlement exists at the end of the reporting period for the purposes of classifying a liability as current or non-current. For non-current liabilities subject to conditions, an entity is required to disclose information about the conditions, whether the entity would comply with the conditions based on its circumstances at the reporting date and whether and how the entity expects to comply with the conditions by the date on which they are contractually required to be tested. The Company has no liabilities with covenants; hence, the application of these amendments had no significant impact on the Company's financial statements.
- (iii) PAS 7 and PFRS 7 (Amendments), Statement of Cash Flows, Financial Instruments: Disclosures – Supplier Finance Arrangements. The amendments add a disclosure objective to PAS 7 stating that an entity is required to disclose information about its supplier finance arrangements that enables users of financial statements to assess the effects of those arrangements on the entity's liabilities and cash flows. In addition, PFRS 7 is amended to add supplier finance arrangements as an example within the requirements to disclose information about an entity's exposure to concentration of liquidity risk. The application of these amendments had no significant impact on the Company's financial statements.
- (iv) PFRS 16 (Amendments), Lease Liability in a Sale and Leaseback. The amendments require the seller-lessee to subsequently measure lease liabilities arising from a leaseback in a way that it does not recognize any amount of the gain or loss that relates to the right of use it retains. The new requirements do not prevent a seller-lessee from recognizing in profit or loss any gain or loss relating to the partial or full termination of a lease. The Company has no sale and leaseback transaction; hence, the application of these amendments had no significant impact on the Company's financial statements.

(b) Effective Subsequent to 2024 but not Adopted Early

There are amendments to existing standards effective for annual periods subsequent to 2024, which are adopted by the FSRSC. Management will adopt the following relevant pronouncements in accordance with their transitional provisions; and unless otherwise indicated, none of these are expected to have significant impact on the Company's financial statements.

- PAS 21 (Amendments), The Effects of Changes in Foreign Exchange Rates Lack of Exchangeability (effective from January 1, 2025)
- (ii) PFRS 9 and PFRS 7 (Amendments), Financial Instruments, and Financial Instruments: Disclosures – Amendments to the Classification and Measurement of Financial Instruments (effective from January 1, 2026)
- (iii) PFRS 18, Presentation and Disclosure in Financial Statements (effective from January 1, 2027). The new standard impacts the classification of profit or loss items (i.e., into operating, investing and financing categories) and the presentation of subtotals in the statement of profit or loss (i.e., operating profit and profit before financing and income taxes). The new standard also changes the aggregation and disaggregation of information presented in the primary financial statements and in the notes. It also introduces required disclosures about management-defined performance measures. The new standard, however, does not affect how an entity recognizes and measures its financial condition, financial performance and cash flows.

2.3 Financial Instruments

(a) Financial Assets

Regular purchases and sales of financial assets are recognized on their trade date (i.e., the date that the Company commits to purchase or sell the asset).

Classification, Measurement and Reclassification of Financial Assets

The Company's financial assets at amortized costs are presented in the statement of financial position as Cash, Trade and Other Receivables (excluding advances to suppliers), Guarantee Deposits, Rental and other deposits and Bid and construction bonds (presented as part of Prepayments and Other Current Assets account).

<u>Impairment of Financial Assets</u>

At the end of the reporting period, the Company assesses its expected credit loss (ECL) on a forward-looking basis associated with its financial assets carried at amortized cost. The measurement of ECL involves consideration of a broader range of information in assessing credit risk and measuring expected credit losses, including past events, current conditions, reasonable and supportable forecasts that affect collectability of the future cash flows of the financial assets.

For trade and other receivables, the Company recognizes lifetime ECL when there has been a significant increase in credit risk on a financial asset since initial recognition. Lifetime ECL represents the expected credit loss that will result from all possible default events over the expected life of a financial asset, irrespective of the timing of the default. However, if the credit risk on a financial asset has not increased significantly since initial recognition, the Company measures and provides for credit losses that are expected to result from default events that are possible within 12 months after the end of the reporting period.

The Company applies a general approach in relation to due to a related party. The maximum period over which ECL should be measured is the longest contractual period where an entity is exposed to credit risk. Management determines possible impairment based on the sufficiency of the related party's highly liquid assets in order to repay the Company's receivables if demanded at the reporting date taking into consideration the historical defaults of the related party. If the recovery strategies indicate that the outstanding balance of the receivables can be collected, the ECL is limited to the effect of discounting the amount due over the period until cash is realized.

The Company determines whether there has been a significant increase in credit risk for financial asset since initial recognition by comparing the risk of default occurring over the expected life of the financial asset between the reporting date and the date of the initial recognition. In making this assessment, the Company considers both quantitative and qualitative information that may indicate an actual or expected deterioration of the credit quality of the financial assets.

(b) Financial Liabilities

Financial liabilities include Trade and Other Payables (excluding tax-related payables) and Notes Payable.

2.4 Inventories

The cost of inventories are determined using the first-in, first-out method.

2.5 Property and Equipment

Following initial recognition at cost, items of property and equipment (except land) are stated at cost less accumulated depreciation and any impairment in value. Land is measured at cost less any accumulated impairment losses.

Depreciation is computed using the straight-line method over the following estimated useful lives:

Office condominium unit	25 years
Transportation equipment	5 years
Warehouse equipment	1-5 years
Demo units and dialysis machines	1-5 years
Furniture and fixtures	1-3 years
Computer equipment	1-3 years
Building – warehouse	25 years

Leasehold improvements are amortized over the terms of the related leases or the useful lives of the improvements of two years, whichever is shorter.

2.6 Revenue and Expense Recognition

Revenue arises mainly from the sale of medical equipment, provision of preventive maintenance services, and installation of medical equipment.

The Company also assesses its revenue agreements against the specific criteria enumerated below in order to determine if it is acting as principal or agent. Both the legal form and the substance of the agreement are considered to determine each party's respective roles in the agreement. Revenue is recorded at gross when acting as a principal while only net revenues are considered if only an agency service exists. In addition, the following specific recognition criteria must also be met before revenue is recognized:

- (a) Sale of medical equipment Revenue is recognized when or as the Company transfers control of the assets at a point in time to the customer. Invoices for goods transferred are due upon receipt by the customer.
- (b) Preventive maintenance services Revenue is recognized as the maintenance activities are performed over time and is based on the actual service provided.
- (c) Installation of medical facilities and medical equipment Revenue from installation of medical facilities and medical equipment is recognized over time and is based on a percentage-of-completion method.
- (d) Distribution income Revenue from warehousing and logistics services is recognized over time and is equivalent to a percentage of the counterparty's net sales.

Costs and expenses are recognized in profit or loss upon utilization of goods or services or at the date they are incurred. All finance costs are reported in profit or loss on an accrual basis, except capitalized borrowing costs which are included as part of the cost of the related qualifying asset.

2.7 Leases

(a) Company as a Lessee

The Company has elected to account for short-term leases and leases of low-value assets using the practical expedients. Instead of recognizing a right-of-use asset and lease liability, the payments in relation to these are recognized as an expense in profit or loss on a straight-line basis over the lease term.

(b) Company as a Lessor

The Company applies judgment in determining whether a lease contract is a finance or operating lease.

2.8 Impairment of Non-financial Assets

The Company's property and equipment and other non-financial assets are subject to impairment testing.

2.9 Employee Benefits

The Company provides post-employment benefits to employees through a defined benefit plan and defined contribution plans, and other employee benefits.

The Company's defined benefit post-employment plan covers all regular full-time employees. The pension plan is non-contributory, administered by a trustee and shall be tax-qualified after the approval from the Bureau of Internal Revenue (BIR).

The defined benefit obligation is calculated annually by independent actuaries using the projected unit credit method.

A defined contribution plan is a post-employment plan under which the Company pays fixed contributions into an independent entity such as Social Security System.

2.10 Segment Reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the Company's BOD – its chief operating decision-maker. The Company's BOD is responsible for assessing the performance of the operating segments.

In identifying its operating segments, management generally follows the Company's business line as disclosed in Note 4.

In addition, corporate assets which are not directly attributable to the business activities of any operating segment are not allocated to a segment.

There have been no changes from prior periods in the measurement methods used to determine reported segment profit or loss.

3. SIGNIFICANT ACCOUNTING JUDGMENTS AND ESTIMATES

The preparation of the Company's financial statements in accordance with PFRS Accounting Standards requires management to make judgments and estimates that affect the amounts reported in the financial statements and related notes. Judgments and estimates are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Actual results may ultimately differ from these estimates.

3.1 Critical Management Judgments in Applying Accounting Policies

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

(a) Determination of Timing of Satisfaction of Performance Obligations

(i) Installation of Medical Facilities and Medical Equipment and Preventive Maintenance Services

The Company determines that its revenue from installation of medical facilities and medical equipment, and preventive maintenance services shall be recognized over time. In making its judgment, the Company considers the timing of receipt and consumption of benefits provided by the Company to the customers. The Company provides these services without the need of reperformance of other companies. This demonstrates that the customers simultaneously receive and consume the benefits of the Company's services as it performs.

In determining the best method of measuring the progress of the Company's rendering of installation services, management considers the input method under PFRS 15 because of the direct relationship between the Company's effort, in terms of materials or supplies used, incurred labor hours, and the transfer of service to the customer.

In determining the appropriate method to use in recognizing the Company's revenues from preventive maintenance services, management considers the actual service provided to the end of the reporting period as a proportion of the total services to be provided.

(ii) Sale of Medical Equipment

The Company determines that its revenue from sale of medical equipment shall be recognized at a point in time when the control of the goods have passed to the customer, i.e., generally when the customer has acknowledged delivery of the goods.

(b) Determination of Transaction Price and Amounts Allocated to Performance Obligation

The transaction price for a contract is allocated amongst the material rights and other performance obligations identified in the contract based on their stand-alone selling prices, which are all observable. The transaction price for a contract excludes any amounts collected on behalf of third parties [e.g., value-added taxes (VAT)].

The Company uses the practical expedient in PFRS 15 with respect to non-adjustment of the promised amount of consideration for the effects of significant financing component as the Company expects, at contract inception, that the period between when the Company transfers promised goods or services to the customer and payment due date is one year or less.

(c) Determination of ECL of Financial Assets at Amortized Cost

The Company uses the simplified approach to calculate ECL for trade and other receivables and contract assets, except those trade receivables from certain agencies of the Philippine National Government (NG). The provision rates are based on days past due for groupings of various customer segments that have similar loss patterns (i.e., by geography, product type, customer type and rating).

The provision matrix is based on the Company's historical observed default rates. The Company's management intends to regularly calibrate (i.e., on an annual basis) the matrix to consider the historical credit loss experience with forward-looking information (i.e., forecast economic conditions).

With respect to trade receivables arising from contracts with NG, management determines the ECL based on the most recent external credit rating provided for the Philippines. Such a rating is considered as the equivalent loss rate in determining the loss allowance related to trade receivables with NG agencies, as it reflects both historical and current considerations, and accounts for the potential impact of future events.

If the Company cannot immediately collect its receivables, management considers the expected manner of recovery to measure ECL. If the recovery strategies indicate that the outstanding balance of receivables can be fully collected, the ECL is limited to the effect of discounting the amount due over the period until cash is realized.

Details about the ECL on the Company's financial assets at amortized cost disclosed in Note 22.2.

(d) Recognition of Provisions and Contingencies

Judgment is exercised by management to distinguish between provisions and contingencies. Disclosures on relevant contingencies are presented in Note 21.

3.2 Key Sources of Estimation Uncertainty

Presented below and on the succeeding page are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next reporting period.

(a) Recognition of Revenues Based on Percentage of Completion (POC)

The Company recognizes its revenue from installation of medical facilities and medical equipment based on the POC under the input method of the project whereby the performance obligations are satisfied over time (see Note 2.6). The Company's application of POC method is based on its efforts or inputs (i.e., actual costs incurred) to the satisfaction of a performance obligation relative to the total expected construction costs. Review of the benchmarks set by management necessary for the determination of POC is done regularly. Actual data is being compared to the related benchmarks and critical judgment is exercised to assess the reliability of the percentage of completion procedures which are currently in place and make the necessary revisions in the light of current progress.

(b) Estimation of Allowance for ECL

The measurement of the allowance for ECL on financial assets at amortized cost and contract assets is an area that requires the use of significant assumptions about the future economic conditions and credit behavior (e.g., likelihood of customers defaulting and the resulting losses). Explanation of the inputs, assumptions and estimation used in measuring ECL is further detailed in Note 22.2(b).

(c) Determination of Net Realizable Value of Inventories

In determining the net realizable value of inventories, management takes into account the most reliable evidence available at the dates the estimates are made. The Company's core business is continuously subject to rapid technological changes which may cause inventory obsolescence. Moreover, future realization of the carrying amounts of inventories as presented in Note 7 is affected by price changes and action from competitors. Both aspects are considered key sources of estimation uncertainty and may cause significant adjustments to the Company's inventories within the next financial reporting period.

(d) Estimation of Useful Lives of Property and Equipment

The Company estimates the useful lives of property and equipment based on the period over which the assets are expected to be available for use. The estimated useful lives of property and equipment are reviewed periodically and are updated if expectations differ from previous estimates due to physical wear and tear, technical or commercial obsolescence and legal or other limits on the use of the assets.

The carrying amounts of property and equipment are analyzed in Notes 9. Based on management's assessment as of December 31, 2024 and 2023, there is no change in estimated useful lives of those assets during those years. Actual results, however, may vary due to changes in estimates brought about by changes in the factors mentioned above.

(e) Determination of Realizable Amount of Deferred Tax Assets

The Company reviews its deferred tax assets at the end of each reporting period and reduces the carrying amount to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilized. Management assessed that the deferred tax assets recognized as of December 31, 2024 and 2023 will be fully utilized in the coming years. The carrying value of deferred tax assets as of those dates is disclosed in Note 17.

(f) Impairment of Non-financial Assets

In assessing impairment, management estimates the recoverable amount of each asset or a cash-generating unit based on expected future cash flows and uses an interest rate to calculate the present value of those cash flows. Estimation uncertainty relates to assumptions about future operating results and the determination of a suitable discount rate.

Though management believes that the assumptions used in the estimation of fair values reflected in the financial statements are appropriate and reasonable, significant changes in those assumptions may materially affect the assessment of recoverable values and any resulting impairment loss could have a material adverse effect on the results of operations.

No impairment loss is required to be recognized on the Company's property and equipment and other non-financial assets in 2024, 2023 and 2022.

(g) Valuation of Post-employment Defined Benefit Obligation

The determination of the Company's obligation or asset and cost of post-employment defined benefit is dependent on the selection of certain assumptions used by actuaries in calculating such amounts. Those assumptions include, among others, discount rates, expected rate of return on plan assets, salary rate increase, and employee turnover rate. A significant change in any of these actuarial assumptions may generally affect the recognized expense, other comprehensive income or losses and the carrying amount of the post-employment benefit obligation or asset in the next reporting period.

The amounts of post-employment benefit obligation or asset and expense and analysis of the movements in the estimated present value of post-employment benefit, as well as the significant assumptions used in estimating such obligation are presented in Note 16.2.

4. OPERATING SEGMENT

The Company has only one reportable segment, i.e., sale of medical equipment, provision of preventive maintenance services, and installation of medical equipment, which caters to private and government customers. Revenues from certain government agencies, which are considered as major customers, exceed 10% of the Company's total revenues in 2024, 2023 and 2022 (see Note 13). The revenues from these major customers amounted to P538.1 million from two (2) customers in 2024 and P236.3 million and P1,091.6 million from one (1) customer in 2023 and 2022, respectively.

Further, the Company has only one geographical segment as all its operations are based in the Philippines.

5. CASH

Cash includes the following components as of December 31:

(Amounts in PHP)	2024	2023	
Cash in banks Cash on hand	105,126,589 82,560	95,865,379 82,560	
	105,209,149	95,947,939	

Cash in banks generally earn interest based on daily bank deposit rates. Interest income earned amounted to P78,562, P103,536 and P245,858 in 2024, 2023 and 2022, respectively, and is presented as Interest income under Other Income (Charges) – Net in the statements of comprehensive income (see Note 15).

6. TRADE AND OTHER RECEIVABLES

This account is composed of the following:

(Amounts in PHP)	Notes	2024	2023
Trade receivables:			
Third parties		1,817,922,783	1,446,189,427
Advances to a related party	18.1	56,492,066	-
Allowance for expected credit			
losses	22.2(b)	(78,737,607)	(33,926,215)
		1,795,677,242	1,412,263,212
Non-trade receivables:			
Advances to suppliers		430,203,293	492,333,169
Other receivables		1,458,738	1,184,991
		431,662,031	493,518,160
		2,227,339,273	1,905,781,372

Advances to suppliers pertain to full or partial payment for goods and services before they are actually received by the Company.

Other receivables generally arise from transactions outside the usual operating activities of the Company. These receivables pertain to non-trade borrowings by third parties which have market connections and are customers of the Company.

A reconciliation of the allowance for impairment at the beginning and end of 2024 and 2023 is shown below.

(Amounts in PHP)	Notes	2024	2023
Balance at beginning of year Provision (recovery) for ECL Write-off	14	33,926,215 53,793,892 (8,982,500)	34,217,038 (290,823) -
Balance at end of year	22.2(b)	78,737,607	33,926,215

Provision (recovery) for ECL is presented as part of Operating Expenses in the statements of comprehensive income.

In 2024, the management has written-off its long outstanding receivables from a certain customer amounting P8,982,500. There was no similar transaction in 2023 and 2022.

7. INVENTORIES

The breakdown of inventories is as follows:

(Amounts in PHP)	2024	2023
Inventories Allowance for inventory	68,192,394	82,927,035
obsolescence	(8,511,533)	(8,511,533)
Balance at end of year	59,680,861	74,415,502

In prior years, the Company provided an allowance for obsolete inventories amounting to P8,511,533. The Company assessed that there were no additional obsolete and impaired inventories in 2024, 2023, and 2022.

An analysis of the costs of inventories included in the direct costs in each year is presented in Note 14.

8. PREPAYMENTS AND OTHER CURRENT ASSETS

The composition of this account as of December 31 is shown below.

(Amounts in PHP)	2024	2023
Input VAT	150,538,715	125,669,309
Bid and construction bonds	3,424,484	3,424,484
Rental and other deposits	897,938	636,373
Prepaid insurance	124,589	2,405,929
Others	1,054,091	1,321,155
	156,039,817	133,457,250

Bid bonds are issued by contractors to the project owner as part of supply bidding process to provide guarantee that the winning bidder will undertake the contract under the terms at which they bid. Construction bonds, on the other hand, represent deposits required prior to the start of construction to cover all violations or non-compliance of any guidelines, requirements, or deviation from the approved plans and may be forfeited as a result of violation.

Other prepayments include expenses that have been paid but have not yet been used up or expired such as internet subscription and prepayments for employees' medical check-up.

9. PROPERTY AND EQUIPMENT

The gross carrying amounts and accumulated depreciation of property and equipment at the beginning and end of 2024 and 2023 are shown below.

(Amounts in PHP)	Land	Leasehold Improvements	Office Condominium Unit	Computer Equipment	Furniture and Fixtures	Transportation Equipment	Warehouse Equipment	Demo Units & Dialysis Machines	Construction in Progress	Building - Warehouse	Total
December 31, 2024 Cost Accumulated	121,350,000	7,233,938	13,907,143	19,430,714	2,851,142	14,792,293	5,395,943	63,344,516	-	43,211,897	291,517,586
depreciation and amortization		(7,233,938)	(6,100,269)	(16,697,764)	(2,811,318)	(8,938,801)	(5,368,647)	(31,885,628)		(4,205,481)	(83,241,846)
Net Carrying Amount	121,350,000		7,806,874	2,732,950	39,824	5,853,492	27,296	31,458,888		39,006,416	208,275,740
December 31, 2023 Cost Accumulated	121,350,000	7,233,938	13,907,143	18,075,205	2,811,318	10,609,793	5,287,476	42,532,618	-	43,211,897	265,019,388
depreciation and amortization		(7,209,938)	(5,543,983)	(13,323,509)	(2,796,026)	(7,798,598)	(5,234,944)	(26,960,468)		(2,469,292)	(71,336,758)
Net carrying amount	121,350,000	24,000	8,363,160	4,751,696	15,292	2,811,195	52,532	15,572,150		40,742,605	193,682,630
January 1, 2023 Cost Accumulated depreciation and	121,350,000	7,209,938	13,907,143	15,875,795	2,780,968	10,609,795	5,195,326	23,911,830	-	40,897,730	241,738,525
amortization		(7,118,474)	(4,987,698)	(9,979,775)	(2,554,583)	(7,064,338)	(3,498,696)	(22,463,221)		(817,956)	(58,484,741)
Net carrying amount	121,350,000	91,464	8,919,445	5,896,020	226,385	3,545,457	1,696,630	1,448,609	-	40,079,774	183,253,784

A reconciliation of the carrying amounts of property and equipment at the beginning and end of 2024 and 2023 is shown below and on the succeeding page.

(Amounts in PHP)	Land	Leasehold Improvements	Office Condominium Unit	Computer Equipment	Furniture and Fixtures	Transportation Equipment	Warehouse Equipment	Demo Units & Dialysis Machines	Construction in Progress	Building - Warehouse	Total
Balance at January 1, 2024, net of accumulated depreciation and amortization Additions Depreciation and amortization charges for the year	-	- (24,000)	8,363,160 - <u>(556,286)</u>	4,751,696 1,355,509 (3,374,255)	15,292 39,824 (15,292)	2,811,195 4,182,500 (1,140,203)	52,532 108,467 (133,703)	15,572,150 20,811,898 (4,925,160)	-	40,742,605 - (1,736,189)	193,682,630 26,498,198 (11,905,088)
Balance at December 31, 2024, net of accumulated depreciation and amortization	121,350,000		7,806,874	2,732,950	39,824	5,853,492	27,296	31,458,888		39,006,416	208,275,740

(Amounts in PHP)	Land	Leasehold Improvements	Office Condominium Unit	Computer Equipment	Furniture and Fixtures	Transportation Equipment	Warehouse Equipment	Demo Units & Dialysis Machines	Construction in Progress	Building - Warehouse	Total
Balance at January 1, 2023, net of accumulated depreciation and amortization Additions Depreciation and amortization charges for the year	-	91,464 24,000 (91,464)	8,919,445 - (556,28 <u>5)</u>	5,896,020 2,199,410 (3,343,734)	226,385 30,350 (241,443)	3,545,457 - (734,262)	1,696,630 92,150 (1,736,248)	1,448,609 18,620,788 (4,497,247)	- -	40,079,774 2,314,168 (1,651,337)	183,253,784 23,280,866 (12,852,020)
Balance at December 31, 2023, net of accumulated depreciation and amortization	121,350,000	24,000	8,363,160	4,751,696	15,292	2,811,195	52,532	15,572,150		40,742,605	193,682,630
Balance at January 1, 2022, net of accumulated depreciation and amortization Additions Disposals - net Reclassification Depreciation and amortization charges for the year	121,350,000 - - -	- 99,779 - (8,315)	9,475,731 - - (556,286)	6,194,668 3,458,745 - - (3,757,393)	435,611 - (209,226)	392,785 3,671,295 (274,704) - (243,919)	- 3,671,554 - (1,974,924)	2,188,476 74,429 - - (814,296)	15,840,903 - (15,840,903) -	25,056,827 - 15,840,903 (817,956)	155,442,563 36,468,240 (274,704) - (8,382,315)
Balance at December 31, 2022, net of accumulated depreciation and amortization	121,350,000	91,464	8,919,445	5,896,020	226,385	3,545,457	1,696,630	1,448,609		40,079,774	183,253,784

Depreciation expense amounting to P11,905,088, P12,852,020 and P9,553,745 for 2024, 2023 and 2022, respectively, is presented as part of Operating Expenses in the statements of comprehensive income (see Note 14).

In 2022, the Company reclassified certain property and equipment from Construction in Progress to Building – Warehouse amounting to P15,840,903. There was no similar transaction in 2024 and 2023.

In 2022, the Company sold certain fully depreciated computer equipment and transportation equipment with net carrying value of P274,704 for P514,994. The related gain amounting to P240,290 is presented as part of Other Income under Other Income (Charges) – Net in the 2022 statement of comprehensive income (see Note 15.1). There was no similar transaction in 2024 and 2023.

In 2024, the Company disposed of certain fully depreciated items of property and equipment. There was no gain or loss recognized on the disposal. There was no similar transaction in 2023 and 2022.

As of December 31, 2024 and 2023, the Company's fully depreciated assets amounting to P54,802,671 and P51,731,817, respectively, are still being used in operations.

10. TRADE AND OTHER PAYABLES

This account consists of:

(Amounts in PHP)	Note	2024	2023
Trade payables	18.6	1,049,478,976	1,061,059,001
Deferred output VAT		115,737,635	152,957,802
Accrued expenses		19,576,462	10,846,713
Payable to government agencies		3,540,113	1,601,413
Auto loan		778,284	-
Advances from a related party	18.1		39,859,541
		1,189,111,470	1,266,324,470

Trade payables are noninterest-bearing and are due within the next reporting period.

Deferred output VAT pertains to the difference between the output tax recognized for transactions with the government under PFRS 15 revenue recognition and output tax recognized based on collection which are already reported and paid to the BIR.

Accrued expenses represent accrual for direct labor and other expenses which are already incurred but not yet paid as of the end of the reporting period.

Payable to government agencies include withholding taxes, VAT, and the SSS, Home Development Mutual Fund (HDMF), and Philippine Health Insurance Corporation (PHIC) contributions.

11. NOTES PAYABLE

Notes payable as of December 31, 2024 and 2023 amounted to P377,500,000 and P400,000,000, respectively.

11.1 Notes Payable

Notes payable represent unsecured term loans obtained from various local banks to finance its purchases of inventories and for additional working capital requirement of the Company. Notes payable bear an interest of 6.0% to 6.8% in 2024 and 6.75% in 2023 per annum with terms ranging up to six months in both years. The Company's loan agreements do not contain covenant obligations.

11.2 Interest Expense and Bank Charges

Interest expense on notes payable amounting to P16,846,703, P13,523,959 and P9,195,718 in 2024, 2023 and 2022, respectively, is presented as part of Finance charges under Other Income (Charges) – Net in the statements of comprehensive income (see Note 15.2).

Bank charges paid and incurred for the availment and processing of notes payable amounted to P3,748,670, P3,481,008 and P3,071,683 in 2024, 2023 and 2022, respectively, and is presented as part of Finance Charges under Other Income (Charges) – Net in the statements of comprehensive income (see Note 15.2).

12. RECONCILIATION OF LIABILITIES ARISING FROM FINANCING ACTIVITIES

Presented below is the reconciliation of the Company's liabilities arising from financing activities, which include both cash and non-cash changes.

(Amounts in PHP)	Notes Payable (Note 11)	Lease Liability	Dividends Payable (Note 19.2)	Total
Balance at January 1, 2024 Non-cash financing activity –	400,000,000	-	-	400,000,000
Dividends declared Cash flows from financing activities:	-	-	7,252,320	7,252,320
Repayments of notes payable	(602,500,000)	-	-	(602,500,000)
Additions to notes payable	580,000,000	-	-	580,000,000
Dividends paid			(7,252,320)	(7,252,320)
Balance at December 31, 2024	377,500,000		-	377,500,000
Balance at January 1, 2023 Non-cash financing activity –	181,634,310	-	-	181,634,310
Dividends declared Cash flows from financing activities:	-	-	28,795,778	28,795,778
Additions to notes payable	297,792,558	-	-	297,792,558
Repayments of notes payable	(79,426,868)	-	-	(79,426,868)
Dividends paid			(28,795,778)	(28,795,778)
Balance at December 31, 2023	400,000,000		-	400,000,000
Balance at January 1, 2022 Non-cash financing activity: Interest expense amortization on	647,705,283	1,341,992	-	649,047,275
lease liability	_	14,008	_	14,008
Dividends declared	_	-	25,444,725	25,444,725
Cash flows from financing activities:			,,	,,
Repayments of notes payable	(943,863,531)	-	-	(943,863,531)
Additions to notes payable	477,792,558	-	-	477,792,558
Dividends paid	-	-	(25,444,725)	(25,444,725)
Repayments of lease liability		(1,356,000)		(1,356,000)
Balance at December 31, 2022	181,634,310		-	_

13. REVENUES

13.1 Disaggregation of Revenues

The Company derives revenue from the transfer of goods and services in the following primary geographical markets:

(Amounts in PHP)	Sale of Medical Equipment (point in time)	Preventive Maintenance Services (over time)	Installation Services (over time)	Total
<u>December 31, 2024</u> Primary geographical markets				
Luzon	1,010,935,584	99,402,857	40,413,436	1,150,751,877
Visayas	112,456,561	883,036	-	113,339,597
Mindanao	112,574,260	14,437,437	25,022,187	152,033,884
	1,235,966,405	114,723,330	65,435,623	1,416,125,358
<u>December 31, 2023</u> Primary geographical markets				
Luzon	437,496,606	91,114,860	17,972,935	546,584,401
Visayas	25,239,358	510,714	-	25,750,072
Mindanao	80,597,229	26,271,205	678,898	107,547,332
	543,333,193	117,896,779	18,651,833	679,881,805
<u>December 31, 2022</u> Primary geographical markets				
Luzon	525,543,198	67,935,714	649,321,200	1,242,800,112
Visayas	100,478,669	-	26,169,625	126,648,294
Mindanao	170,501,575	12,455,357	412,395,068	595,352,000
	796,523,442	80,391,071	1,087,885,893	1,964,800,406

The Company derives revenue from the transfer of goods and services in the following sectors:

(Amounts in PHP)	Sale of Medical Equipment (point in time)	Preventive Maintenance Services (over time)	Installation Services (over time)	Total
December 31, 2024 Customers Government	1,147,879,385	114,723,330	65,435,623	1,328,038,338
Private entities	88,087,020 1,235,966,405	- 114,723,330	- 65,435,623	88,087,020 1,416,125,358

(Amounts in PHP)	Sale of Medical Equipment (point in time)	Preventive Maintenance Services (over time)	Installation Services (over time)	Total
<u>December 31, 2023</u>				
Customers				
Government	464,835,555	117,896,779	18,651,833	601,384,167
Private entities	78,497,638			78,497,638
	543,333,193	117,896,779	18,651,833	679,881,805
<u>December 31, 2022</u>				
Customers				
Government	656,417,323	80,391,071	1,087,885,893	1,824,694,287
Private entities	140,106,119	-	-	140,106,119
	796,523,442	80,391,071	1,087,885,893	1,964,800,406

13.2 Contract Balances

The Company recognizes contract assets, due to timing difference of payment and satisfaction of performance obligation, to the extent of satisfied performance obligation on all open contracts as of the end of the reporting period.

Changes in the contract assets are recognized by the Company when a right to receive payment is already established and upon performance of unsatisfied performance obligation, respectively.

As of December 31, 2024 and 2023 the balance of contract assets amounted to P1,064,395,354 and P1,411,783,578, respectively.

Contract assets pertain to revenue recognized based on POC that is not yet billed nor collected as of December 31, 2024 and 2023. As of December 31, 2024 and 2023, there were no impairment of contract assets.

A reconciliation of the movements of contract assets is shown below.

(Amounts in PHP)	2024	2023
Contract assets: Balance at beginning of year Contract assets during the year Transfers from contract assets recognized	1,411,783,578 73,287,896	1,768,036,154 20,890,053
at the beginning of year to trade receivables	(420,676,120)	(377,142,629)
Balance at year end	1,064,395,354	1,411,783,578

14. OPERATING EXPENSES BY NATURE

The details of the Company's operating expenses by nature are shown below.

(Amounts in PHP)	Notes	2024	2023	2022
Net purchases		997,519,969	434,451,777	1,537,977,388
Salaries and wages	16.1, 18.7	60,239,864	44,361,678	42,945,779
Provision (recovery) for ECL	6	53,793,892	(290,823)	1,199,886
Freight and handling		15,654,675	5,946,414	6,693,411
Changes in inventories		14,734,641	2,509,460	43,496,907
Professional fees	18.6	12,503,813	13,824,515	18,435,633
Depreciation and amortization	n 9	11,905,088	12,852,020	9,553,745
Travel and transportation		10,804,097	10,369,719	4,771,296
Penalties		9,991,761	2,031,439	7,067,571
Representation		8,892,037	5,508,631	2,059,363
Taxes and licenses		8,422,539	12,572,214	14,723,270
Training and seminars		6,100,167	4,364,202	1,203,973
Insurance		5,541,760	2,128,105	2,337,642
Meals		4,697,275	2,889,067	1,070,535
Utilities and communication		3,708,028	2,649,304	1,670,527
SSS, HDMF and PHIC		2,942,107	2,015,194	1,679,517
Repairs and maintenance		2,600,279	1,264,388	742,724
Security and janitorial		2,376,409	2,042,799	1,815,667
Rent		2,135,983	2,053,845	1,479,366
Accommodation		2,054,863	662,702	298,311
Bidding		1,204,694	911,888	927,752
Supplies		885,242	834,980	412,307
Association dues		408,442	333,492	276,400
Advertising and promotion		219,267	277,506	1,092,571
Miscellaneous		2,684,937	8,169,826	2,344,754
		1,242,021,829	574,734,342	1,706,276,295

The expenses are classified in the statements of comprehensive income as follows:

(Amounts in PHP)		2024	2023	2022
Direct costs Operating expenses		1,012,254,610 229,767,219	436,961,237 137,773,105	1,581,474,295 124,802,000
		1,242,021,829	574,734,342	1,706,276,295
The details of direct costs are s	hown belo	w.		
(Amounts in PHP)	Notes	2024	2023	2022
Inventories at beginning of				
year	7	74,415,502	76,924,962	120,421,869
Net purchases during the year	18.5	997,519,969	434,451,777	1,537,977,388
		1,071,935,471	511,376,739	1,658,399,257
Inventories at end of year	7	(59,680,861)	(74,415,502)	(76,924,962)
		1,012,254,610	436,961,237	1,581,474,295

15. OTHER INCOME (CHARGES) - Net

The breakdown of this account follows:

(Amounts in PHP)	Notes	2024	2023	2022
Other income	15.1	20,896,419	22,625,920	33,855,682
Finance charges	15.2	(20,595,373)	(17,004,967)	(12,281,409)
Foreign exchange loss - net Interest income	5	(1,492,414) 78,562	(13,375,767) 103,536	(23,443,852) 245,858
		(1,112,806)	(7,651,278)	(1,623,721)

15.1 Other Income

Other income includes the following:

(Amounts in PHP)	Notes	2024	2023	2022
Distribution income Rent income Others	18.2 18.4 9	19,436,031 1,460,250 138	21,165,670 1,460,250 -	32,047,999 1,567,393 240,290
		20,896,419	22,625,920	33,855,682

15.2 Finance Charges

The breakdown of this account follows:

(Amounts in PHP)	Note	2024	2023	2022
Interest expense on not	es			
payable	11	16,846,703	13,523,959	9,195,718
Bank charges	11	3,748,670	3,481,008	3,071,683
Others				14,008
		20,595,373	17,004,967	12,281,409

16. EMPLOYEE BENEFITS

16.1 Salaries and Employee Benefits

Details of salaries and employee benefits are presented below.

(Amounts in PHP)	Notes	2024	2023	2022
Short-term employee benefits		59,641,430	43,629,755	41,133,739
Post-employment defined benefit	16.2	598,434	731,923	1,812,040
	14, 18.7	60,239,864	44,361,678	42,945,779

16.2 Post-employment Defined Benefit Plan

(a) Characteristics of the Defined Benefit Plan

In 2022, the Company established a partially funded, tax-qualified, non-contributory post-employment plan that is being administered by a trustee bank that is legally separated from the Company.

The normal retirement age is 60 with a minimum of five years of credited service. The plan also provides that an employee may continue or extend his/her service up to age 65 upon mutual agreement of the employee and the management. Normal retirement benefit shall be a sum equivalent to 22.5 days pay for every year of credited service in accordance with the minimum requirements of the Republic Act 7641, *The Retirement Pay Law.* The post-employment plan covers all regular full-time employees.

(b) Explanation of Amounts Presented in the Financial Statements

All amounts presented below and on the succeeding pages are based on the actuarial valuation report obtained from an independent actuary in 2024 and 2023. The amounts of post-employment defined benefit obligation recognized in the statements of financial position amounted to P1,862,911 and P1,764,322 as of December 31, 2024 and 2023, respectively.

The amounts of post-employment defined benefit obligation recognized in the statements of financial position are determined as follows:

(Amounts in PHP)	2024	2023
Present value of the obligation Fair value of plan assets	3,921,143 (2,058,232)	4,301,338 (2,537,016)
	1,862,911	1,764,322

The movements in the present value of the post-employment defined benefit obligation recognized in the books is shown below:

(Amounts in PHP)	2024	2023
Balance at beginning of year	4,301,338	8,839,139
Current service cost	473,020	441,581
Interest expense	262,382	449,912
Transfer to the plan	7,561	18,636
Benefits paid	(583,294)	(3,954,351)
Actuarial losses (gains) arising from:		· · · ·
Changes in demographic assumptions	(2,441,817)	-
Experience adjustments	1,671,170	(1,259,345)
Changes in financial assumptions	230,783	(234,234)
Balance at end of year	3,921,143	4,301,338

(Amounts in PHP)	2024	2023
Balance at beginning of year	2,537,016	4,920,933
Benefits paid	(583,294)	(3,571,921)
Interest income	136,968	159,570
Remeasurement gains (losses)	(32,458)	1,028,434
Balance at end of year	2,058,232	2,537,016

The movements in the fair value of the plan assets are shown below.

The fair values of the investments in unit investment trust fund are determined based on quoted market prices in active markets (classified as Level 1 of the fair value hierarchy).

The composition of the fair value of plan assets at the end of the reporting period is shown below.

(Amounts in PHP)	2024	2023
Unit investment trust funds Cash and cash equivalents	2,057,462 770	2,511,646 25,370
	2,058,232	2,537,016

Plan assets do not comprise any of the Company's own financial instruments or any assets occupied and/or used in operations.

The components of amounts recognized in profit or loss and in other comprehensive income in respect of the defined benefit post-employment plan are as follows:

(Amounts in PHP)	2024	2023	2022
Reported in profit or loss: Current service cost	473,020	441,581	1,454,361
Interest expense Interest income	262,382 (136,968)	449,912 (159,570)	- 357,679
	598,434	731,923	1,812,040
Reported in other comprehensive loss (income): Actuarial losses (gains) arising from: Changes in demographic			
assumptions	(2,441,817)	-	-
Experience adjustments Changes in financial	1,671,170	(1,259,345)	-
assumptions Remeasurement of plan	230,783	(234,234)	-
asset	32,458	(1,028,434)	79,066
	(507,406)	(2,522,013)	79,066

Current service cost and net interest expense is presented as part of Salaries and wages under Operating Expenses in the statements of comprehensive income (see Note 14).

Amounts recognized in other comprehensive income were included within items that will not be reclassified subsequently to profit or loss.

In determining the amounts of the defined benefit post-employment obligation, the following significant actuarial assumptions were used:

	2024	2023	2022
Discount rates Expected rate of salary	6.12%	6.10%	5.09%
increases	5.00%	3.00%	3.00%

Assumptions regarding future mortality experience are based on published statistics and mortality tables. The average remaining working lives of an individual retiring at the age of 60 is 20.8 years, 21.8 years and 21.7 years in 2024, 2023 and 2022, respectively.

These assumptions were developed by management with the assistance of an independent actuary. Discount factors are determined close to the end of each reporting period by reference to the interest rates of zero-coupon government bonds with terms to maturity approximating the terms of the post-employment obligation. Other assumptions are based on current actuarial benchmarks and management's historical experience.

(c) Risks Associated with the Retirement Plan

The plan exposes the Company to actuarial risks such as interest rate risk, longevity risk and salary risk.

(i) Interest Risks

The present value of the defined benefit obligation is calculated using a discount rate determined by reference to market yields of government bonds. Generally, a decrease in the interest rate of a reference government bond will increase the plan obligation.

(ii) Longevity and Salary Risks

The present value of the defined benefit obligation is calculated by reference to the best estimate of the mortality of the plan participants both during and after their employment, and to their future salaries. Consequently, increases in the life expectancy and salary of the plan participants will result in an increase in the plan obligation.

(d) Other Information

The information on the sensitivity analysis for certain significant actuarial assumptions, and the timing and uncertainty of future cash flows related to the retirement plan are described on the succeeding pages.

(i) Sensitivity Analysis

The following table summarizes the effects of changes in the significant actuarial assumptions used in the determination of the defined benefit obligation as of December 31, 2024 and 2023:

	Impact on	Impact on Retirement Benefit Obligation			
(Amounts in PHP)	Change in Assumption	Increase in Assumption	Decrease in Assumption		
<u>December 31, 2024</u> Discount rate Salary growth rate	+/- 1.00% +/- 1.00%	(118,610) 130,923	130,766 (120,914)		
<u>December 31, 2023</u> Discount rate Salary growth rate	+/- 1.00% +/- 1.00%	(203,085) 236,762	231,753 (210,711)		

The sensitivity analysis is based on a change in an assumption while holding all other assumptions constant. This analysis may not be representative of the actual change in the defined benefit obligation as it is unlikely that the change in assumptions would occur in isolation of one another as some of the assumptions may be correlated. Furthermore, in presenting the above sensitivity analysis, the present value of the defined benefit obligation has been calculated using the projected unit credit method at the end of the reporting period, which is the same as that applied in calculating the defined benefit obligation recognized in the statements of financial position.

The methods and types of assumptions used in preparing the sensitivity analysis did not change compared to the previous years.

(ii) Asset-liability Matching Strategies

To efficiently manage the retirement plan, the Company ensures that the investment positions are managed in accordance with its asset-liability matching strategy to achieve that long-term investments are in line with the obligations under the retirement scheme. This strategy aims to match the plan assets to the retirement obligations by investing in long-term fixed interest securities (i.e., government or corporate bonds) with maturities that match the benefit payments as they fall due and in the appropriate currency. The Company actively monitors how the duration and the expected yield of the investments are matching the expected cash outflows arising from the retirement obligations.

In view of this, investments are made in reasonably diversified portfolio, such that the failure of any single investment would not have a material impact on the overall level of assets.

A large portion of the plan assets as of December 31, 2024 consists of long-term debt securities. The Company believes that these debt securities offer the best returns over the long term with an acceptable level of risk.

(iii) Funding Arrangements and Expected Contributions

As of December 31, 2024 and 2023, the plan is underfunded by P1,862,911 and P1,764,322.

The Company expects to make contributions of P499,000 to the plan during the next reporting period.

The maturity profile of undiscounted expected benefit payments from the plan as of December 31 are as follows:

(Amounts in PHP)	2024	2023	2022
More than one year to five years More than five years	5,139,860 1,212,246	3,151,601 1,231,373	6,803,232 2,125,662
	6,352,106	4,382,974	8,928,894

The weighted average duration of the defined benefit obligation at the end of the reporting period is 3.2 years, 5.1 years and 5.0 years in 2024, 2023 and 2022, respectively.

17. CURRENT AND DEFERRED TAXES

The components of tax expense (income) relating to profit or loss and other comprehensive loss (income) follow:

(Amounts in PHP)	2024	2023	2022
Reported in profit or loss: Current tax expense: Regular corporate income tax (RCIT) at 25% Final tax at 20% and 15%	53,879,191 <u>15,570</u> 53,894,761	24,392,296 20,707 24,413,003	70,151,757 <u>49,172</u> 70,200,929
Deferred tax expense (income) relating to origination and reversal of temporary differences	(10,647,223)	621,463	(5,272,395)
	43,247,538	25,034,466	64,928,534
Reported in other comprehensive loss (income): Deferred tax expense (income) relating to origination and reversal of temporary differences	126,852	630,503	(19,767)

(Amounts in PHP)	2024	2023	2022
Tax on pretax profit at 25% Adjustment for income	43,247,681	24,374,046	64,225,098
subjected to lower tax rates Tax effects of non-deductible	(4,071)	(5,177)	(12,293)
expenses	3,928	665,597	715,729
Tax expense	43,247,538	25,034,466	64,928,534

A reconciliation of tax on pretax profit computed at the applicable statutory rates to tax expense reported in the statements of profit or loss follows:

Components of the net deferred tax assets as presented in the statement of financial position as of December 31 follow:

(Amounts in PHP)	2024	2023
Impairment losses on trade and		
other receivables	19,684,402	8,481,554
Unrealized foreign exchange		
loss – net	4,454,855	5,161,979
Provision for inventory obsolescence	2,127,883	2,127,883
Post-employment benefit obligation	465,728	441,081
	26,732,868	16,212,497

Movements in net deferred tax assets for the years ended December 31 presented in profit or loss and other comprehensive income follow:

		Profit or Loss	
(Amounts in PHP)	2024	2023	2022
Impairment losses on trade and			
other receivables	(11,202,848)	72,706	(299,972)
Unrealized foreign exchange	(,,,-)	,,	()
gain (loss) – net	707,124	640,790	(5,812,055)
Post-employment benefit			
obligation	(151,499)	794,337	(89,419)
Unamortized past service cost	-	(886,410)	886,410
Right-of-use assets and			
lease liabilities – net		-	42,641
Deferred tax expense (income)	(10,647,223)	621,423	(5,272,395)
	Other Com	prehensive Loss (In	come)
(Amounts in PHP)	2024	2023	2022
Post-employment benefit			
obligation	126,852	630,503	(19,767)

The Company is subject to the minimum corporate income tax (MCIT), which is computed at a rate of 2% in 2024, 1.5% in 2023 and 1% 2022 of gross income net of allowable deductions, as defined under the tax regulations, or RCIT, whichever is higher. No MCIT was reported in 2024, 2023 and 2022 as the RCIT was higher than MCIT in those years.

In 2024, 2023 and 2022, the Company claimed itemized deductions in computing for its income tax due.

18. RELATED PARTY TRANSACTIONS

The Company's related parties include its stockholders, related parties under common ownership and key management personnel as described below.

		Amount of Transactions		Outstandin	g Balances	
(Amounts in PHP)	Notes	2024	2023	2022	2024	2023
Related Parties under						
Common Ownership						
Advances to a related party	18.1	56,492,066	(210,509,381)	117,346,012	56,492,066	-
Advances from a related						
party	18.1	-	201,573,415	(53,926,946)	-	(39,859,541)
Distribution income	18.2	19,436,031	21,165,670	28,764,803	-	-
Sale of medical equipment	18.3	952,440	2,494,138	142,731	-	-
Rent income	18.4	1,460,250	1,460,250	1,460,250	-	-
Purchases	18.5	6,676,480	4,700,901	-	-	-
Management fee	18.6	10,714,286	10,714,286	12,500,000	(5,428,571)	(2,678,571)
Stockholders						
Cash dividends	19.2	7,252,320	28,795,778	25,444,725	-	-
Key Management Personnel						
Compensation	18.7	25,175,541	17,091,633	21,627,540	-	-
Retirement Benefit Plan	18.8	(478,784)	(2,383,917)	4,920,933	2,058,232	2,537,016

The balances from these transactions are generally payable in cash on demand, unsecured and noninterest bearing. Due to the short duration of the payment to related parties, management considers their carrying amounts to be a reasonable approximation of their fair values. Further, the management believes that such balances of receivables, if there are any, can be collected; hence, not impaired.

18.1 Advances to and from a Related Party

The Company transferred funds to and from Asya Medika Inc. (AMI), a related party under common ownership, for working capital purposes. These advances are noninterest-bearing, unsecured and have no definite repayment terms.

The changes in advances to a related party are shown below:

(Amounts in PHP)	2024	2023
Balance at beginning of year Additions Reclassification	- 111,301,195 (54,809,129)	210,509,381 28,844,267 (239,353,648)
Balance at end of year	56,492,066	_

The changes in advances from a related party are shown below:

(Amounts in PHP)	2024	2023
Balance at beginning of year Reclassification Additions	(39,859,541) 54,809,129 (14,949,588)	(241,432,956) 239,353,648 (37,780,233)
Balance at end of year		(39,859,541)

As agreed by both parties, the advances to and from AMI are offset resulting to a net receivable of P56,492,066 in 2024 and net liability of P39,859,541 in 2023 presented as Advances to a related party under Trade and Other Receivables and Advances from a related party under Trade and Other Payables as of December 31, 2024 and 2023, respectively, in the statements of financial position (see Notes 6 and 10).

18.2 Distribution Income

The Company has an agreement with AMI for warehousing and logistics services. In exchange for the warehousing and logistics services, AMI is required to pay distribution fee equivalent to 5% of net sales in 2024. Distribution fee in 2023 and 2022 is 6% and 5% of net sales, respectively.

Distribution income is presented as part of Other income under Other Income (Charges) – Net in the statements of comprehensive income (see Note 15.1). There was no outstanding balance arising from this transaction as of December 31, 2024 and 2023.

18.3 Sale of Medical Equipment

The Company has sold various medical equipment to AMI amounting to P952,440, P2,494,138, and P142,731 in 2024, 2023 and 2022, respectively. The sales were made at a 5% mark-up on cost. These are presented as part of Revenues in the statements of comprehensive income. There were no outstanding balances arising from this transaction as of December 31, 2024 and 2023.

18.4 Rent Income

The Company has a lease agreement with AMI for the rental of office space. The total rent income recognized amounted to P1,460,250 in 2024, 2023 and 2022. The rent income is presented as part of Other income under Other Income (Charges) – Net in the statements of comprehensive income (see Note 15.1). There was no outstanding balance as of December 31, 2024 and 2023.

18.5 Purchases

The Company purchases various merchandise items from AMI with similar transaction prices and terms under exact business circumstances with third parties. These transactions are presented as part of net purchases in 2024 and 2023 (see Note 14). There was no similar transaction in 2022. There were no outstanding payables as of December 31, 2024 and 2023.

18.6 Management Fee

The Company entered into a management agreement with a related party under common ownership, whereby the latter shall provide the Company with technical guidance in terms of management of the Company's operation including professional advice on financial, treasury and operational matters that would benefit the Company's current operations, future growth and expansion, and plans strategic financing methods, procedures and practices that would benefit the Company's financial position and assistance on overall activities to help ensure that the Company is within the prescribed limits set by law and its corporate policies. In consideration of these services, the Company pays the latter with management fees based on the amount billed on a monthly basis. The amount of management fees incurred in 2024, 2023 and 2022 is presented as part of Professional fees under Operating Expenses in the statements of comprehensive income (see Note 14). The outstanding payable is presented as part of Trade and Other Payables in the statements of financial position (see Note 10).

18.7 Key Management Personnel Compensation

The compensation of key management personnel, which is presented as part of Salaries and wages under Operating Expenses in the statements of comprehensive income (see Notes 14 and 16.1), are broken down as follows:

(Amounts in PHP)	2024	2023	2022
Salaries and wages 13 th month pay	23,405,030 1,697,753	16,584,983 1,771,644	19,126,683 1,311,188
Post-employment defined benefit expense (income)	72,758	(1,264,994)	1,189,669
	25,175,541	17,091,633	21,627,540

There is no outstanding payable relating to compensation as of December 31, 2024 and 2023.

18.8 Retirement Benefit Plan

The Company's retirement fund for its post-employment defined benefit plan is administered and managed by a trustee bank. The fair value of the plan asset as of December 31, 2024 and 2023 is disclosed under Note 16.2.

19. EQUITY

19.1 Capital Stock

On July 16, 2018, the Company amended its Articles of Incorporation to increase its authorized capital stock from P50,000,000 divided into 50,000 shares with a par value of P1,000 per share to P400,000,000 divided into 400,000 shares with a par value of P1,000 per share. The application for increase in authorized capital stock was approved by the SEC on January 22, 2019.

On July 2, 2021, the Company's BOD approved the increase in authorized capital stock from P400,000,000 divided into 400,000 common shares with par value of P1,000 per share to P1,000,000,000 divided into 4,000,000,000 common shares with par value of P0.25 per share.

In consideration of the increase in the Company's authorized capital stock, the Company received P37,500,000 of additional investment from its stockholders. The Company's application for the increase in authorized capital stock was submitted to SEC on July 14, 2021, and has been approved and certified by SEC on July 27, 2021.

On August 31, 2021, the Company applied for the registration of its 2,750,000,800 common shares with the SEC which was approved on October 12, 2021. On September 13, 2021, the Company applied for listing of the Company's shares on the PSE. The PSE approved the Company's application for the listing of its common shares on October 18, 2021.

On December 7, 2021, the Company, by way of a primary offering (IPO), sold 550,000,000 of its common stock (Offer Share) at an offer price of P2.30 per Offer Share, and generated gross proceeds of P1,265,000,000 from such IPO, net of IPO expenses amounting to P58,076,037. IPO expenses amounting to P43,428,891 and P14,647,146 were charged to APIC and operating expenses, respectively.

As of December 31, 2024 and 2023, the Company's number of shares registered total 2,750,000,800 with par value of P0.25 per share and closed at a price of P0.32 and P0.33, respectively.

On June 30, 2023 and December 28, 2022, the Company reacquired 2,586,000 and 839,000 common shares from its stockholders for P1,518,420 and P813,240, respectively which are presented as Treasury Shares in the statements of financial position. The Company's retained earnings are restricted to the extent of the cost of the treasury shares as of the end of the reporting period.

The Company has an authorized capital stock of P1,000,000,000 divided into 4,000,000,000 shares with a par value of P0.25 per share and of which, 2,750,000,800 shares or P687,500,200 are issued and outstanding as of December 31, 2024, 2023 and 2022.

19.2 Retained Earnings

On June 3, 2024, the Company declared cash dividend amounting to P7,252,320 or P0.0026 per share in favor of all its stockholders of record date as of July 3, 2024. The cash dividends were paid on July 26, 2024.

On July 18, 2023, the Company declared cash dividend amounting to P28,795,778 or P0.01048 per share in favor of all its stockholders of record date as of July 18, 2023. The cash dividends were paid on August 11, 2023.

On August 17, 2022, the Company declared cash dividend amounting to P8,481,575 or P0.0031 per share in favor of all its stockholders of record date as of September 1, 2022. The cash dividends were paid on September 22, 2022.

On May 24, 2022, the Company declared cash dividends amounting to P16,963,150 or P0.0061 per share in favor of all stockholders of record as of May 24, 2022. The cash dividends were fully paid on June 28, 2022.

20. EARNINGS PER SHARE

Earnings per share were computed as follows:

(Amounts in PHP)	2024	2023	2022
Net profit for the year Divided by the weighted average number of	129,743,185	72,461,719	191,971,856
outstanding common shares	2,746,575,800	2,747,861,904	2,749,993,904
Basic and diluted earnings per share	0.05	0.03	0.07

The Company has no potential dilutive common shares as of December 31, 2024, 2023 and 2022.

21. COMMITMENTS AND CONTINGENCIES

The following are the significant commitments and contingencies involving the Company:

21.1 Unused Credit Line

The Company has unused credit line amounting to P331,047,478 and P1,349,793,134, as of December 31, 2024 and 2023, respectively.

21.2 Others

In the normal course of business, the Company makes various commitments and incurs certain contingent liabilities that are not given recognition in the financial statement. As of December 31, 2024, 2023 and 2022, the management believes that losses, if any, that may arise from these commitments and contingencies will not have material effects on the financial statements.

22. RISK MANAGEMENT OBJECTIVES AND POLICIES

The Company is exposed to a variety of financial risks in relation to financial instruments. The Company's financial assets and liabilities by category are summarized in Note 23. The main types of risks are market risk, credit risk and liquidity risk.

The Company's risk management, in close cooperation with the BOD, and focuses on actively securing the Company's short-to-medium term cash flows by minimizing the exposure to financial markets.

The Company does not actively engage in the trading of financial assets for speculative purposes nor does it write options. The most significant financial risks to which the Company is exposed to are described below and on the succeeding pages.

22.1 Market Risk

The Company is exposed to market risk through its use of financial instruments and specifically to foreign currency risk and interest rate risk, which result from both its operating, investing and financing activities.

(a) Foreign Currency Risk

Most of the Company's transactions are carried out in Philippine pesos, its functional currency. Exposures to currency exchange rates arise from the Company's overseas purchases, which are primarily denominated in U.S. dollars (USD). The liability covering the inventory purchases is covered by Letter of Credits, which are subsequently closed to Philippine peso translations. The Company also holds USD-denominated cash in banks.

To mitigate the Company's exposure to foreign currency risk, non-Philippine peso cash flows are monitored.

Foreign currency-denominated cash in banks, translated into Philippine pesos at the closing rate, amounted to P22,520,757 and P8,610,394 as of December 31, 2024 and 2023, respectively.

The sensitivity of the Company's profit before tax with respect to changes in Philippine peso against U.S. dollar exchange rates assumes +/-15.69% and +/-18.26% change of the Philippine peso over the U.S. dollar exchange rate for the years ended December 31, 2024, and 2023, respectively. These percentages have been determined based on the average market volatility in exchange rates, using standard deviation, in the previous 12 months, estimated at 99% confidence level.

The sensitivity analysis is based on the Company's foreign currency financial instruments held at the end of each reporting period, with effect estimated from the beginning of the year. If the Philippine pesos had strengthened against the U.S. dollars, with all other variables held constant, profit or loss before tax would have decreased and increased by P3.5 million and P1.6 million in 2024 and 2023, respectively. Conversely, if the Philippine peso had been weakened by the same percentage, with all other variables held constant, profit or loss before tax in 2024 and 2023 would have increased and decreased by the same amounts, respectively.

Exposures to foreign exchange rates vary during the year depending on the volume of overseas transactions. Nonetheless, the analysis above is considered to be representative of the Company's foreign currency risk.

(b) Interest Rate Risk

As of December 31, 2024, 2023 and 2022, the Company is exposed to changes in market interest rates through its cash in banks, which are subject to variable interest rates. However, management believes that the related interest rate risk exposure is not significant. All other financial assets and financial liabilities are either non-interest-bearing or subject to fixed interest rates.

22.2 Credit Risk

Credit risk is the risk that a counterparty may fail to discharge an obligation to the Company. The Company is exposed to this risk for various financial instruments arising from selling goods and services to customers and placing deposits with banks.

The Company continuously monitors defaults of customers and other counterparties, identified either individually or by group, and incorporates this information into its credit risk controls. The Company's policy is to deal only with creditworthy counterparties.

The maximum credit risk exposure of financial assets is the carrying amount of the financial assets as shown in the statements of financial position or in the detailed analysis provided in the notes to the financial statements, as summarized on the succeeding page.

(Amounts in PHP)	Notes	2024	2023
Cash	5	105,209,149	95,947,939
Trade and other receivables	6	1,874,414,849	1,446,189,427
Contract assets	13.2	1,064,395,354	1,411,783,578
Bid and construction bonds	8	3,424,484	3,424,484
Guarantee deposits		2,366,122	2,366,122
Rental and other deposits	8	897,938	636,373
		3,050,707,896	2,960,347,923

None of the Company's financial assets are secured by collateral or other credit enhancements, except for cash in banks as described below.

(a) Cash

The credit risk for cash is considered negligible since the counterparties are reputable banks with high quality external credit ratings. Cash in banks are insured by the Philippine Deposit Insurance Corporation (PDIC) up to a maximum coverage of P500,000 for every depositor per banking institution. Effective March 15, 2025, the PDIC increased the maximum coverage to P1,000,000 per depositor per banking institution.

(b) Trade and Other Receivables and Contract Assets

The Company applies simplified approach in measuring ECL which uses a lifetime loss allowance for all Trade and Other Receivables, excluding advances to suppliers and Contract Assets. The Company's trade and other receivables are assessed individually or on a per customer basis and the contracts assets are assessed on a per project basis.

To measure the ECL, trade receivables have been grouped based on credit risk characteristics and the days past due (age buckets).

The expected loss rates for trade receivables are based on the payment profiles of sales over a period of 5 years before December 31, 2024, 2023 and 2022 respectively, and the corresponding historical credit losses experienced within such period. The historical loss rates are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables.

On that basis, the loss allowance as of December 31, 2024 and 2023 was determined based on days past due for trade receivables as follows:

Days past due	Expected loss rate	Gross carrying amount	Loss allowance
December 31, 2024			
0-120	0.00%	890,437,025	-
121 - 180	0.00%	140,113,544	-
181 - 365	0.00%	370,857,708	-
Above 365	18.90%	416,514,506	78,737,607
		1,817,922,783	78,737,607

(Amounts in PHP)

(Amounts in PHP)			
	Expected loss	Gross carrying	
Days past due	rate	amount	Loss allowance
D 1 21 2022			
December 31, 2023			
0 - 120	0.00%	779,612,492	-
121 - 180	0.00%	114,628,993	-
181 – 365	0.00%	260,324,919	-
Above 365	11.63%	291,623,023	33,926,215
		1,446,189,427	33,926,215

With respect to trade receivables from NG amounting to P1,567,998,650 and P1,208,860,931 as of December 31, 2024 and 2023, respectively, and contracts assets amounting to P1,064,395,354 and P1,411,783,578 as of December 31, 2024 and 2023, respectively, the Company assessed the ECL based on the latest external credit rating provided by Standard and Poor's (S&P) for the Philippines which evaluates the current and historical information and assesses the potential impact foreseeable future events as basis for the credit ratings.

Management used S&P's rating of "BBB", which has an equivalent loss rate of 0.055%, 0.054% and 0.076% as of December 31, 2024, 2023 and 2022, respectively. Such rating resulted to a negligible loss allowance as of December 31, 2024, 2023 and 2022, and therefore no longer recognized.

ECL for advances to a related party are measured and recognized using the liquidity approach. Management determines possible impairment based on the counterparty' ability to repay the receivables upon demand at the reporting date taking into consideration the historical defaults from the counterparty.

Management assessed that the outstanding balances of advances to a related party as of December 31, 2024 are recoverable since such counterparties are assessed to have a capacity to pay the receivables upon demand and there was no historical default experience noted. Hence, no impairment is necessary as at December 31, 2024. There were no outstanding advances to a related party as of December 31, 2023.

(c) Bid and Construction Bonds, Guarantee Deposits, and Rental and Other Deposits

The credit risk for bid and construction bonds, guarantee deposits, and rental and other deposits are considered negligible due to low credit risk and insignificant value of the balance. Guaranty deposits represent deposits arising from car lease contract that will be refunded at the end of the lease term.

22.3 Liquidity Risk

The Company manages its liquidity needs by carefully monitoring scheduled debt servicing payments for long-term financial liabilities as well as cash outflows due in a day-to-day business. Liquidity needs are monitored in various time bands, on a day-to-day and week-to-week basis, as well as on the basis of a rolling 30-day projection. Long-term liquidity needs for a six-month and one-year period are identified monthly.

The Company maintains cash to meet its liquidity requirements for up to 60-day periods. Excess cash is invested in time deposits and short-term marketable securities.

As of December 31, 2024 and 2023, the Company's financial liabilities have contractual maturities, which are presented below.

(Amounts in PHP)	Within 6 Months	6 to 12 Months
<u>December 31, 2024</u>		
Notes payable	261,604,167	125,000,000
Trade and other payables	108,084	1,069,941,806
	261,712,251	1,194,941,806
December 31, 2023		
Notes payable	407,275,000	-
Trade and other payables		1,111,765,255
	407,275,000	1,111,765,255

The contractual maturities presented above reflect the gross cash flows, which may differ from the carrying values of the liabilities at the end of the reporting periods. There were no financial liabilities with contractual maturities exceeding one year in 2024 and 2023.

23. CATEGORIES OF FINANCIAL ASSETS AND FINANCIAL LIABILITIES

23.1 Carrying Amounts and Fair Values by Category

The Company's financial assets and financial liabilities carried at amortized cost as presented in the statements of financial position are short-term in nature and are equal to their fair values as at those dates. Because of this, no further comparison of these carrying values and fair values is presented.

See Note 2.3 for the description of the accounting policies for each category of financial instruments including the determination of fair values. A description of the Company's risk management objectives and policies for financial instruments is provided in Note 22.

23.2 Offsetting of Financial Assets and Financial Liabilities

Except as discussed in Note 18.1, the Company has not set-off financial instruments in 2024 and 2023 and does not have relevant offsetting arrangements as of the end of the reporting periods. Currently, financial assets and financial liabilities are settled on a gross basis; however, each party to the financial instrument will have the option to settle all such amount on a net basis in the event of default of the other party through approval by both parties' BOD and stockholders.

24. FAIR VALUE MEASUREMENT

24.1 Fair Value Hierarchy

In accordance with PFRS 13, *Fair Value Measurement*, the fair value of financial assets and financial liabilities and non-financial assets, which are measured at fair value on a recurring or non-recurring basis and those assets and liabilities not measured at fair value but for which fair value is disclosed in accordance with other relevant PFRS Accounting Standards, are categorized into three levels based on the significance of inputs used to measure the fair value. The fair value hierarchy has the following levels.

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

The level within which the asset or liability is classified is determined based on the lowest level of significant input to the fair value measurement.

For purposes of determining the market value at Level 1, a market is regarded as active if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis.

24.2 Financial Instruments Measurement at Fair Value

The Company has no financial assets and financial liabilities measured at fair value as of December 31, 2024 and 2023.

24.3 Financial Instruments Measured at Amortized Cost for which Fair Value is Disclosed

The table below summarizes the fair value hierarchy of the Company's financial assets and financial liabilities, which are not measured at fair value in the statements of financial position but for which fair value is disclosed.

(Amounts in PHP)	Level 1	Level 2	Level 3	Total
<u>December 31, 2024</u>				
Financial assets:				
Cash	105,209,149	-	-	105,209,149
Trade and other				
receivables – net	-	-	1,795,677,242	1,795,677,242
Bid and construction				
bonds	-	-	3,424,484	3,424,484
Guarantee deposits	-	-	2,366,122	2,366,122
Rental and other				
deposits		-	897,938	897,938
	105,209,149	-	1,802,365,786	1,907,574,935

(Amounts in PHP)	Level 1	Level 2	Level 3	Total
Financial liabilities:				
Trade and other				
payables	-	-	1,070,788,640	1,070,788,640
Notes payable	-		377,500,000	377,500,000
			1,448,288,640	1,448,288,640
December 31, 2023				
Financial assets:				
Cash	95,947,939	-	-	95,947,939
Trade and other				
receivables – net	-	-	1,412,263,212	1,412,263,212
Bid and construction				
bonds	-	-	3,424,484	3,424,484
Guarantee deposits	-	-	2,366,122	2,366,122
Rental and other				
deposits	-		636,373	636,373
	95,947,939	-	1,418,690,191	1,514,638,130
Financial liabilities:				
Trade and other				
payables	-	-	1,111,765,255	1,111,765,255
Notes payable	-	-	400,000,000	400,000,000
reader buyers	·			
		-	1,511,765,255	1,511,765,255

For financial assets and financial liabilities with fair values included in Level 1, management considers that the carrying amounts of those short-term financial instruments approximate their fair values.

25. CAPITAL MANAGEMENT OBJECTIVES, POLICIES AND PROCEDURES

The Company's capital management objectives are to ensure the Company's ability to continue as a going concern and to provide an adequate return to shareholders by pricing products and services commensurate with the level of risk.

The Company monitors capital based on the carrying amount of equity as presented in the statements of financial position. The Company also sets the amount of capital in proportion with its overall financing structure, i.e., equity and financial liabilities. The Company manages the capital structure and adjusts it in the light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Company may adjust the number of dividends paid to shareholders, issue new shares or sell assets to reduce debt.

26. SUPPLEMENTARY INFORMATION REQUIRED BY THE BUREAU OF INTERNAL REVENUE

Presented below and on the succeeding pages is the supplementary information on taxes, duties and license fees paid or accrued during the taxable year, which is required by the BIR under Revenue Regulation (RR) No. 15-2010 and RR No. 34-2020 to disclosed as part of the notes to financial statements. This supplementary information is not a required disclosure under PFRS Accounting Standards.

26.1 Requirements Under RR No. 15-2010

The information on taxes, duties and license fees paid or accrued during the taxable year required under RR 15-2010 are as follows:

(a) Output VAT

The Company's vatable sales for the taxable year 2024 are presented below:

(Amounts in PHP)	Tax Base	Output VAT
Vatable sales Sale to government	99,892,290 1,637,654,547	11,987,075 196,518,545
	1,737,546,837	208,505,620

The Company has reported an exempt sale amounting to P9,642,856. Further, there are no zero-rated sale transactions during the year.

The tax base is included as part of Revenues in the 2024 statement of comprehensive income. Furthermore, the tax base is based on the Company's gross receipts until the effectivity of RR No. 03-2024 on April 27, 2024. Subsequently, the accrual method was used; hence, may not be the same amount presented in the 2024 statement of comprehensive income. Deferred output VAT for the year amounted to P115,737,635.

(b) Input VAT

(Amounts in PHP)

The movement in input VAT in 2024 is summarized below.

Balance at beginning of year Domestic purchase of goods other than	125,669,309
capital goods	74,054,026
Domestic purchase of service	70,988,374
Importation of goods other than capital goods	3,514,670
VAT withheld to government	84,817,956
Applied against output VAT	(208,505,620)
Balance at end of year	150,538,715

The outstanding net input VAT amounting to P150,538,715 as of December 31, 2024 is presented as part of Prepayments and Other Assets in the 2024 statement of financial position.

(c) Taxes on Importation

In 2024, the total landed cost of the Company's imported inventory for use in business amounted to P29,288,917. This includes customs duties and tariff fees totaling P12,695.

(d) Excise Tax

The Company did not have any transaction in 2024 which is subject to excise tax.

(e) Documentary Stamp Tax

The Company incurred documentary stamp tax in 2024 broken down as follows:

	2,800,286
Others	1,570,543
Notes payable	1,229,743
(Amounts in PHP)	

(f) Taxes and Licenses

The details of Taxes and Licenses account is broken down as follows:

(Amounts in PHP)

	8,422,539
Others	221,630
Registration fee	955,280
Documentary stamp tax	2,800,286
Permits and licenses	4,445,343

(g) Withholding Taxes

The details of total withholding taxes for the year ended December 31, 2024 is broken down as follows:

	14,038,592
Compensation and employee benefits	6,934,341
Expanded	7,104,251
(Amounts in PHP)	

The Company has no income payments subject to final withholding tax in 2024.

(h) Deficiency Tax Assessments and Tax Cases

As of December 31, 2024, the Company has no final deficiency tax assessment from the BIR nor does it have tax cases outstanding or pending in courts or bodies outside the BIR in any of the open taxable years.

26.2 Requirements Under RR No. 15-2010

RR No. 34-2020 prescribes the guidelines and procedures on the submission of BIR Form No. 1709, transfer pricing documentation and other supporting documents for related party transactions. The Company is not covered by these requirements as the Company did not fall in any of the categories identified under Section 2 of RR No. 34-2020.



Report of Independent Auditors to Accompany Supplementary Information Required by the Securities and Exchange Commission Filed Separately from the Basic Financial Statements

Punongbayan & Araullo 20th Floor, Tower 1 The Enterprise Center 6766 Ayala Avenue 1200 Makati City Philippines

T +63 2 8988 2288

The Board of Directors Medilines Distributors Incorporated 3rd floor, Vistamall Hub, C.V. Starr Avenue Pamplona Dos, Las Piñas City

We have audited, in accordance with Philippine Standards on Auditing, the financial statements of Medilines Distributors Incorporated (the Company) for the year ended December 31, 2024, on which we have rendered our report dated April 14, 2025. Our audit was made for the purpose of forming an opinion on the basic financial statements taken as a whole. The applicable supplementary information (see List of Supplementary Information) is presented for purposes of additional analysis in compliance with the requirements of the Revised Securities Regulation Code Rule 68 and is not a required part of the basic financial statements prepared in accordance with Philippine Financial Reporting Standards (PFRS Accounting Standards). Such supplementary information has been subjected to the auditing procedures applied in the audit 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.

PUNONGBAYAN & ARAULLO Joseph Benjamin J. Araullo By: James Partner

CPA Reg. No. 0111202 TIN 212-755-957 PTR No. 10465897, January 2, 2025, Makati City BIR AN 08-002511-039-2024 (until October 3, 2027) BOA/PRC Cert. of Reg. No. 0002/P-002 (until August 12, 2027)

April 14, 2025

Certified Public Accountants Punongbayan & Araullo (P&A) is the Philippine member firm of Grant Thornton International Ltd.

MEDILINES DISTRIBUTORS INCORPORATED LIST OF SUPPLEMENTARY INFORMATION DECEMBER 31, 2024

Schedule	Name of Related Party	Page No.
Schedules R	equired under Annex 68-J of the Revised Securities Regulation Code Rule 68	
А	Financial Assets	N/A
В	Amounts Receivable from Directors, Officers, Employees, Related Party and Principal Stockholders (Other than Related Party)	1
С	Amounts Receivable from Related Party which are Eliminated during the Consolidation of Financial Statements	N/A
D	Long-Term Debt	2
Е	Indebtedness to a Related Party	3
F	Guarantees of Securities of Other Issuers	N/A
G	Capital Stock	4
Others Requ	ired Information	
	Reconciliation of Retained Earnings Available for Dividend Declaration	5 - 6
	Map Showing the Relationships Between and Among Companies in the Group	N/A
	Financial Soundness Indicators	7

MEDILINES DISTRIBUTORS INCORPORATED SCHEDULE B - AMOUNTS RECEIVABLE FROM DIRECTORS, OFFICERS, EMPLOYEES, RELATED PARTY AND PRINCIPAL STOCKHOLDERS (OTHER THAN RELATED PARTY) DECEMBER 31, 2024 (Amounts in Philippine Pesos)

Additions Deductions Ending Balance Balance at Balance at End of Name and Designation of Debtor Beginning of the Amounts Amounts Granted Amounts Collected the Year Amounts Set-off Amounts Assigned Current Not Current Year Written-off Asya Medika, Inc. Advances from a related party - net (P 39,859,541) (P 14,949,588) P Р 54,809,129 Р Р Р Р Р Advances to a related party - net 56,492,066 111,301,195 54,809,129) 56,492,066 -TOTAL (P 39,859,541) P 96,351,607 Р -Р -Р -Р -Р 56,492,066 Р -Р 56,492,066

MEDILINES DISTRIBUTORS INCORPORATED SCHEDULE D - NOTES PAYABLE DECEMBER 31, 2024 (Amounts in Philippine Pesos)

Title of issue and type of obligation	au				t shown under caption Term Debt" in related balance sheet	Interest Rate	Maturity Date	
Notes Payable Bank of the Philippine Island Bank of the Philippine Island BDO Unibank BDO Unibank	р	50,000,000 50,000,000 100,000,000 180,000,000 330,000,000	Р	50,000,000 47,500,000 100,000,000 180,000,000 327,500,000	Р	- - - -	6.80% 6.80% 6.00% 6.25%	April 28, 2025 May 18, 2025 April 28, 2025 August 28, 2025
Notes Payable	Р	380,000,000	<u>P</u>	377,500,000	<u>P</u>			

MEDILINES DISTRIBUTORS INCORPORATED SCHEDULE E - INDEBTEDNESS TO A RELATED PARTY DECEMBER 31, 2024 (Amounts in Philippine Pesos)

Name of Related Party		Balance at Beginning of Year		Balance at nd of Year
Asya Medika, Inc. Advances to a related party - net Advances from a related party - net	P (- 39,859,541)	Р	56,492,066 -
	(<u>P</u>	39,859,541)	Р	56,492,066

MEDILINES DISTRIBUTORS INCORPORATED SCHEDULE G - CAPITAL STOCK DECEMBER 31, 2024

Title of Issue	Number of Shares	er of Shares Issued and Number of Shares Reserved for Options,		N	by	
	Authorized	Outstanding	Warrants, Conversion and Other Rights	Related Party	Directors, Officers and Employees	Others
Common shares – P0.25 par value	4,000,000,000	2,746,575,800	-	600,000,000	1,325,001,400	2,146,575,80

- 5 -

MEDILINES DISTRIBUTORS INCORPORATED

MEDILINES DISTRIBUTORS INCORPORATED 3rd floor, Vistamall Hub, C.V. Starr Avenue Pamplona Dos, Las Piñas City Reconciliation of Retained Earnings Available for Dividend Declaration December 31, 2024

Unappropriated Retained Earnings at Beginning of Year			Р	360,209,139
Add: Category A: Items that are directly credited to Unappropriated Retained Earnings				
Reversal of Retained Earning Appropriation/s	Р	-		
Effect of restatements or prior-period adjustments		-		
Others		_		
Less: Category B: Items that are directly debited to Unappropriated Retained Earnings				
Retained Earnings appropriated during the reporting period		-		
Dividend declaration during the reporting period		(7,252,320)		
Effect of restatements or prior-period adjustments		(,,,)		
Others		_		(7,252,320)
				(7,202,020)
Unappropriated Retained Earnings at Beginning of Year, as adjusted				352,956,819
Add/Less: Net Income (Loss) for the Current Year				129,743,185
And Less for monte (Loss) for the Current four				129,715,105
<u>Category C.1</u> : Unrealized income recognized in the profit or loss during the reporting period (net of Less: tax)				
Equity in net income of associate/joint venture, net of dividends declared				
Unrealized foreign exchange gain, except those attributable to cash and		-		
cash equivalents				
Unrealized fair value adjustment (mark-to-market gains) of financial		-		
instruments at fair value through profit or loss (FVTPL)		-		
Unrealized fair value gain of investment property		_		
Other unrealized gains or adjustments to the retained earnings as result of				
certain transactions accounted for under the PFRS		-		
Sub-total				_
<u>Category C.2</u> : Unrealized income recognized in the profit or loss in prior reporting periods but				
Add: realized in the current reporting period (net of tax)				
Realized foreign exchange gain, except those attributable to cash and				
cash equivalents		-		
Realized fair value adjustment (mark-to-market gains) of financial				
instruments at FVTPL		-		
Realized fair value gain of investment property		-		
Other realized gains or adjustments to the retained earnings as a result of				
certain transactions accounted for under the PFRS		-		
Sub-total				-
Category C.3: Unrealized income recognized in profit or loss in prior periods but reversed in the				
Add: current reporting period (net of tax)				
Reversal of previously recorded foreign exchange gain, except those				
attributable to cash and cash equivalents		-		
Reversal of previously recorded fair value adjustment				
(mark-to-market gains) of financial instrument at FVTPL		-		
Reversal of previously recorded fair value gain of investment property		-		
Reversal of other unrealized gains or adjustments to the retained earnings				
as a result of certain transactions accounted for				
under the PFRS, previously recorded	_	_		
Sub-total				-

Balance carried forward Adjusted Net Income/Loss

482,700,004

Balance brought forward		
Adjusted Net Income/Loss		482,700,004
Add: <u>Category D</u> : Non-actual lossess recognized in profit or loss during the reporting period (net of tax) Depreciation on revaluation increment (after tax) Sub-total		-
Add/ Less: <u>Category E</u> : Adjustments related to relief granted by the SEC and BSP Amortization of the effect of reporting relief Total amount of reporting relief granted during the year Others Sub-total	- - -	
Less: <u>Category F</u> : Other items that should be excluded from the determination of the amount of Add/ available for dividends distribution Net movement of treasury shares (except for reacquisition of redeemable shares)	-	
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, e.g., set up of right-of-use of asset and lease liability, set-up of asset and asset retirement obligation, and set-up of service	555,625 -	
concession asset and concession payable Adjustment due to deviation from PFRS/GAAP - gain (loss) Others	(11,202,848)	
Sub-total	-	(10,647,223)
Unappropriated Retained Earnings Available for Dividend Distribution at End of Year	P	472,052,781

MEDILINES DISTRIBUTORS INCORPORATED SCHEDULE OF FINANCIAL SOUNDNESS INDICATORS DECEMBER 31, 2024 AND 2023 (Amounts in Philippine Pesos)

	December 31, 2	2024	December 31, 2	023
Current Ratio				
Total Current Assets	3,612,664,454	2.29	3,621,385,641	2.15
Total Current Liabilities	1,574,833,563	2.29	1,681,411,277	2.13
cid Test Ratio				
Total Quick Assets (Total Current Assets less				
Contract assets, Inventories - net and Prepayments		1.48		1.19
and other current assets	2,332,548,422	1110	2,001,729,311	1.17
Total Current Liabilities	1,574,833,563		1,681,411,277	
olvency Ratio				
Net Profit + Non-cash Expenses	195,442,165	0.12	85,022,916	0.05
Total Liabilities	1,576,696,474	0.12	1,683,175,599	0.05
Debt-to-equity Ratio				
Total Liabilities	1,576,696,474	0.69	1,683,175,599	0.78
Total Equity	2,273,342,710	0.09	2,150,471,291	0.78
Asset-to-equity Ratio				
Total Assets	3,850,039,184	1.69	3,833,646,890	1.78
Total Equity	2,273,342,710	1.09	2,150,471,291	1./0
Interest Rate Coverage Ratio				
Earnings Before Interest, Taxes,				
Depreciation and Amortization (EBITDA)	201,742,514	11.98	123,872,164	9.16
Interest Expense	16,846,703		13,523,959	
Return on Equity				
Net Profit	129,743,185	5.71%	72,461,719	3.37%
Total Equity	2,273,342,710	5.7170	2,150,471,291	5.5770
Return on Assets				
Net Profit	129,743,185	3.37%	72,461,719	1.89%
Total Assets	3,850,039,184	5.5170	3,833,646,890	1.0770
Net Profit Margin				
Net Profit	129,743,185	9.16%	72,461,719	10.66%
Total Revenues	1,416,125,358	2010/U	679,881,805	10.0070

Book Value Per Share

Total Equity 2 273 342 710 2 150 471 201

- 7 -

Total Equity	2,273,342,710	0.83	2,150,471,291	0.78
Number of Shares Outstanding	2,746,575,800	0.05	2,746,575,800	0.78
Earnings Per Share				
Net Profit	129,743,185	0.05	72,461,719	0.03
Weighted Average Number of Shares Outstanding	2,746,575,800	0.05	2,747,861,904	0.03
Gross Profit Ratio				
Gross Profit	403,870,748	28.52%	242,920,568	35.73%
Total Revenues	1,416,125,358	20.3270	679,881,805	55.7570
EBITDA Margin				
EBITDA	201,742,514	14.25%	123,872,164	18.22%
Total Revenues	1,416,125,358	14.2370	679,881,805	10.2270
Net Profit Ratio				
Net Profit	129,743,185	0.09	72,461,719	0.11
Total Revenues	1,416,125,358	0.09	679,881,805	0.11

MEDILINES DISTRIBUTORS INCORPORATED Supplementary Schedule of External Auditor Fee-Related Information For the Years Ended December 31, 2024 and 2023 (Amounts in Philippine Pesos)

		2024		2023
Total Audit Fees	Р	1,080,000	Р	980,000
Non-audit service fees:				
Other assurance service		-		-
Tax service		-		-
All other service				-
Total Non-Audit Fees				-
Total Audit and Non-audit Fees	P	1,080,000	Р	980,000
Audit and Non-audit fees of other related entities		2024		2023
Audit fees	Р	-	Р	-
Non-audit services fees:				
Other assurance services		-		-
Tax services		-		-
All other services		-		-
Total Audit and Non-audit Fees of other related entities	<u>P</u>	-	Р	

MINUTES OF THE ANNUAL MEETING OF STOCKHOLDERS OF MEDILINES DISTRIBUTORS INCORPORATED via Virtual Meeting Room Monday, 03 June 2024 at 10:00 a.m.

Number of shares held by shareholders:

Present in Person or Represented by Proxy and Participant Brokers in the	-	2,085,534,800
Virtual Meeting Room		
Number of Total Outstanding Shares	-	2,746,575,800

Incumbent Directors Present:

Mr. Virgilio B. Villar	Chairman
Mrs. Maria Patricia Dolor V. Yambing	Director, President and CEO
Mrs. Maria Theresa V. Villar	Director
Mr. Norman K. Macapagal	Director
Atty. Luis Angel G. Aseoche	Director
Mr. Brian N. Edang	Independent Director
Mr. Fernando Sixto V. Segovia	Independent Director

Executive Officers Present:

Mr. Daniel C. Zulueta Mrs. Maria Carmela D. Ochoa Corporate Secretary Chief Finance Officer / Investor Relations Officer

I. CALL TO ORDER

The Chairman, Mr. Virgilio B. Villar, called the meeting to order and introduced the members of the board and executive officers who are also joining the meeting.

II. CERTIFICATION OF NOTICE OF QUORUM

Mr. Daniel C. Zulueta, the Company's Corporate Secretary, announced that the notices for the meeting were distributed to the stockholders through the following:

- a) the notice of the meeting was published in the Manila Times and Business Mirror, both in print and online format, for two (2) consecutive days in 13 May 2024 and 14 May 2024;
- b) the notice of the meeting was disclosed to the Philippine Stock Exchange (PSE) via PSE EDGE portal; and
- c) the notice of the meeting was uploaded in the Company's website.

Mr. Zulueta reported that out of the 2,746,575,800 shares of stock outstanding and entitled to vote, 2,085,534,800 shares or 75.93% were represented at the meeting by stockholders participating remotely or in absentia and by proxy. The Corporate Secretary then certified the existence of quorum for the transaction of the business. He recorded the minutes of the proceedings.

III. PRESENTATION AND ADOPTION OF THE PRESIDENT'S REPORT AND ANNUAL REPORT AND APPROVAL OF THE AUDITED FINANCIAL STATEMENT FOR THE YEAR ENDED 31 DECEMBER 2023

The Chairman of the Meeting then gave the floor to the President of the Company, Mrs. Maria Patricia Dolor V. Yambing, for the latter's report on the overview of the Company's result of operation for 2023.

The President reported the following:

Medilines recorded revenues of Php 680 million in full year 2023 versus last year's actual sales of almost Php 2 billion. This decline evidently shows the project-based nature of a significant portion of Medilines' business and the challenges that come from dealing with project-based sales—from forecasting to the timing of implementation. Majority of the 65% decline versus last year was attributed to the non-readiness of sites where the medical devices would be placed. Out of the Company's Php 2 billion sales target for 2023, around Php 1 billion was pushed forward to 2024, which includes around Php 400 million worth of projects that were invoiced during Q1 of 2024 and another Php 400 million worth of projects still waiting for site-readiness, but which already have issued purchase orders. Among its received purchase orders is a cathlab project in Philippine General Hospital, the first installation of its kind in Asia. This project held public bidding last November 2022, was awarded to Medilines last November 2023, and is scheduled for installation only this August 2024. Due to these kinds of infrastructure and other project-related delays, Medilines started the year 2024 with Php 1 billion worth of ongoing purchase orders.

As a direct effect of the Company's decline in revenues, Medilines' core net income after tax closed at Php86M.

Medilines specializes in three product categories: Cancer Therapy, Diagnostic Imaging, and Dialysis. We further divided the Dialysis segment into machine and consumables, with machine represented by a lighter shade of green while consumables.

The Cancer Therapy business of Medilines is 100% project based. Projects entail, first and foremost, the readiness of infrastructure, which naturally experiences delays in budgeting, planning, preparation, and finishing. The Company's Cancer Therapy Division, which used to contribute around 60% of total revenue and more than Php1B in sales in previous years, contributed only 18% in total revenue in 2023 with Php125M sales. A few projects which were forecasted to have undergone bidding within 2023 were postponed due to DOH mandate that facility is 100% ready before purchase of the equipment.

The Diagnostic Imaging business of Medilines is partly project-based. This means that some installations, like MRIs and Cathlabs, require the readiness of infrastructure; while some installations, like ultrasound machines, are merely plugged and played. The Company's Diagnostic Imaging Division, which used to contribute around 20% of total revenue and more than Php300M in sales in previous years, contributed only 10% in total revenue in 2023 with Php71M sales. The cathlab project for Philippine General Hospital and the Robotic C-Arm project for Lung Center of the Philippines, originally forecasted for 2023, unfortunately experienced delays and are now expected for completion within 2024.

Of the three product categories of Medilines, the Dialysis business has a steadier flow of revenues. Dialysis machines are plug-and-play devices and do not usually require a rigorous process of site readiness. Moreover, the Dialysis Category includes the sales of consumables which naturally have higher sales turnover. The Company's Dialysis Division has been growing steadily with a CAGR of 27% from 2020 to 2023. In 2023, it posted Php484M in revenues. The Company's Dialysis business has the highest margins among the three product divisions. Because of Dialysis business' high contribution to total revenues last 2023, the Company's total net income in terms of percentage increased to 11% from 10% in the previous year.

The Company looks to the dialysis business to drive its future growth and to offset the challenges of timing and forecasting project-based revenues.

Medilines is still one of the top distributors of world-class medical equipment nationwide. The Company has installed medical devices in all regions in the Philippines, except MIMAROPA – that's 16 out of 17 regions. The Company has served more than 100 hospitals to date.

Medilines continues to expand its nationwide presence through ongoing and awarded projects from Luzon to Mindanao.

As of December 31, 2023, the Company has completed the linear accelerator projects for Western Visayas Medical Center in Iloilo City and Region 1 Medical Center in Pangasinan.

Meanwhile, as of the same period, the Company has completed the following projects for Diagnostic Imaging: An MRI project in San Lazaro, an ultrasound installation in Cotabato Regional Medical Center, and an ultrasound installation in Binan Doctors, a private hospital in Southern Tagalog.

As of December 31, 2023, Medilines has set up 10 dialysis centers in the following hospitals:

- Dr. Jose N. Rodriguez Memorial Hospital & Sanitarium (Caloocan)
- East Avenue Medical Center (Quezon City)
- Mariano Marcos Memorial Hospital & Medical Center (Ilocos Norte)
- Culion Sanitarium and General Hospital (Palawan)
- Apalit Dialysis Treatment Center (Pampanga City)
- Southern Tagalog Regional Hospital (Bacoor City, Cavite)
- Western Visayas Sanitarium Hospital in Iloilo City (Iloilo City)
- Gov Celestino Gallares Memorial Medical Center (Bohol)
- Mayor Hilarion A. Ramiro Senior Medical Center (Misamis Occidental)
- Caraga Regional Hospital (Surigao del Norte)

The following are the Company's ongoing projects, which are expected to be completed within 2024.

For Cancer Therapy we have the following ongoing projects:

- Linear Accelerator Project in East Avenue Medical Center (Quezon City)
- Linear Accelerator Project in Philippine General Hospital (Manila City)
- Cyclotron Project in Southern Philippines Medical Center (Davao City)
- Cyclotron Project in Vicente Sotto Medical Center (Cebu City)

For Diagnostic and Advanced Imaging we have the following ongoing projects:

- Robotic C-Arm Project in Lung Center of the Philippines (Quezon City)
- Ultrasound Installation in Maranao Cardiovascular Diagnostic Center (Marawi City)
- Cathlab Project in Philippine General Hospital (Manila City)
- Ultrasound Installation in Philippine General Hospital (Manila City)
- C-ARM Installation in University of the East Ramon Magsaysay Memorial Medical Center or UERM (Quezon City)
- MRI Project in Batanes General Hospital (Batanes)
- MRI Project in Medcor Dasmarinas Hospital and Medical Center (Cavite City)
- Ultrasound Installations in Cotabato Regional Medical Center (Cotabato)

Our ongoing projects for Cancer Therapy and Diagnostic Imaging is around Php 500M in total and span across various provinces in the Philippines. These are separate from the Php 400M worth of Diagnostic Imaging project that has already been completed and invoiced in Q1. More biddings are ongoing and are in line for additional projects.

After completing the setup of 10 dialysis centers last 2023, the setup of another 10 dialysis centers is ongoing and is expected to be completed within 2024. These are:

- Amang Rodriguez Memorial Medical Center (Marikina City)
- Salvacion Oppus Yniguez Memorial Provincial Hospital (Southern Leyte)
- Cotabato Provincial Hospital (Cotabato)
- Gov. Benjamin T. Romualdez Gen. Hosp & Schistosomiasis Center (Leyte)
- Apalit Dialysis Treatment Center (Pampanga City)
- San Joaquin Dialysis Center (2 sets of installations) (Iloilo City)
- Sorsogon Provincial Hospital (2 sets of installations) (Sorsogon)
- Quirino Province Medical Center (Quirino)

Moreover, one additional project in the pipeline, a dialysis center in Marikina City Health Office, has already undergone bidding and has been awarded to Medilines, also for completion within 2024.

Our ongoing Dialysis Center site completion totals around Php 250M and spans across various provinces in the Philippines. More biddings are ongoing and are in line for additional business for our dialysis machines. All dialysis center site completion sales and dialysis machine sales are separate from revenues from the dialysis consumables business.

As of December 31, 2023, the Company's Accounts Receivables increased due to new dialysis projects.

The six percent (6%) increase in Property, Plant, and Equipment is attributable to investments made by the Company for Dialysis machines and systems which will be used for project tie-ups. Project tie-ups are projects wherein the supplier initially invests in machines. This investment is monetized by being the sole provider of dialysis consumables in the hospital where the machines would be deployed.

The increase in interest-bearing loans is primarily due to working capital and funding of the Company's dialysis center projects, which started at the latter part of 2023 and will be concluded in 2024.

The decrease in total assets is mainly driven by the recognition of contract assets of several Linear Accelerator Projects in 2022 while only minimal were recognized in 2023.

The 236M decrease in liabilities is attributable to supplier payments made in 2023.

Equity increase is mainly due to the net income recognized for the year 2023.

Gross Profit margin improved to 36% because 71% or majority of the Company's sales were driven by the Dialysis business, which has an average profit margin of 30% to 40%.

The Company continues to have a strong current ratio, which continues to increase from 1.94 in 2021 to 2.15 in 2023. This means the company has the financial resources to remain solvent in the short term.

The Company remains to have a low Debt-to-Equity ratio making it low-risk and a better investment. The Company's Debt-to-Equity ratios in the recent years show a striking improvement from the years before the Company went public when the Company's Debt-to-Equity ratios were 2.4 and 3.7 in 2019 and 2020 respectively.

Medilines continues to partner with principals that are world leading brands and top tier in terms of quality within their product categories.

The Company continues to partner with Varian Medical Systems for its Cancer Therapy line; Varian being the worldwide leading manufacturer of high-tech linear accelerators from USA. Medilines has been partners with Varian since 2016.

The Company continues to partner with Siemens Healthineers for its Diagnostic Imaging line; Siemens being a worldwide leading manufacturer of state-of-the-art diagnostic imaging equipment from Germany. Medilines has been partners with Siemens Healthineers since 2018.

Finally, Medilines continues to partner with B. Braun Avitum for its Dialysis line; B. Braun Avitum being a worldwide leading manufacturer of dialysis equipment and devices, also from Germany. Medilines has been partners with B. Braun Avitum since 2002.

Medilines participated in two conventions last 2023. The first being Medical Taiwan 2023 which was held in Taipei Nangang Exhibition Center last June 8-10 and organized by Taiwan External Trade Development Council (TAITRA). The convention aims to help all companies in the medical and healthcare industry expand their markets and bring in cross-border business opportunities. Medilines attends these medical conventions regularly to keep us up to date with new products and technologies in the world of healthcare and to find opportunities for partnership, growth and expansion.

Medilines also participated in Kidney Week 2023 which was held in the Pennsylvania Convention Center in Philadelphia last November 2-5 and organized by the American Society of Nephrology (ASN). Whenever possible, Medilines attends this annual meeting and scientific exposition, featuring advances in treatment, research, and technology in the fight against kidney disease to keep us up to date with research and developments in Dialysis and related treatments.

The Company also had a couple of CSR activities in the form of antigen test kit donations to Philippine Red Cross to support their continued commitment to the "Bayanihan Heal as One Act" and fight against covid. Antigen test kits and gloves were also donated to Pasig City Hall.

In 2023, Medilines completed the setting up of 10 dialysis centers nationwide and will install many more this year. Shown here is the inauguration and blessing of one of Medilines' completed dialysis centers – West Visayas State University Medical Center Dialysis Center last April 4, 2024. The event was attended by Medilines General Manager Dan Zulueta, Medical Center Chief President Dr. Villafuerte, among others. More dialysis centers are currently being set-up by Medilines nationwide, for completion within 2024.

Last April 19, 2024 was the inauguration of Siemens Somatom XCeed CT Scan and Siemens Magnetom Lumina 3-Tesla MRI machines in PCMC. Both are state-of-the-art equipment installations that aim to transform the diagnostic experience for pediatric patients in the country. This MRI called Siemens MAGNETOM Lumina 3-Tesla, in particular, boasts to be the first installation of its kind here in the Philippines and in Asia. Both machines are part of Siemens Healthineers' trendsetting solutions to address the specific challenges of diagnosing children. The event was attended by Medilines Chairman Mr. Virgilio Villar, Siemens Healthineers President Michael Schmermer, among others, and was graced by the presence of Senators Bong Go and Pia Cayetano, the chair and vice chair of the Senate Committee on Health respectively.

One of Medilines' latest significant undertaking is the installation of Siemens Artis Icono, the first ever installation of this high-tech machine in the whole of the ASEAN region. Siemens Artis Icono is Siemens Healthineers' latest and most technologically advanced interventional imaging equipment used for image-guided minimally invasive therapy. ARTIS Icono is an intelligent system with intuitive interface that supports a wide range of procedures, which means that hospitals can maximize space and budget, as what was previously dominated by Cardiology can now be shared with various other disciplines such as Radiology, Neurology and Surgery. The installation of the Cathlab Project in PGH is expected to finish within 2024.

Another of Medilines' latest undertaking is the installation of the first Siemens Artis Pheno in the country. The Siemens Artis Pheno is a unique floor mounted robotic C- Arm system that supports a broad range of applications in a Hybrid OR set up. With its robotic technology, minimally invasive image guided procedures for the lungs are made possible, providing better and faster patient treatment. The installation of the Robotic C-Arm Project in Lung Center of the Philippines is expected to finish within 2024.

With its 21 years of experience as a distributor of medical equipment in the Philippines, combined with its continued outstanding performance, the company is in the right position to take on future opportunities in aiding the Government with its healthcare equipment needs.

One of the key drivers for Medilines' aim to strengthen its stronghold on the devices market is the Healthcare Facilities Enhancement Program's plan to increase and improve health facilities nationwide.

Today and in the coming years, the Government is building Specialty Centers, offering highly specialized care addressing particular conditions. The current administration is targeting to establish these specialty centers across the country, to be made available in different regions of the Philippines. Renal Care and Kidney Transplant, Lung Care, Cancer Care, and Cardiovascular Care, already covers all of the products that Medilines' is offering. We are eager to work with the Philippine Government in meeting these initiatives.

Further, the Current Administration is also supporting the increase in accessibility of dialysis centers across the nation. On May 8, 2023, PhilHealth has implemented the expansion of hemodialysis coverage to 156 sessions. This would mean higher demand in dialysis machines and, especially, dialysis consumables, as more Filipinos are expected to go through more dialysis sessions in a year.

Project-based revenues become a challenge in terms of revenue forecasting and actualization. To offset the challenges that are often caused by infra-related timing delays, Medilines believes it has set the right strategy to boost dialysis consumables to help increase inventory turnover and grow total income as well as boost margins. The Government's plans to further expand its healthcare facilities will continue to support the Company's growth initiatives, especially since the Company's portfolio of medical devices addresses the top illnesses of the country. One of this is the need for dialysis, which is now fully supported by Philhealth with increased coverage in dialysis treatments and by the Philippine Government as it continues to build and expand dialysis centers nationwide.

Thereafter, the presentation and adoption of the President's report and annual report, and approval of the audited financial statements of the Company for the year ended 31 December 2023, was adopted and unanimously approved by the stockholders through the following resolution:

"**RESOLVED**, that the stockholders of Medilines Distributors, Incorporated hereby adopt and approve the President's report and annual report, and the audited financial statements of the Company for the year ended 31 December 2023."

The Chairman requested the Corporate Secretary to record the votes for this agenda item. The adoption of the President's report and annual report, and approval of the audited financial statements for the year ended 31 December 2023 were adopted and approved by more than a majority of the total outstanding shares entitled to vote, as detailed below:

AGENDA	FOR		AGAINST		ABSTAIN	
	No. of Shares	%	No. of Shares	%	No. of Shares	%
Presentation and adoption of the President's Report and Annual Report, and approval of the Audited Financial Statements for the year ended 31 December 2023	2,085,534,800	100%	0	-	0	-

The stockholders were informed that questions shall be tackled after all the agenda items were completed.

IV. RATIFICATION OF ALL ACTS OF THE BOARD OF DIRECTORS AND MANAGEMENT SINCE 01 JANUARY 2023 TO 31 DECEMBER 2023

The next item on the agenda was the ratification of all acts of the Board of Directors and Management since 01 January 2023 to 31 December 2023, as contained in the Information Statement and summary was also flashed on the presentation. On motion duly made, the stockholders approved the following resolution:

"**RESOLVED**, that the stockholders of Medilines Distributors, Incorporated hereby adopt and approve the ratification of all acts of the Board of Directors and Management since 01 January 2023 to 31 December 2023."

The Chairman requested the Corporate Secretary to record the votes for this agenda item. The stockholders owning more than a majority of the total outstanding shares entitled to vote to ratify all acts of the Board of Directors and Management since 01 January 2023 to 31 December 2023, as detailed below:

AGENDA	FOR		AGAINST		ABSTAIN	
	No. of Shares	%	No. of Shares	%	No. of Shares	%
Ratification of all acts of the Board of Directors and Management since 01 January 2023 to 31						
December 2023	2,085,534,800	100%	0	-	0	-

V. DECLARATION OF CASH DIVIDENDS EQUIVALENT TO 10% OF THE COMPANY'S 31 DECMEBER 2023 NET INCOME AFTER TAX

The next item on the agenda was the declaration of cash dividends equivalent to 10% of the Company's 31 December 2023 Net Income after Tax. On the motion duly made, the stockholders approved the following resolution:

"**RESOLVED**, that the stockholders of Medilines Distributors Incorporated hereby adopt and approve the declaration of cash dividends equivalent to 10% of the Company's 31 December 2023 Net Income after Tax."

The Chairman requested the Corporate Secretary to record the votes for this agenda item. The adoption of the President's report and annual report, and approval of the audited financial statements for the year ended 31 December 2023 were adopted and approved by more than a majority of the total outstanding shares entitled to vote, as detailed below:

AGENDA	FOR		AGAINST		ABSTAIN	
	No. of Shares	%	No. of Shares	%	No. of Shares	%
Declaration of cash dividends equivalent to 10% of the Company's 31 December 2023 Net Income after Tax	2,085,534,800	100%	0	-	0	-

VI. ELECTION OF THE DIRECTORS (INCLUDING INDEPENDENT DIRECTORS) OF THE COMPANY FOR THE ENSUING FISCAL YEAR

The Chairman of the Meeting then announced that the next item in the agenda would be the appointment of the Board of Directors, including independent directors, for the ensuing year 2024.

The Articles of Incorporation of the Company provide for seven (7) directors. The Corporate Secretary stated that the names of the seven (7) nominees were evaluated and determined that they have all the qualifications and none of the disqualifications to serve as directors of the Company. The nominees also include the final list of candidates eligible for election as independent directors, pre-screened pursuant to the procedures provided in the SEC Circular No. 16 on the Guidelines on Nomination and Election of Independent Directors. Hence, all the nominees submitted were screened by the Corporate Governance Committee. Copies of the profiles of the nominees stating their age, qualifications, and experience were provided to stockholders through the Company's Information Statement.

In addition to the above, the Securities and Exchange Commission Memorandum Circular 4 Series of 2017 provides that a Company's independent director shall serve for a maximum cumulative term of nine (9) terms. After which, the independent director shall be perpetually barred from reelection as such in the same company but may continue to qualify as a non-independent director. In the instance that a company wants to retain an independent director who has served nine (9) terms, the Board should provide meritorious justification/s and seek shareholders' approval during the annual shareholders' meeting. Independent directors **Brian N. Edang** and **Fernando Sixto V. Segovia** are on their third term.

The Corporate Secretary announced the names of the people nominated for election as directors and independent directors of Medilines Distributors Incorporated as follows:

- 1. Mr. Virgilio B. Villar
- 2. Ms. Maria Patricia Dolor V. Yambing
- 3. Ms. Maria Theresa V. Villar
- 4. Mr. Norman K. Macapagal

- 5. Atty. Luis Angel G. Aseoche
- 6. Mr. Brian N. Edang (Independent Director)
- 7. Fernando Sixto V. Segovia (Independent Director)

On motion duly made, the above-named nominees were nominated as directors and independent directors of the Company.

Considering that there were only seven (7) persons nominated to, and qualified for, the seven (7) seats in the Board, the Corporate Secretary was instructed to cast, as he did cast, all the votes in favor of those seven (7) persons), and they were thereupon declared elected as Directors for the ensuing fiscal year and until their successor have been elected and qualified. The Following were

AGENDA	FOR		AGAINST		ABSTAIN		
	No. of Shares	%	No. of Shares	%	No. of Shares	%	
Election of the Directors (including Independent Directors) of the Company for the ensuin	g Fiscal Year.						
1. Virgilio V. Villar	2,085,534,800	100%	0	-	0	-	
2. Maria Patricia Dolor V. Yambing	2,085,534,800	100%	0	-	0	-	
3. Maria Theresa V. Villar	2,085,534,800	100%	0	-	0	-	
4. Norman K. Macapagal	2,085,534,800	100%	0	-	0	-	
5. Luis Angel G. Aseoche	2,085,534,800	100%	0	-	0	-	
6. Brian N. Edang (Independent Director)	2,085,534,800	100%	0	-	0	-	
7. Fernando Sixto V. Segovia (Independent Director)	2,085,534,800	100%	0	-	0	-	

the votes on the directors, with each director elected having received the votes of more than a majority of the outstanding shares of stock entitled to vote, as detailed below:

The voting process compiled with the principles of one-share, one-vote, and cumulative voting requirements under the Revised Corporation Code.

Accordingly, the Chairman declared them as duly elected directors of Medilines Distributors Incorporated for the ensuing year 2023, and until their successor shall have been elected and qualified.

VII. APPOINTMENT OF THE EXTERNAL AUDITOR OF THE COMPANY FOR THE YEAR 2024

The Chairman of the meeting then announced that the next item in the agenda would be the appointment of the external auditor for the year 2024.

Upon motion duly made and seconded, the following resolution was adopted:

"**RESOLVED**, that the stockholders of Medilines Distributors Incorporated hereby approved the reappointment of Punongbayan and Araullo, as the external auditor of Medilines Distributors Incorporated for the year 2024 under such term and conditions as may be approved by the Board of Directors."

The Chairman requested the Corporate Secretary to record the votes for this agenda item. The stockholders owning more than a majority of the total outstanding shares entitled to vote approved

	AGENDA	FOR		AGAINST		ABSTAIN		
		No. of Shares	%	No. of Shares	%	No. of Shares	%	
ĺ	Appointment of Punongbayan and Araullo as the external auditor of the Company for the year 2024	2,085,534,800	100%	0	-	0	-	

the re-appointment of Punongbayan and Araullo as the external auditor of the Company for the year 2024 as detailed below:

VIII. OTHER MATTERS

The Chairman inquired if there are other matters for discussion. The Corporate Secretary informed the Chairman that there are no other matters to be taken up in the meeting.

IX. ADJOURNMENT

There being no further business to transact, and upon motion duly made and seconded, the meeting was adjourned at 10:45 in the morning.

Certified Correct:

Zuluetá Corporate Secretary

Mr. Virgilio B. Villar Chairman of the Board

Medilines Distributors Incorporated ATTENDANCE OF BOARD OF DIRECTORS For the year 2024

Names	29-Jan-24	15-Feb-24	12-Apr-24	15-Apr-24	29-Apr-24	27-May-24	3-Jun-24
1 Virgilio B. Villar	Х	X	X	Х	Х	X	X
2 Maria Patricia Dolor V. Yambing	Х	X	X	Х	Х	Х	X
3 Maria Theresa V. Villar	Х	X	X	Х	Х	X	X
4 Norman K. Macapagal	Х	X	X	Х	Х	X	X
5 Luis Angel G. Aseoche	Х	X	X	Х	Х	X	X
6 Fernando Sixto V. Segovia	Х	X	X	X	X	X	X
7 Brian N. Edang	Х	X	X	X	X	X	X

Note: The Company held ten (12) Board Meetings for 2024

Names	24-Jun-24	8-Jul-24	29-Jul-24	4-Nov-24	27-Dec-24	Total	Average
1 Virgilio B. Villar	Х	Х	Х	Х	Х	12	100%
2 Maria Patricia Dolor V. Yambing	Х	Х	Х	Х	Х	12	100%
3 Maria Theresa V. Villar	Х	Х	Х	Х	Х	12	100%
4 Norman K. Macapagal	Х	Х	Х	Х	Х	12	100%
5 Luis Angel G. Aseoche	Х	Х	Х	Х	Х	12	100%
6 Fernando Sixto V. Segovia	Х	Х	Х	Х	Х	12	100%
7 Brian N. Edang	Х	Х	Х	Х	Х	12	100%

	Names	Audit Co	mmittee	Corporate Governance Committee					
	Nallies	No. of M	leetings	No. of Meetings					
1	Virgilio B. Villar	4	100%						
2	Maria Patricia Dolor V. Yambing			4	100%				
3	Maria Theresa V. Villar								
4	Norman K. Macapagal								
5	Luis Angel G. Aseoche								
6	Fernando Sixto V. Segovia	4	100%	4	100%				
7	Brian N. Edang	4	100%	4	100%				

MEDILINES DISTRIBUTORS INCORPORATED

List of 2024 ACTS OF THE BOARD OF DIRECTORS AND MANAGEMENT

January 29, 2024 - RESOLUTION NO. BOD-2024-001

1. The Board approved the Company's 2024 Budget for the year ended 31 December 2024.

February 15, 2025 - RESOLUTION NO. BOD-2024-002

- 1. The Board accepts the resignation of Mr. Luis Melquiades P. Garcia III as the Company's Treasurer and Investor Relations Officer effective 19 February 2024.
- **2.** The Board appoints Ms. Carmela D. Ochoa as Mr. Garcia's replacement as Investor Relations Officer, Ms. Ochoa shall still retain her position as the Company's Chief Finance Officer.

April 12, 2024 - RESOLUTION NO. BOD-2024-003

 The Board approved the Company's Audited Financial Statements for the year ended 31 December 2023 (including comparative financial statements as of 31 December 2022 and for the years ended 31 December 2022 and 2021).

April 15, 2024

1. Announcement of 2024 ASM

April 29, 2024 - RESOLUTION NO. BOD-2024-004

1. The Board approved the President's report on the Result of Operations for the 1st Quarter of 2024.

May 27, 2024 - RESOLUTION NO. BOD-2024-005

1. The Company shall initiate the reactivation and subsequent closing of its Land Bank of the Philippines account with details as follows:

Branch	: DepEd Branch
Branch Address	: DepEd Complex, Meralco Ave., Pasig City
Account Number	: 3341-0173-85

2. Any balance withdrawn from the said account shall be transferred to its other Land Bank of the Philippines account with account number 3902-1000-90.

3. The following designated bank signatories whose specimen signatures appear below be, as they are hereby authorized to sign, execute and/or deliver any and all documents, contracts and instruments for an in behalf of the Company, as may be appropriate and required by the foregoing transactions authorized above:

Name	Position	Signature
Virgilio B. Villar	Chairman of the Board	Virghio B. Villan
Maria Patricia Dolor V. Yambing	President and CEO	

June 3, 2024 - RESOLUTION NO. BOD-2024-006

1. The Board approved the appointment of the following to serve as officer of the Company for the year 2024:

Name	Position
Virgilio B. Villar	Chairman
Maria Patricia Dolor V. Yambing	President and CEO
Maria Carmela D. Ochoa	CFO and Investor Relations Officer
Daniel C. Zulueta	Corporate Secretary

2. The Board approved the appointment of the following to serve as Chairpersons and Members of the Company's Committees for the year 2024:

Audit Committee

Brian N. Edang	Chairman
Virgilio B. Villar	Member
Fernando Sixto V. Segovia	Member

Corporate Governance Committee

Fernando Sixto V. Segovia	Chairman
Maria Patricia Dolow V. Yambing	Member
Brian N. Edang	Member

June 3, 2024 – 2024 ANNUAL STOCKHOLDERS' MEETING

1. The stockholders of Medilines Distributors, Incorporated hereby adopt and approve the President's report and annual report, and the audited financial statements of the Company for the year ended 31 December 2023.

- 2. The stockholders of Medilines Distributors, Incorporated hereby adopt and approve the ratification of all acts of the Board of Directors and Management since 01 January 2023 to 31 December 2023.
- 3. The stockholders of Medilines Distributors Incorporated hereby adopt and approve the declaration of cash dividends equivalent to 10% of the Company's 31 December 2023 Net Income after Tax.
- 4. The stockholders of Medilines Distributors Incorporated hereby approved the re-appointment of Punongbayan and Araullo, as the external auditor of Medilines Distributors Incorporated for the year 2024 under such term and conditions as may be approved by the Board of Directors.

June 24, 2024 - RESOLUTION NO. BOD-2024-008

- 1. The Board hereby authorizes the following employees to represent the Company in its collection of accounts from various customers:
 - 1. Al Lester Cabrera
 - 2. Cheryl Atienza
 - 3. Ana Lou Caballero
 - 4. Mariah Stacy Sugatan
 - 5. Benny Lou Roco
 - 6. Joshua Cayas

- 7. Rhodney Kevin Nicolas
- 8. William Carrera
- 9. Lhea Cabalhin
- 10. Jeremias Quinanola, Jr.
- 11. Jric Rojo
- 12. Angelica A. Galao

July 29, 2024 - RESOLUTION NO. BOD-2024-010

1. The Board approved the President's report on the Result of Operations for the 2nd Quarter of 2024.

November 04, 2024 - RESOLUTION NO. BOD-2024-011

1. The Board approved the President's report on the Result of Operations for the 3rd Quarter of 2024.

December 27, 2024 - RESOLUTION NO. BOD-2024-012

- 1. The Board accepts the resignation of Ms. Maria Carmela D. Ochoa as the Company's Chief Finance Officer effective 31 December 2024.
- **2.** The Board appoints Ms. Myra B. De Asis as Ms. Ochoa's Replacement as Chief Finance Officer. Ms. Ochoa shall still retain her position as the Company's Investor Relations Officer.

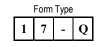
COVER SHEET

SEC Registration Number													
С	S	2	0	0	2	5	1	0	6	4			

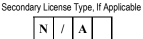
	Company Name																									
М	E	D	Ι	L	Ι	N	E	S		D	Ι	S	Т	R	Ι	B	U	Т	0	R	S					
Ι	Ν	С	0	R	Р	0	R	A	Т	E	D															

Principal Office (No./Street/Barangay/City/Town/Province)

3	r	d		F	1	0	0	r	v	i	s	t	a	m	a	1	1		Н	u	b	,		С	•	v	
S	t	a	r	r		A	v	e	,		Р	a	m	р	1	0	n	a		D	0	s	,				
L	a	S		P	i	ñ	a	s	С	i	t	у															



Department requiring the report



COMPANY INFORMATION



3rd Floor, Vistamall Hub, C.V. Starr Ave., Pamplona Dos, Las Piñas City.

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17 - Q

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

- 1. For the quarterly period ended March 31, 2025
- 2. Commission identification number CS200251064 3. BIR Tax Identification No. 219075614000

MEDILINES DISTRIBUTORS INCORPORATED

4. Exact name of issuer as specified in its charter

Philippines

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

3rd Floor, Vistamall Hub, C.V. Starr Ave., Pamplona Dos, Las Piñas, City, 1740

7. Address of issuer's principal office

(+632)7747-1076 / (+632)8519-2012

8. Issuer's telephone number, including area code

Not Applicable

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

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

Postal Code

Title of each Class	Number of shares of common
	stock outstanding and amount
	of debt outstanding
Common Shares	2,750,000,800

11. Are any or all of the securities listed on a Stock Exchange?

Yes [x] No []

If yes, state the name of such Stock Exchange and the class/es of securities listed therein:

Philippine Stock Exchange

12. Indicate by check mark whether the registrant:

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

Yes [x] No []

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

Yes [x] No []

MEDILINES DISTRIBUTORS INCORPORATED UNAUDITED STATEMENTS OF FINANCIAL POSITION (Amounts in Philippine Pesos)

		For the Three Mon	ths Ended March 31	For the Year End	led December 31
	Notes	2025	2024	2024	2025
<u>ASSETS</u>					
CURRENT ASSETS					
Cash	5	P 151,298,630	P 168,972,811	P 105,209,149	P 95,947,939
Trade and other receivables - net	6	2,377,456,403	2,085,042,676	2,227,339,273	1,905,781,372
Contract assets	13	970,128,448	1,367,115,243	1,064,395,354	1,411,783,578
Inventories - net	7	65,800,073	159,521,317	59,680,861	74,415,502
Prepayments and other current assets	8	141,754,181	123,547,078	156,039,817	133,457,250
Total Current Assets		3,706,437,735	3,904,199,125	3,612,664,454	3,621,385,641
NON-CURRENT ASSETS					
Property and equipment - net	9	205,399,869	191,025,624	208,275,740	193,682,630
Deferred tax assets - net	17	26,732,869	16,212,497	26,732,868	16,212,497
Guarantee deposits	22	2,366,122	2,366,122	2,366,122	2,366,122
Total Non-current Assets		234,498,860	209,604,243	237,374,730	212,261,249
TOTAL ASSETS		P 3,940,936,595	<u>P 4,113,803,368</u>	P 3,850,039,184	P 3,833,646,890
LIABILITIES AND EQUITY					
CURRENT LIABILITIES					
Trade and other payables	10	P 1,330,988,962	P 1,635,958,516	P 1,189,111,470	P 1,266,324,470
Notes payable	11	279,500,000	300,000,000	377,500,000	400,000,000
Loans and other borrowings					
Income tax payable		17,620,942	5,391,768	8,222,093	15,086,807
Total Current Liabilities		1,628,109,904	1,941,350,284	1,574,833,563	1,681,411,277
NON-CURRENT LIABILITY					
Loans and other borrowings	12	-	-	-	-
Deposit for future stock subscription	20	-	-	-	-
Retirement benefit obligation	16	1,862,911	1,764,322	1,862,911	1,764,322
Total Non-current Liabilities		1,862,911	1,764,322	1,862,911	1,764,322
Total Liabilities		1,629,972,815	1,943,114,606	1,576,696,474	1,683,175,599
EQUITY					
Capital stock	19	687,500,200	687,500,200	687,500,200	687,500,200
Treasury shares	19	(2,331,660)	(2,331,660)	(2,331,660)	(2,331,660)
Additional paid-in capital	19	1,084,071,109	1,084,071,109	1,084,071,109	1,084,071,109
Revaluation reserves	16, 17	(22,495)	(403,049)	(22,495)	(403,049)
Retained earnings	19	541,746,626	401,852,162	504,125,556	381,634,691
Net Equity		2,310,963,780	2,170,688,762	2,273,342,710	2,150,471,291
TOTAL LIABILITIES AND EQUITY		P 3,940,936,595	P 4,113,803,368	P 3,850,039,184	P 3,833,646,890

MEDILINES DISTRIBUTORS INCORPORATED UNAUDITED STATEMENTS OF COMPREHENSIVE INCOME (Amounts in Philippine Pesos)

		For the Three Mon	ths Ended March 31	For the Year End	ded December 31
	Notes	2025	2024	2024	2023
REVENUES	13, 18	P 429,975,805	P 510,027,089	##########	P 679,881,805
DIRECT COSTS	14	332,778,649	443,621,496	1,012,254,610	436,961,237
GROSS PROFIT		97,197,156	66,405,593	403,870,748	242,920,568
OPERATING EXPENSES					
General, administrative and selling expenses Expected credit losses (recoveries) - net	14 6	37,888,675	38,336,335	175,973,327 53,793,892	138,063,928 (<u>290,823</u>)
		37,888,675	38,336,335	229,767,219	137,773,105
OPERATING PROFIT		59,308,481	28,069,258	174,103,529	105,147,463
OTHER INCOME (CHARGES) - Net	15	((((
PROFIT BEFORE TAX		50,371,186	26,956,628	172,990,723	97,496,185
TAX EXPENSE	17	12,750,116	6,739,157	43,247,538	25,034,466
NET PROFIT		37,621,070	20,217,471	129,743,185	72,461,719
OTHER COMPREHENSIVE INCOME (LOSS) Item that will not be reclassified to profit or loss Remeasurement gains (losses) on					
post-employment defined benefit obligation	16	-	-	507,406	2,522,013
Tax income (expense)	17			(126,852)	(
				380,554	1,891,510
TOTAL COMPREHENSIVE INCOME		P 37,621,070	P 20,217,471	P 130,123,739	P 74,353,229
EARNINGS PER SHARE					
Basic and diluted	20	P 0.01	P 0.01	P 0.05	P 0.03

MEDILINES DISTRIBUTORS INCORPORATED UNAUDITED STATEMENTS OF CHANGES IN EQUITY (Amounts in Philippine Pesos)

	Capital Stock (see Note 19)	Additional Paid in Capital (see Note 19)	Treasury Shares (see Note 19)	Revaluation Reserves (see Note 16)	Retained Earnings (see Note 19)	Total
Balance at January 1, 2025 Cash dividends Total comprehensive income for the year	P 687,500,200	P 1,084,071,109	(P 2,331,660)	(P 22,495)	P 504,125,556 37,621,070	P 2,273,342,710
Balance at March 31, 2025	P 687,500,200	P 1,084,071,109	(<u>P 2,331,660</u>)	(<u>P 22,495</u>)	<u>P 541,746,626</u>	P 2,310,963,780
Balance at January 1, 2024 Issuance of shares Reacquisition of shares Cash dividends Total comprehensive income for the year	P 687,500,200 - - -	P 1,084,071,109 - - - -	(P 2,331,660)	(P 403,049)	P 381,634,691	P 2,150,471,291
Balance at Quarter 1 2024	P 687,500,200	P 1,084,071,109	(<u>P</u>)	(<u>P 403,049</u>)	<u>P 401,852,162</u>	P 2,170,688,762
Balance at January 1, 2024 Issuance of shares Reacquisition of shares Cash dividends Total comprehensive income for the year	P 687,500,200	P 1,084,071,109 - - - -	(P 2,331,660)	(P 403,049) - - - 380,554	P 381,634,691	P 2,150,471,291
Balance at December 31, 2024	P 687,500,200	P 1,084,071,109	(<u>P 2,331,660</u>)	(<u>P 22,495</u>)	<u>P 511,377,876</u>	P 2,280,595,030
Balance at January 1, 2023 Reacquisition of shares Cash dividends Total comprehensive income for the year	P 687,500,200 - - -	P 1,084,071,109 - - -	(P 813,240) (1,518,420)	(P 2,294,559) - - 1,891,510	P 337,968,750 (28,795,778) 72,461,719	P 2,106,432,260 (1,518,420 (28,795,778 74,353,229
Balance at December 31, 2023	P 687,500,200	P 1,084,071,109	(<u>P 2,331,660</u>)	(<u>P 403,049</u>)	P 381,634,691	P 2,150,471,291

MEDILINES DISTRIBUTORS INCORPORATED UNAUDITED STATEMENTS OF CASH FLOWS (Amounts in Philippine Pesos)

]	For the Three Mon	ths Ende			For the Year En	ded Dec	
		2025		2024		2024		2023
CASH FLOWS FROM OPERATING ACTIVITES								
Profit before tax	р	50,371,186	Р	26,956,628	Р	172,990,723	Р	97,496,185
Adjustments for:	1	50,571,180	1	20,950,028	1	172,990,723	1	97,490,185
Provision (reversal) for expected credit losses		-		-		53,793,892	(290,823)
Interest expense		6,151,939		4,020,101		16,846,703	(13,523,959
Depreciation and amortization		3,212,516		2,694,795		11,905,088		12,852,020
Unrealized foreign exchange losses (gains) - net		758,455	(96,272)	(2,828,498)	(2,563,160)
Interest income	(14,752)	(43)	(78,562)	(103,536)
Gain on sale of property and quipment	`	-	(-	(-	`	-
Operating profit before working capital changes		60,479,344		33,575,209		252,629,346		120,914,645
Increase in trade and other receivables	(150,117,130)	(179,261,304)	(375,351,793)	(139,320,701)
Decrease (increase) in contract assets	(94,266,906	(44,668,335	(347,388,224	(356,252,576
Decrease in inventories	(6,119,212)	(85,105,815)		14,734,641		2,509,460
Increase in prepayments and other current assets	`	14,285,636	(9,910,172	(22,582,567)	(24,336,808)
Increase (decrease) in trade and other payables		141,119,036		369,730,318	(74,501,882)	(433,920,760)
Decrease in contract liabilities		-		-		- , ,		- , , ,
Increase (decrease) in retirement benefit obligation		-		-		605,995		368,129
Cash generated from (used in) operations		153,914,580		193,516,915		142,921,964	(117,533,459)
Income taxes paid	(3,351,267)	(16,434,196)	(60,743,905)	(40,565,609)
Interest paid	ì	6,151,939)	(4,020,101)	(16,846,703)	(13,523,959)
Interest received	(14,753	(43	(62,993	(82,829
interest received		.,		<u> </u>				
Net Cash From (Used In) Operating Activities		144,426,127		173,062,661		65,394,349	(171,540,198)
CASH FLOWS FROM INVESTING ACTIVITIES								
Acquisitions of property and equipment	(336,645)	(37,789)	(26,498,198)	(23,280,866)
Proceeds from sale of property and equipment	`	-	`	- , ,		- , ,		- , , ,
ribeceds from sale of property and equipment		<u> </u>		<u> </u>				
Net Cash Used In Investing Activities	(336,645)	(37,789)	(26,498,198)	(23,280,866)
CASH FLOWS FROM FINANCING ACTIVITIES								
Repayments of notes payable	(377,500,000)	(100,000,000)	(602,500,000)	(79,426,868)
Proceeds from notes payable		279,500,000		-	,	580,000,000		297,792,558
Cash dividends paid		-		-	(7,252,320)	(28,795,778)
Purchase of treasury shares		-		-		-	Ì	1,518,420)
Payments of lease liability		-		-		-		-
Net Cash From (Used In) Financing Activities	(98,000,000)	(100,000,000)	(29,752,320)		188,051,492
The cash from (osed in) financing from theo	` <u> </u>	,	`		` <u> </u>			
Effect of Exchange Rate Changes on Cash		-				117,379		
NET INCREASE (DECREASE) IN CASH		46,089,482		73,024,872		9,261,210	(6,769,572)
CASH AT BEGINNING OF YEAR		105,209,149		95,947,939		95,947,939		102,717,511
CASH AT END OF YEAR	<u>P</u>	151,298,631	Р	168,972,811	Р	105,209,149	Р	95,947,939

MEDILINES DISTRIBUTORS INCORPORATED NOTES TO FINANCIAL STATEMENTS MARCH 31, 2025 AND DECEMBER 31, 2024 (Amounts in Philippine Pesos)

1. GENERAL INFORMATION

1.1 Corporate Information

Medilines Distributors Incorporated (the Company) was incorporated in the Philippines and registered with the Securities and Exchange Commission (SEC) on July 12, 2002. The Company's primary purpose is to establish, conduct and maintain business of trading and/or distribution by purchasing, acquiring, importing, marketing, trading, distributing, selling, exporting or otherwise do business in all kinds of goods, products, merchandise, medicines, supplies, compounds, machinery, equipment, apparatus, appliances, instruments, or other lawful objects of radiological, scientific, therapeutic, cosmetic, general and miscellaneous purposes and engage in such activities as to accomplish the same including to act as representative or agent, upon consignment or indents orders in any other representative capacity or be under distributorship or other arrangement for natural and juridical persons and entities, whether domestic or foreign.

The Company's shares were listed in the Philippine Stock Exchange (PSE) on December 7, 2021 and were traded under the ticker MEDIC (see Note 19.1).

The registered office of the Company, which is also its principal place of business, is located at 3rd floor, Vistamall Hub, C.V. Starr Avenue, Pamplona Dos, Las Piñas City. The Company also has its warehouse facility, which is located at 54 E Rodriguez Jr. Ave., Backing F. Pike St., Bagong Ilog, Pasig City.

2. MATERIAL ACCOUNTING POLICY INFORMATION

The material accounting policy information that have been used in the preparation of these financial statements are summarized on the succeeding pages. These policies have been consistently applied to all the years presented, unless otherwise stated.

2.1 Basis of Preparation of Financial Statements

(a) Statement of Compliance with Philippine Financial Reporting Standards

The financial statements of the Company have been prepared in accordance with Philippine Financial Reporting Standards (PFRS). PFRS are adopted by the Financial and Sustainability Reporting Standards Council (FSRSC) from the pronouncements issued by the International Accounting Standards Board and approved by the Philippine Board of Accountancy.

The financial statements have been prepared using the measurement bases specified by PFRS for each type of asset, liability, income and expense. The measurement bases are more fully described in the accounting policies that follow.

(b) Presentation of Financial Statements

The financial statements are presented in accordance with Philippine Accounting Standard (PAS) 1, *Presentation of Financial Statements*. The Company presents all items of income and expenses in a single statement of comprehensive income.

The Company presents a third statement of financial position as of the beginning of the preceding period when it applies an accounting policy retrospectively, or makes a retrospective restatement or reclassification of items that has a material effect on the information in the statement of financial position at the beginning of the preceding period. The related notes to the third statement of financial position are not required to be disclosed.

(c) Functional and Presentation Currency

These financial statements are presented in Philippine pesos, the Company's functional and presentation currency, and all values represent absolute amounts except when otherwise indicated.

Items included in the financial statements of the Company are measured using its functional currency. Functional currency is the currency of the primary economic environment in which the Company operates.

2.2 Adoption of Amended PFRS

(a) Effective in 2023 that are Relevant to the Company

The Company adopted for the first time the following amendments to PFRS Accounting Standards, which are mandatorily effective for annual periods beginning on or after January 1, 2024:

PAS 1 (Amendments) : Pre	sentation of Financial Statements –
	Classification of Liabilities as Current or Non- current, and Non-current Liabilities with Covenants
PAS 7 and PFRS 7 (Amendments)	: Statement of Cash Flow, and Financial Instruments: Disclosures – Supplier Finance Arrangements

PFRS 16 (Amendments) : Lease Liability in a Sale and Leaseback Discussed below are the relevant information about these pronouncements.

> (i) PAS 1 (Amendments), Presentation of Financial Statements – Classification of Liabilities as Current or Non-current. The amendments provide guidance on whether a liability should be classified as either current or non-current. The amendments clarify that the classification of liabilities as current or non-current should be based on rights that are in existence at the end of the reporting period and that the classification is unaffected by expectations about whether an entity will exercise its right to defer

settlement of a liability. The application of these amendments had no significant impact on the Company's financial statements.

- (ii) PAS 1 (Amendments), Presentation of Financial Statements Non-current Liabilities with Covenants. The amendments specify that if the right to defer settlement for at least 12 months is subject to an entity complying with conditions after the reporting period, then those conditions would not affect whether the right to defer settlement exists at the end of the reporting period for the purposes of classifying a liability as current or noncurrent. For non-current liabilities subject to conditions, an entity is required to disclose information about the conditions, whether the entity would comply with the conditions based on its circumstances at the reporting date and whether and how the entity expects to comply with the conditions by the date on which they are contractually required to be tested. The Company has no liabilities with covenants; hence, the application of these amendments had no significant impact on the Company's financial statements.
- (iii) PAS 7 and PFRS 7 (Amendments), Statement of Cash Flows, Financial Instruments: Disclosures – Supplier Finance Arrangements. The amendments add a disclosure objective to PAS 7 stating that an entity is required to disclose information about its supplier finance arrangements that enables users of financial statements to assess the effects of those arrangements on the entity's liabilities and cash flows. In addition, PFRS 7 is amended to add supplier finance arrangements as an example within the requirements to disclose information about an entity's exposure to concentration of liquidity risk. The application of these amendments had no significant impact on the Company's financial statements.
- (iv) PFRS 16 (Amendments), Lease Liability in a Sale and Leaseback. The amendments require the seller-lessee to subsequently measure lease liabilities arising from a leaseback in a way that it does not recognize any amount of the gain or loss that relates to the right of use it retains. The new requirements do not prevent a seller-lessee from recognizing in profit or loss any gain or loss relating to the partial or full termination of a lease. The Company has no sale and leaseback transaction; hence, the application of these amendments had no significant impact on the Company's financial statements.

(b) Effective Subsequent to 2024 but not Adopted Early

There are amendments to existing standards effective for annual periods subsequent to 2024, which are adopted by the FSRSC. Management will adopt the following relevant pronouncements in accordance with their transitional provisions; and unless otherwise indicated, none of these are expected to have significant impact on the Company's financial statements.

 PAS 21 (Amendments), The Effects of Changes in Foreign Exchange Rates – Lack of Exchangeability (effective from January 1, 2025)

- (ii) PFRS 9 and PFRS 7 (Amendments), Financial Instruments, and Financial Instruments: Disclosures – Amendments to the Classification and Measurement of Financial Instruments (effective from January 1, 2026)
- (iii) PFRS 18, Presentation and Disclosure in Financial Statements (effective from January 1, 2027). The new standard impacts the classification of profit or loss items (i.e., into operating, investing and financing categories) and the presentation of subtotals in the statement of profit or loss (i.e., operating profit and profit before financing and income taxes). The new standard also changes the aggregation and disaggregation of information presented in the primary financial statements and in the notes. It also introduces required disclosures about management-defined performance measures. The new standard, however, does not affect how an entity recognizes and measures its financial condition, financial performance and cash flows.

2.3 Financial Instruments

(a) Financial Assets

Regular purchases and sales of financial assets are recognized on their trade date (i.e., the date that the Company commits to purchase or sell the asset).

Classification, Measurement and Reclassification of Financial Assets

The Company's financial assets at amortized costs are presented in the statement of financial position as Cash, Trade and Other Receivables (excluding advances to suppliers), Guarantee Deposits, Rental and other deposits and Bid and construction bonds (presented as part of Prepayments and Other Current Assets account).

Impairment of Financial Assets

At the end of the reporting period, the Company assesses its expected credit loss (ECL) on a forward-looking basis associated with its financial assets carried at amortized cost. The measurement of ECL involves consideration of a broader range of information in assessing credit risk and measuring expected credit losses, including past events, current conditions, reasonable and supportable forecasts that affect collectability of the future cash flows of the financial assets.

For trade and other receivables, the Company recognizes lifetime ECL when there has been a significant increase in credit risk on a financial asset since initial recognition. Lifetime ECL represents the expected credit loss that will result from all possible default events over the expected life of a financial asset, irrespective of the timing of the default. However, if the credit risk on a financial asset has not increased significantly since initial recognition, the Company measures and provides for credit losses that are expected to result from default events that are possible within 12 months after the end of the reporting period.

The Company applies a general approach in relation to due to a related party. The maximum period over which ECL should be measured is the longest contractual period where an entity is exposed to credit risk. Management determines possible

impairment based on the sufficiency of the related party's highly liquid assets in order to repay the Company's receivables if demanded at the reporting date taking into consideration the historical defaults of the related party. If the recovery strategies indicate that the outstanding balance of the receivables can be collected, the ECL is limited to the effect of discounting the amount due over the period until cash is realized.

The Company determines whether there has been a significant increase in credit risk for financial asset since initial recognition by comparing the risk of default occurring over the expected life of the financial asset between the reporting date and the date of the initial recognition. In making this assessment, the Company considers both quantitative and qualitative information that may indicate an actual or expected deterioration of the credit quality of the financial assets.

(b) Financial Liabilities

Financial liabilities include Trade and Other Payables (excluding tax-related payables) and Notes Payable.

2.4 Inventories

The cost of inventories are determined using the first-in, first-out method.

2.5 Property and Equipment

Following initial recognition at cost, items of property and equipment (except land) are stated at cost less accumulated depreciation and any impairment in value. Land is measured at cost less any accumulated impairment losses.

Depreciation is computed using the straight-line method over the following estimated useful lives:

Office Condominium Unit	25 years
Transportation equipment	5 years
Warehouse equipment	1-5 years
Demo units and dialysis machines	1-5 years
Furniture and fixtures	1-3 years
Computer equipment	1-3 years
Building – warehouse	25 years

Leasehold improvements are amortized over the terms of the related leases or the useful lives of the improvements of two years, whichever is shorter.

2.6 Revenue and Expense Recognition

Revenue arises mainly from the sale of medical equipment, provision of preventive maintenance services, and installation of medical equipment.

The Company also assesses its revenue agreements against the specific criteria enumerated below in order to determine if it is acting as principal or agent. Both the legal form and the substance of the agreement are considered to determine each party's respective roles in the

agreement. Revenue is recorded at gross when acting as a principal while only net revenues are considered if only an agency service exists. In addition, the following specific recognition criteria must also be met before revenue is recognized:

- (a) Sale of medical equipment Revenue is recognized when or as the Company transfers control of the assets at a point in time to the customer. Invoices for goods transferred are due upon receipt by the customer.
- (b) Preventive maintenance services Revenue is recognized as the maintenance activities are performed over time and is based on the actual service provided.
- (c) Installation of medical facilities and medical equipment Revenue from installation of medical facilities and medical equipment is recognized over time and is based on a percentage-of-completion method.
- (d) *Distribution income* Revenue from warehousing and logistics services is recognized over time and is equivalent to a percentage of the counterparty's net sales.

Costs and expenses are recognized in profit or loss upon utilization of goods or services or at the date they are incurred. All finance costs are reported in profit or loss on an accrual basis, except capitalized borrowing costs which are included as part of the cost of the related qualifying asset.

2.7 Leases

(a) Company as a Lessee

The Company has elected to account for short-term leases and leases of low-value assets using the practical expedients. Instead of recognizing a right-of-use asset and lease liability, the payments in relation to these are recognized as an expense in profit or loss on a straight-line basis over the lease term

(b) Company as a Lessor

The Company applies judgment in determining whether a lease contract is a finance or operating lease.

2.8 Impairment of Non-financial Assets

The Company's property and equipment and other non-financial assets are subject to impairment testing.

2.9 Employee Benefits

The Company provides post-employment benefits to employees through a defined benefit plan and defined contribution plans, and other employee benefits.

The Company's defined benefit post-employment plan covers all regular full-time employees. The pension plan is non-contributory, administered by a trustee and shall be tax-qualified after the approval from the Bureau of Internal Revenue (BIR).

The defined benefit obligation is calculated annually by independent actuaries using the projected unit credit method.

A defined contribution plan is a post-employment plan under which the Company pays fixed contributions into an independent entity such as Social Security System.

2.10 Segment Reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the Company's BOD – its chief operating decision-maker. The Company's BOD is responsible for assessing the performance of the operating segments.

In identifying its operating segments, management generally follows the Company's business line as disclosed in Note 4.

In addition, corporate assets which are not directly attributable to the business activities of any operating segment are not allocated to a segment.

There have been no changes from prior periods in the measurement methods used to determine reported segment profit or loss.

3. SIGNIFICANT ACCOUNTING JUDGMENTS AND ESTIMATES

The preparation of the Company's financial statements in accordance with PFRS Accounting Standards requires management to make judgments and estimates that affect the amounts reported in the financial statements and related notes. Judgments and estimates are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Actual results may ultimately differ from these estimates.

3.1 Critical Management Judgments in Applying Accounting Policies

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

- (a) Determination of Timing of Satisfaction of Performance Obligations
 - *(i)* Installation of Medical Facilities and Medical Equipment and Preventive Maintenance Services

The Company determines that its revenue from installation of medical facilities and medical equipment, and preventive maintenance services shall be recognized over time. In making its judgment, the Company considers the timing of receipt and consumption of benefits provided by the Company to the customers. The Company provides these services without the need of reperformance of other companies. This demonstrates that the customers simultaneously receive and consume the benefits of the Company's services as it performs.

In determining the best method of measuring the progress of the Company's rendering of installation services, management considers the input method under PFRS 15 because of the direct relationship between the Company's effort, in terms of materials or supplies used, incurred labor hours, and the transfer of service to the customer.

In determining the appropriate method to use in recognizing the Company's revenues from preventive maintenance services, management considers the actual service provided to the end of the reporting period as a proportion of the total services to be provided.

(ii) Sale of Medical Equipment

The Company determines that its revenue from sale of medical equipment shall be recognized at a point in time when the control of the goods have passed to the customer, i.e., generally when the customer has acknowledged delivery of the goods.

(b) Determination of Transaction Price and Amounts Allocated to Performance Obligation

The transaction price for a contract is allocated amongst the material rights and other performance obligations identified in the contract based on their stand-alone selling prices, which are all observable. The transaction price for a contract excludes any amounts collected on behalf of third parties [e.g., value-added taxes (VAT)].

The Company uses the practical expedient in PFRS 15 with respect to non-adjustment of the promised amount of consideration for the effects of significant financing component as the Company expects, at contract inception, that the period between when the Company transfers promised goods or services to the customer and payment due date is one year or less.

(c) The Company uses the simplified approach to calculate ECL for trade and other receivables and contract assets, except those trade receivables from certain agencies of the Philippine National Government (NG). The provision rates are based on days past due for groupings of various customer segments that have similar loss patterns (i.e., by geography, product type, customer type and rating).

The provision matrix is based on the Company's historical observed default rates. The Company's management intends to regularly calibrate (i.e., on an annual basis) the matrix to consider the historical credit loss experience with forward-looking information (i.e., forecast economic conditions).

With respect to trade receivables arising from contracts with NG, management determines the ECL based on the most recent external credit rating provided for the Philippines. Such a rating is considered as the equivalent loss rate in determining the loss allowance related to trade receivables with NG agencies, as it reflects both historical and current considerations, and accounts for the potential impact of future events.

If the Company cannot immediately collect its receivables, management considers the expected manner of recovery to measure ECL. If the recovery strategies indicate that the outstanding balance of receivables can be fully collected, the ECL is limited to the effect of discounting the amount due over the period until cash is realized.

Details about the ECL on the Company's financial assets at amortized cost disclosed in Note 22.2.

(d) Recognition of Provisions and Contingencies

Judgment is exercised by management to distinguish between provisions and contingencies. Disclosures on relevant contingencies are presented in Note 21.

3.2 Key Sources of Estimation Uncertainty

Presented below and on the succeeding page are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next reporting period.

(a) Recognition of Revenues Based on Percentage of Completion (POC)

The Company recognizes its revenue from installation of medical facilities and medical equipment based on the POC under the input method of the project whereby the performance obligations are satisfied over time (see Note 2.6). The Company's application of POC method is based on its efforts or inputs (i.e., actual costs incurred) to the satisfaction of a performance obligation relative to the total expected construction costs. Review of the benchmarks set by management necessary for the determination of POC is done regularly. Actual data is being compared to the related benchmarks and critical judgment is exercised to assess the reliability of the percentage of completion procedures which are currently in place and make the necessary revisions in the light of current progress.

(b) Estimation of Allowance for ECL

The measurement of the allowance for ECL on financial assets at amortized cost and contract assets is an area that requires the use of significant assumptions about the future economic conditions and credit behavior (e.g., likelihood of customers defaulting and the resulting losses). Explanation of the inputs, assumptions and estimation used in measuring ECL is further detailed in Note 22.2(b).

(c) Determination of Net Realizable Value of Inventories

In determining the net realizable value of inventories, management takes into account the most reliable evidence available at the dates the estimates are made. The Company's core business is continuously subject to rapid technological changes which may cause inventory obsolescence. Moreover, future realization of the carrying amounts of inventories as presented in Note 7 is affected by price changes and action from competitors. Both aspects are considered key sources of estimation uncertainty and may cause significant adjustments to the Company's inventories within the next financial reporting period.

(d) Estimation of Useful Lives of Property and Equipment

The Company estimates the useful lives of property and equipment based on the period over which the assets are expected to be available for use. The estimated useful lives of property and equipment are reviewed periodically and are updated if expectations differ from previous estimates due to physical wear and tear, technical or commercial obsolescence and legal or other limits on the use of the assets.

The carrying amounts of property and equipment are analyzed in Notes 9. Based on management's assessment as of December 31, 2024 and 2023, there is no change in

estimated useful lives of those assets during those years. Actual results, however, may vary due to changes in estimates brought about by changes in the factors mentioned above.

(e) Determination of Realizable Amount of Deferred Tax Assets

The Company reviews its deferred tax assets at the end of each reporting period and reduces the carrying amount to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilized. Management assessed that the deferred tax assets recognized as of December 31, 2024 and 2023 will be fully utilized in the coming years. The carrying value of deferred tax assets as of those dates is disclosed in Note 17.

(f) Impairment of Non-financial Assets

In assessing impairment, management estimates the recoverable amount of each asset or a cash-generating unit based on expected future cash flows and uses an interest rate to calculate the present value of those cash flows. Estimation uncertainty relates to assumptions about future operating results and the determination of a suitable discount rate.

Though management believes that the assumptions used in the estimation of fair values reflected in the financial statements are appropriate and reasonable, significant changes in those assumptions may materially affect the assessment of recoverable values and any resulting impairment loss could have a material adverse effect on the results of operations.

No impairment loss is required to be recognized on the Company's property and equipment and other non-financial assets in 2024, 2023 and 2022.

(g) Valuation of Post-employment Defined Benefit Obligation

The determination of the Company's obligation or asset and cost of post-employment defined benefit is dependent on the selection of certain assumptions used by actuaries in calculating such amounts. Those assumptions include, among others, discount rates, expected rate of return on plan assets, salary rate increase, and employee turnover rate. A significant change in any of these actuarial assumptions may generally affect the recognized expense, other comprehensive income or losses and the carrying amount of the post-employment benefit obligation or asset in the next reporting period.

The amounts of post-employment benefit obligation or asset and expense and analysis of the movements in the estimated present value of post-employment benefit, as well as the significant assumptions used in estimating such obligation are presented in Note 16.2.

4. OPERATING SEGMENT

The Company has only one reportable segment, i.e., sale of medical equipment, provision of preventive maintenance services, and installation of medical equipment, which caters to private and government customers. Revenues from certain government agencies, which are considered as major customers, exceed 10% of the Company's total revenues in 2024, 2023 and 2022 (see Note 13). The revenues from these major customers amounted to

P538.1 million from two (2) customers in 2024 and P236.3 million and P1,091.6 million from one (1) customer in 2023 and 2022, respectively. Further, the Company has only one geographical segment as all its operations are based in the Philippines.

5. CASH

Cash includes the following components:

	March 2025	December 2024
_		
Cash on hand	82,560.00	82,560.00
Cash in banks	151,216,070.00	105,126,589.00
Total	151,298,630.00	105,209,149.00

Cash in banks generally earn interest based on daily bank deposit rates. Interest income earned amounted to P14,752 for the first quarter of 2025, P78,562, and P103,536 in 2024, and 2023, respectively, and is presented as Interest income under Other Income (Charges) – Net in the statements of comprehensive income (see Note 15).

6. TRADE AND OTHER RECEIVABLES

This account is composed of the following:

	March 2025	December 2024
Trade receivables	1,931,214,587.00	1,874,414,849.00
Allowance for expected credit loss	(78,737,607.00)	(78,737,607.00)
	1,852,476,980.00	1,795,677,242.00
Non-trade receivables:		
Advances to suppliers	458,770,938.00	430,203,293.00
Advances to employees	3,379,052.00	-
Advances to related parties	61,349,379.00	
Other receivables	1,480,054.00	1,458,738.00
	524,979,423.00	431,662,031.00
Total	2,377,456,403.00	2,227,339,273.00

Advances to suppliers pertain to full or partial payment for goods and services before they are actually received by the Company.

Other receivables generally arise from transactions outside the usual operating activities of the Company. These receivables pertain to non-trade borrowings by third parties which have market connections and are customers of the Company.

A reconciliation of the allowance for impairment at March 31, 2025 and end of 2024 is shown below.

	March 2025	December 2024
Balance at beginning of year	78,737,607.00	33,926,215.00
Provision for ECL	-	53,793,892.00
Write Off	-	(8,982,500.00)
Balance at end of year	78,737,607.00	78,737,607.00

Provision (recovery) for ECL is presented as part of Operating Expenses in the statements of comprehensive income.

In 2024, the management has written-off its long outstanding receivables from a certain customer amounting P8,982,500. There was no similar transaction in 2023.

7. INVENTORIES

The breakdown of inventories are as follows:

	March 2025	December 2024
Inventories	74,311,606.00	68,192,394.00
Allowance for inventory obsolescence	(8,511,533.00)	(8,511,533.00)
Total	65,800,073.00	59,680,861.00

In prior years, the Company provided an allowance for obsolete inventories amounting to P8,511,533. The Company assessed that there were no additional obsolete and impaired inventories in 2024 and 2023.

An analysis of the costs of inventories included in the direct costs in each year is presented in Note 14.

8. PREPAYMENTS AND OTHER CURRENT ASSETS

The composition of this account is shown below.

March 2025	December 2024
120,337,151.00	150,538,715.00
3,424,484.00	3,424,484.00
-	-
-	-
14,328,209.00	-
219,319.00	124,589.00
947,938.00	897,938.00
2,497,084.00	1,054,091.00
141,754,185.00	156,039,817.00
	120,337,151.00 3,424,484.00 - - 14,328,209.00 219,319.00 947,938.00 2,497,084.00

Bid bonds are issued by contractors to the project owner as part of supply bidding process to provide guarantee that the winning bidder will undertake the contract under the terms at which they bid. Construction bonds, on the other hand, represent deposits required prior to the start of construction to cover all violations or non-compliance of any guidelines, requirements, or deviation from the approved plans and may be forfeited as a result of violation.

Other prepayments include expenses that have been paid but have not yet been used up or expired such as internet subscription and prepayments for employees' medical checkup.

9. PROPERTY, PLANT AND EQUIPMENT

The gross carrying amounts and accumulated depreciation of property, plant and equipment at March 31, 2025 and end of 2024 are shown below.

		Land	Leasehold Improvements	Office condominium unit	Computer Equipment	Furniture & Fixtures	Transportation Equipment	Warehouse Equipment	Demo Units & Dialysis machines	Construction in Progress	Building- Warehouse	Total
March 31, 20	25											
	Cost	121,350,000	7,233,938	13,907,143	19,430,714	2,851,142	14,792,293	5,395,943	63,681,162		43,211,897	291,854,232
	Accumulated depreciation		-7,233,938	-6,239,340	-17,134,563	-2,821,274	-9,330,857	-5,378,911	-33,677,879		-4,637,600	-86,454,363
	Net carrying amount	121,350,000	-	7,667,803	2,296,151	29,868	5,461,436	17,032	30,003,283	<u> </u>	38,574,297	205,399,869
December 31	, 2024											
	Cost	121,350,000	7,233,938	13,907,143	19,430,714	2,851,142	14,792,293	5,395,943	63,344,516	-	43,211,897	291,517,586
	Accumulated depreciation	-	-7,233,938	-6,100,269	-16,697,764	-2,811,318	-8,938,801	-5,368,647	-31,885,628		-4,205,481	-83,241,846
	Net carrying amount	121,350,000	-	7,806,874	2,732,950	39,824	5,853,492	27,296	31,458,888		39,006,416	208,275,740

A reconciliation of the carrying amounts of property and equipment at March 31, 2025 and end of 2024 are shown below.

	Land	Leasehold Improvements	Office condominium unit	Computer Equipment	Furniture & Fixtures	Transportation Equipment	Warehouse Equipment	Demo Units & Dialysis machines	Construction in Progress	Building- Warehouse	Total
Balance at January 1, 2025, net of accumulated depreciation Additions Disposal	121,350,000	-	7,806,874	2,732,950	39,824	5,853,492	27,296	31,458,888 336,646		39,006,416	208,275,740 336,646
Depreciation	<u> </u>	-	-139,071	-436,799	-9,956	-392,056	-10,264	-1,792,251		-432,119	-3,212,517
Balance at March 31, 2025, net of accumulated depreciation	121,350,000	-	7,667,803	2,296,151	29,868	5,461,436	<u>17,032</u>	30,003,283	<u> </u>	38,574,297	205,399,869
Balance at January 1, 2024, net of accumulated depreciation Additions	121,350,000	-	-	4,751,696 1,355,509	15,292 39,824	2,811,195 4,182,500	52,532 108,467	15,572,150 20,811,898	-	40,742,605	193,682,630 26,498,198
Disposal Depreciation	-		556,286	3,374,255	15,292	1,140,203	- <u>-133,703</u>	-4,925,160		-1,736,189	-11,905,088
Balance at December 31, 2024, net of accumulated depreciation	121,350,000	-	7,806,874	2,732,950	39,824	5,853,492	27,296	31,458,888		39,006,416	208,275,740

Depreciation expense amounting to P3,212,516, P11,905,088 and P12,852,020 for March 31, 2025 and for the years 2024 and 2023, respectively, is presented as part of Operating Expenses in the statements of comprehensive income (see Note 14).

In 2022, the Company reclassified certain property and equipment from Construction in Progress to Building – Warehouse amounting to P15,840,903. There was no similar transaction in 2024 and 2023.

In 2024, the Company disposed of certain fully depreciated items of property and equipment. There was no gain or loss recognized on the disposal. There was no similar transaction in 2023 and 2022.

10. TRADE AND OTHER PAYABLES

	March 2025	December 2024
Trade payables	1,198,357,657.00	1,049,478,976.00
Deferred output VAT	105,637,609.00	115,737,635.00
Advances from a related party	-	-
Payable to government agencies	2,765,563.00	3,540,113.00
Accrued expenses	23,486,031.00	19,576,462.00
Auto loan	742,101.06	778,284.00
Total	1,330,988,961.06	1,189,111,470.00

Trade payables are noninterest-bearing and are due within the next reporting period.

Deferred output VAT pertains to the difference between the output tax recognized for transactions with the government under PFRS 15 revenue recognition and output tax recognized based on collection which are already reported and paid to the BIR.

Accrued expenses represent accrual for direct labor and other expenses which are already incurred but not yet paid as of the end of the reporting period.

Payable to government agencies include withholding taxes, VAT, and the SSS, Home Development Mutual Fund (HDMF), and Philippine Health Insurance Corporation (PHIC) contributions.

11. NOTES PAYABLE

Notes payable as of March 31, 2025 amounted to P279,500,000.00 and December 31, 2024 and 2023 amounted to P377,500,000 and P400,000,000, respectively.

11.1 Notes Payable

Notes payable represents unsecured term loans obtained from various local banks to finance its purchases of inventories and for additional working capital requirement of the Company. Notes payable bear an interest of 6.0% to 6.8% in March 2025 and 2024 and 6.75% in 2023 per annum with terms ranging up to six months in both years. The Company's loan agreements do not contain covenant obligations.

11.2 Interest Expense and Bank Charges

Interest expense on notes payable amounting to P6,151,939.05, P16,846,703 and P13,523,959 in March 2025 and for the years 2024 and 2023, respectively, is presented as part of Finance charges under Other Income (Charges) – Net in the statements of comprehensive income (see Note 15.2).

Bank charges paid and incurred for the availment and processing of notes payable amounted to P1,436,910.25, P3,748,670 and P3,481,008 in March 2025 and for the years 2024 and 2023, respectively, and is presented as part of Finance Charges under Other Income (Charges) – Net in the statements of comprehensive income (see Note 15.2).

12. RECONCILIATION OF LIABILITIES ARISING FROM FINANCING ACTIVITIES

Presented below is the reconciliation of the Company's liabilities arising from financing activities, which include both cash and non-cash changes.

	March 2025	December 2024
Transf receipte		
Trust receipts	- 279,500,000.00	377,500,000.00
Notes payable		, ,
Loans Payable	742,101.06	778,286.00
	280,242,101.06	378,278,286.00
	March 2025	December 2024
Notes payable	-	-
Current	279,500,000.00	377,500,000.00
Non-current		-
	279,500,000.00	377,500,000.00

13. REVENUES

13.1 Disaggregation of Revenues

The Company derives revenue from the transfer of goods and services in the following primary geographical markets:

	Sale of Medical Equipment	Preventive Maintenance Services	Installation Services	
	(point in time)	(over time)	(over time)	Total
(Amounts in PHP)				
March 31, 2025				
Primary geographical markets				
Luzon	400,929,255	12,067,707		412,996,962
Visayas	11,543,254	3,217,864		14,761,118
Mindanao	1,026,786	1,190,940		2,217,726
	413,499,294	16,476,511		429,975,806
December 31, 2024				
Primary geographical markets				
Luzon	1,010,935,584	99,402,857	40,413,436	1,150,751,877
Visayas	112,456,561	883,036	-	113,339,597
Mindanao	112,574,260	14,437,437	25,022,187	152,033,884
	1,235,966,405	114,723,330	65,435,623	1,416,125,358
December 31, 2023				
Primary geographical markets				
Luzon	437,496,606	91,114,860	17,972,935	546,584,401
Visayas	25,239,358	510,714	-	25,750,072
Mindanao	80,597,229	26,271,205	678,898	107,547,332
	543,333,193	117,896,779	18,651,833	679,881,805

The company derives revenue from the transfer of goods and services in the following sectors:

	Sale of Medical Equipment	Preventive Maintenance Services	Installation Services	
(Amounts in PHP)	(point in time)	(over time)	(over time)	Total
(1 1// 0/// 0/ 1 1 11)				
<u>December 31, 2025</u> Customers				
Governmenr	319,005,996	16,476,511		335,482,507
Private entities	94,493,299		<u> </u>	94,493,299
	413,499,294	16,476,511		429,975,806
December 31, 2024 Customers				
Governmenr	1,147,879,385	114,723,330	65,435,623	1,328,038,338
Private entities	88,087,020			88,087,020
	1,235,966,405	114,723,330	65,435,623	1,416,125,358
December 31, 2023				
Customers				
Governmenr	464,835,555	117,896,779	18,651,833	601,384,167
Private entities	78,497,638			78,497,638
	543,333,193	117,896,779	18,651,833	679,881,805

13.2 Contract Balances

The Company recognizes contract assets, due to timing differences of payment and satisfaction of performance obligation, to the extent of satisfied performance obligation on all open contracts as of the end of the reporting period.

Changes in the contract assets are recognized by the Company when a right to receive payment is already established and upon performance of unsatisfied performance obligation, respectively.

As of March 31, 2025, December 31, 2024 and 2023 the balance of contract assets amounted to P970,128,448, P1,064,395,354 and P1,411,783,578, respectively.

Contract assets pertain to revenue recognized based on POC that is not yet billed nor collected as of December 31, 2024 and 2023. As of December 31, 2024 and 2023, there were no impairment of contract assets.

A reconciliation of the movements of contract assets is shown below.

(Amounts in PHP)	March 2025	<u>2024</u>	<u>2023</u>
Contract assets: Balance at beginning of year Contract assets during the year	1,064,395,354	1,411,783,578 73,287,896	1,768,036,154 20,890,053
Transfers from contract assets recognized at the beginning of year to trade receivables	(94,266,907)	(420,676,120)	(377,142,629)
Balance at year end	970,128,447	1,064,395,354	1,411,783,578

14. OPERATING EXPENSES BY NATURE

The details of the Company's operating expenses by nature are shown below:

	March 2025	December 2024
Purchases	324,163,220.00	997,519,969.00
Change in inventories	8,615,429.00	14,734,641.00
Salaries and wages	15,368,596.00	60,239,864.00
Taxes and licenses	2,557,481.00	8,422,539.00
Professional fees	1,162,083.00	12,503,813.00
Provision for ECL	-	53,793,892.00
Depreciation and amortization	3,212,516.00	11,905,088.00
Rent Expense	246,532.00	2,135,983.00
Insurance	1,864,804.00	5,541,760.00
Freight and handling	4,807,319.00	15,654,675.00
Representation	739,634.00	8,892,037.00
Utilities and communication	1,375,543.00	3,708,028.00
Penalties	2,150,616.00	9,991,761.00
SSS, HDMF and PHIC	771,408.00	2,942,107.00
Travel and transportation	657,311.00	10,804,097.00
Meals	467,025.00	4,697,275.00
Repairs and maintenance	396,635.00	2,600,279.00
Brokerage fee	-	-
Advertising and Promo	-	219,267.00
Association dues	117,665.00	408,442.00
Bidding	3,000.00	1,204,694.00
Security and janitorial	515,092.00	2,376,409.00
Supplies	213,155.00	885,242.00
Accommodation	44,465.00	2,054,863.00
Training and seminars	327,164.00	6,100,167.00
Miscellaneous	890,631.00	2,684,937.00
	370,667,324.00	1,242,021,829.00

The expenses are classified in the statements of comprehensive income as follows:

(Amounts in PHP)	March 2025	<u>2024</u>
Direct costs Operating expenses	332,778,649 <u>37,888,675</u>	1,012,254,610 229,767,219
	370,667,324	1,242,021,829

The details of direct costs are shown below:

(Amounts in PHP)	March 2025	<u>2024</u>
Inventories at beginning of year	59,680,861.00	74,415,502.00
Net purchases during the year	338,897,861.00	997,519,969.00
	398,578,722.00	1,071,935,471.00
Inventories at end of year	(65,800,073.00)	(59,680,861.00)
	332,778,649.00	1,012,254,610.00

15. OTHER INCOME CHARGES – Net

The breakdown of this account follows:

	March 2025	December 2024
Otherincome	2,642,664.00	20,896,419.00
Finance Charge	(8,840,399.00)	(20,595,373.00)
Foreign exchanges loss	(2,754,312.00)	(1,492,414.00)
Interest Income	14,752.00	78,562.00
Total	(8,937,295.00)	(1,112,806.00)

15.1 Other Income

The breakdown of this account follows:

(Amounts in PHP)

March 2025	December 2024
2,277,601.00	19,436,031.00
365,063.00	1,460,250.00
-	-
-	138.00
-	-
2,642,664.00	20,896,419.00
	2,277,601.00 365,063.00 - - -

15.2 Finance Charges

Other income includes the following:

	March 2025	December 2024
Interest expense on borrowings	6,151,939.00	16,846,703.00
Bank charges	2,688,460.00	3,748,670.00
Loss on modification	-	-
Interest expense on lease liability	-	-
Total	8,840,399.00	20,595,373.00

16. EMPLOYEE BENEFITS

16.1 Salaries and Employee Benefits

Details of salaries and employee benefits are presented below.

(Amounts in PHP)	Notes	March 2025	December 2024	December 2023
Short-term employee benefits		15,368,596	59,641,430.00	43,629,755.00
Post-Employment defined benefit	16.2	-	598,434.00	731,923.00
	14, 18.7	15,368,596.00	60,239,864.00	44,361,678.00

16.2 Post-employment Defined Benefit Plan

(a) Characteristics of the Defined Benefit Plan

In 2022, the Company established a partially funded, tax-qualified, non-contributory post-employment plan that is being administered by a trustee bank that is legally separated from the Company.

The normal retirement age is 60 with a minimum of five years of credited service. The plan also provides that an employee may continue or extend his/her service up to age 65 upon mutual agreement of the employee and the management. Normal retirement benefit shall be a sum equivalent to 22.5 days pay for every year of credited service in accordance with the minimum requirements of the Republic Act 7641, The Retirement Pay Law. The post-employment plan covers all regular full-time employees.

(b) Explanation of Amounts Presented in the Financial Statements

All amounts presented below and on the succeeding pages are based on the actuarial valuation report obtained from an independent actuary in 2024 and 2023. The amounts of post-employment defined benefit obligation recognized in the statements of

financial position amounted to P1,862,911 and P1,764,322 as of December 31, 2024 and 2023, respectively.

The amounts of post-employment defined benefit obligation recognized in the statements of financial position are determined as follows:

(Amounts in PHP)	2024	2023
Present value of the obligation Fair value of plan assets	3,921,143 (2,058,232)	4,301,338 (2,537,016)
	1,862,911	1,764,322

The movements in the present value of the post-employment defined benefit obligation recognized in the books is shown below:

(Amounts in PHP)	2024	2023
Balance at beginning of year	4,301,338	8,839,139
Current service cost	473,020	441,581
Interest expense	262,382	449,912
Transfer to the plan	7,561	18,636
Benefits paid	(583,294)	(3,954,351)
Actuarial losses (gains) arising from:		
Changes in demographic assumptions	(2,441,817)	-
Experience adjustments	1,671,170	(1,259,345)
Changes in financial assumptions	230,783	(234,234)
Balance at end of year	3,921,143	4,301,338

The movements in the fair value of the plan assets are shown below.

(Amounts in PHP)	2024	2023
Balance at beginning of year	2,537,016	4,920,933
Benefits paid	(583,294)	(3,571,921)
Interest income	136,968	159,570
Remeasurement gains (losses)	(32,458)	1,028,434
Balance at end of year	2,058,232	2,537,016

The fair values of the investments in unit investment trust fund are determined based on quoted market prices in active markets (classified as Level 1 of the fair value hierarchy).

The composition of the fair value of plan assets at the end of the reporting period is shown below.

(Amounts in PHP)	2024	2023
Unit investment trust funds Cash and cash equivalents	2,057,462 770	2,511,646 25,370
	2,058,232	2,537,016

Plan assets do not comprise any of the Company's own financial instruments or any assets occupied and/or used in operations.

The components of amounts recognized in profit or loss and in other comprehensive income in respect of the defined benefit post-employment plan are as follows:

(Amounts in PHP)	2024	2023	2022
Reported in profit or loss:			
Current service cost	473,020	441,581	1,454,361
Interest expense	262,382	449,912	357,679
Interest income	(136,968)	(159,570)	
	598,434	731,923	1,812,040
Reported in other comprehensive loss			
(income):			
Actuarial losses (gains)			
arising from:			
Changes in			
demographic			
assumptions	(2,441,817)	-	-
Experience adjustments	1,671,170	(1,259,345)	-
Changes in financial			
assumptions	230,783	(234,234)	-
Remeasurement of plan			
asset	32,458	(1,028,434)	79,066
	(507,406)	(2,522,013)	79,066

Current service cost and net interest expense is presented as part of Salaries and wages under Operating Expenses in the statements of comprehensive income (see Note 14).

Amounts recognized in other comprehensive income were included within items that will not be reclassified subsequently to profit or loss.

In determining the amounts of the defined benefit post-employment obligation, the following significant actuarial assumptions were used:

	2024	2023	2022
Discount rates Expected rate of salary	6.12%	6.10%	5.09%
increases	5.00%	3.00%	3.00%

Assumptions regarding future mortality experience are based on published statistics and mortality tables. The average remaining working lives of an individual retiring at the age of 60 is 20.8 years, 21.8 years and 21.7 years in 2024, 2023 and 2022, respectively.

These assumptions were developed by management with the assistance of an independent actuary. Discount factors are determined close to the end of each reporting period by reference to the interest rates of zero-coupon government bonds with terms to maturity approximating the terms of the post-employment obligation. Other assumptions are based on current actuarial benchmarks and management's historical experience.

(c) Risks Associated with the Retirement Plan

The plan exposes the Company to actuarial risks such as interest rate risk, longevity risk and salary risk.

(i) Interest Risks

The present value of the defined benefit obligation is calculated using a discount rate determined by reference to market yields of government bonds. Generally, a decrease in the interest rate of a reference government bond will increase the plan obligation.

(ii) Longevity and Salary Risks

The present value of the defined benefit obligation is calculated by reference to the best estimate of the mortality of the plan participants both during and after their employment, and to their future salaries. Consequently, increases in the life expectancy and salary of the plan participants will result in an increase in the plan obligation.

(d) Other Information

The information on the sensitivity analysis for certain significant actuarial assumptions, and the timing and uncertainty of future cash flows related to the retirement plan are described on the succeeding pages.

(i) Sensitivity Analysis

The following table summarizes the effects of changes in the significant actuarial assumptions used in the determination of the defined benefit obligation as of December 31, 2024 and 2023:

	Impact on 1	Retirement Benefit	Obligation
(Amounts in PHP)	Change in Assumption	Increase in Assumption	Decrease in Assumption
<u>December 31, 2024</u> Discount rate Salary growth rate	+/- 1.00% +/- 1.00%	(118,610) 130,923	130,766 (120,914)
<u>December 31, 2023</u> Discount rate Salary growth rate	+/- 1.00% +/- 1.00%	(203,085) 236,762	231,753 (210,711)

The sensitivity analysis is based on a change in an assumption while holding all other assumptions constant. This analysis may not be representative of the actual change in the defined benefit obligation as it is unlikely that the change in assumptions would occur in isolation of one another as some of the assumptions may be correlated. Furthermore, in presenting the above sensitivity analysis, the present value of the defined benefit obligation has been calculated using the projected unit credit method at the end of the reporting period, which is the same as that applied in calculating the defined benefit obligation recognized in the statements of financial position.

The methods and types of assumptions used in preparing the sensitivity analysis did not change compared to the previous years.

(ii) Asset-liability Matching Strategies

To efficiently manage the retirement plan, the Company ensures that the investment positions are managed in accordance with its asset-liability matching strategy to achieve that long-term investments are in line with the obligations under the retirement scheme. This strategy aims to match the plan assets to the retirement obligations by investing in long-term fixed interest securities (i.e., government or corporate bonds) with maturities that match the benefit payments as they fall due and in the appropriate currency. The Company actively monitors how the duration and the expected yield of the investments are matching the expected cash outflows arising from the retirement obligations.

In view of this, investments are made in reasonably diversified portfolio, such that the failure of any single investment would not have a material impact on the overall level of assets.

A large portion of the plan assets as of December 31, 2024 consists of long-term debt securities. The Company believes that these debt securities offer the best returns over the long term with an acceptable level of risk.

(iii) Funding Arrangements and Expected Contributions

As of December 31, 2024 and 2023, the plan is underfunded by P1,862,911 and P1,764,322.

The Company expects to make contributions of P499,000 to the plan during the next reporting period.

The maturity profile of undiscounted expected benefit payments from the plan as of December 31 are as follows:

(Amounts in PHP)	2024	2023	2022	
More than one year to				
five years	5,139,860	3,151,601	6,803,232	
More than five years	1,212,246	1,231,373	2,125,662	
	6,352,106	4,382,974	8,928,894	

The weighted average duration of the defined benefit obligation at the end of the reporting period is 3.2 years, 5.1 years and 5.0 years in 2024, 2023 and 2022, respectively.

17. CURRENT AND DEFERRED TAXES

The components of tax expense (income) relating to profit or loss and other comprehensive loss (income) follow:

(Amounts in PHP)	2024	2023
Reported in profit or loss:		
Current tax expense:		
Regular corporate income tax		
(RCIT) at 25%	53,879,191	24,392,296
Final tax at 20% and 15%	15,570	20,707
	53,894,761	24,413,003
Deferred tax expense (income) relating to origination and reversal of temporary		
differences	(10,647,223)	621,463
	43,247,538	25,034,466
Reported in other comprehensive loss (income):		
Deferred tax expense (income) relating to origination and		
reversal of temporary		
differences	126,852	630,503

A reconciliation of tax on pretax profit computed at the applicable statutory rates to tax expense reported in the statements of profit or loss follows:

(Amounts in PHP)	2024	2023
Tax on pretax profit at 25% Adjustment for income	43,247,681	24,374,046
subjected to lower tax rates	(4,071)	(5,177)
expenses	3,928	665,597
Tax expense	43,247,538	25,034,466

Components of the net deferred tax assets as presented in the statement of financial position as of December 31 follow:

(Amounts in PHP)	2024	2023
Impairment losses on trade and other receivables	19,684,402	8,481,554
loss – net Provision for inventory obsolescence Post-employment benefit obligation	4,454,855 2,127,883 <u>465,728</u>	5,161,979 2,127,883 441,081
	26,732,868	16,212,497

Movements in net deferred tax assets for the years ended December 31 presented in profit or loss and other comprehensive income follow: **Profit or Loss**

Profit or Loss				
9,972)				
2,055)				
9,419)				
36,410				
12,641				
2,395)				
9,767)				

The Company is subject to the minimum corporate income tax (MCIT), which is computed at a rate of 2% in 2024, 1.5% in 2023 and 1% 2022 of gross income net of allowable deductions, as defined under the tax regulations, or RCIT, whichever is higher. No MCIT was reported in 2024, 2023 and 2022 as the RCIT was higher than MCIT in those years.

In 2024, 2023 and 2022, the Company claimed itemized deductions in computing for its income tax due.

18. RELATED PARTY TRANSACTIONS

The Company's related parties include its stockholders, related parties under common ownership and key management personnel as described below.

		Ame	ount of Transaction	15	Outstandin	g Balances
(Amounts in PHP)	Notes	2024	2023	2022	2024	2023
Related Parties under						
Common Ownership						
Advances to a related party Advances from a related	18.1	56,492,066	(210,509,381)	117,346,012	56,492,066	-
party	18.1	-	201,573,415	(53,926,946)	-	(39,859,541)
Distribution income	18.2	19,436,031	21,165,670	28,764,803	-	-
Sale of medical equipment	18.3	952,440	2,494,138	142,731	-	-
Rent income	18.4	1,460,250	1,460,250	1,460,250	-	-
Purchases	18.5	6,676,480	4,700,901	-	-	-
Management fee	18.6	10,714,286	10,714,286	12,500,000	(5,428,571)	(2,678,571)
Stockholders						
Cash dividends	19.2	7,252,320	28,795,778	25,444,725	-	-
Key Management Personnel						
Compensation	18.7	25,175,541	17,091,633	21,627,540	-	-
Retirement Benefit Plan	18.8	(478,784)	(2,383,917)	4,920,933	2,058,232	2,537,016

The balances from these transactions are generally payable in cash on demand, unsecured and noninterest bearing. Due to the short duration of the payment to related parties, management considers their carrying amounts to be a reasonable approximation of their fair values. Further, the management believes that such balances of receivables, if there are any, can be collected; hence, not impaired.

18.1. Advances to and from a Related Party

The Company transferred funds to and from Asya Medika Inc. (AMI), a related party under common ownership, for working capital purposes. These advances are noninterest-bearing, unsecured and have no definite repayment terms.

The changes in advances to a related party are shown below:

(Amounts in PHP)	2024	2023
Balance at beginning of year Additions Reclassification	- 111,301,195 (54,809,129)	210,509,381 28,844,267 (239,353,648)
Balance at end of year	56,492,066	-

The changes in advances from a related party are shown below:

(Amounts in PHP)	2024	2023
Balance at beginning of year Reclassification Additions	(39,859,541) 54,809,129 (14,949,588)	(241,432,956) 239,353,648 (37,780,233)
Balance at end of year	-	(39,859,541)

As agreed by both parties, the advances to and from AMI are offset resulting to a net receivable of P56,492,066 in 2024 and net liability of P39,859,541 in 2023 presented as Advances to a related party under Trade and Other Receivables and Advances from a related party under Trade and Other Payables as of December 31, 2024 and 2023, respectively, in the statements of financial position (see Notes 6 and 10).

18.2. Distribution Income

The Company has an agreement with AMI for warehousing and logistics services. In exchange for the warehousing and logistics services, AMI is required to pay distribution fee equivalent to 5% of net sales in 2024. Distribution fee in 2023 and 2022 is 6% and 5% of net sales, respectively.

Distribution income is presented as part of Other income under Other Income (Charges) – Net in the statements of comprehensive income (see Note 15.1). There was no outstanding balance arising from this transaction as of December 31, 2024 and 2023.

18.3. Sale of Medical Equipment

The Company has sold various medical equipment to AMI amounting to P952,440, P2,494,138, and P142,731 in 2024, 2023 and 2022, respectively. The sales were made at a 5% mark-up on cost. These are presented as part of Revenues in the statements of comprehensive income. There were no outstanding balances arising from this transaction as of December 31, 2024 and 2023.

18.4 Rent Income

The Company has a lease agreement with AMI for the rental of office space. The total rent income recognized amounted to P1,460,250 in 2024, 2023 and 2022. The rent income is presented as part of Other income under Other Income (Charges) – Net in the statements

of comprehensive income (see Note 15.1). There was no outstanding balance as of December 31, 2024 and 2023.

18.5. Purchases

The Company purchases various merchandise items from AMI with similar transaction prices and terms under exact business circumstances with third parties. These transactions are presented as part of net purchases in 2024 and 2023 (see Note 14). There was no similar transaction in 2022. There were no outstanding payables as of December 31, 2024 and 2023.

18.6. Management Fee

The Company entered into a management agreement with a related party under common ownership, whereby the latter shall provide the Company with technical guidance in terms of management of the Company's operation including professional advice on financial, treasury and operational matters that would benefit the Company's current operations, future growth and expansion, and plans strategic financing methods, procedures and practices that would benefit the Company's financial position and assistance on overall activities to help ensure that the Company is within the prescribed limits set by law and its corporate policies. In consideration of these services, the Company pays the latter with management fees based on the amount billed on a monthly basis.

The amount of management fees incurred in 2024, 2023 and 2022 is presented as part of Professional fees under Operating Expenses in the statements of comprehensive income (see Note 14). The outstanding payable is presented as part of Trade and Other Payables in the statements of financial position (see Note 10).

18.7. Key Management Personnel Compensation

The compensation of key management personnel, which is presented as part of Salaries and wages under Operating Expenses in the statements of comprehensive income (see Notes 14 and 16.1), are broken down as follows:

	March 2025	December 2024	December 2023
Salaries and wages	6,406,104.83	16,584,983.00	19,126,683.00
13th month pay	516,508.99	1,771,644.00	1,311,188.00
Post-employment defined benefit expense (income)	-	(1,264,994.00)	1,189,669.00
	6,922,613.82	17,091,633.00	21,627,540.00

18.8 Retirement Benefit Plan

The Company's retirement fund for its post-employment defined benefit plan is administered and managed by a trustee bank. The fair value of the plan asset as of December 31, 2024 and 2023 is disclosed under Note 16.2.

19. EQUITY

19.1 Capital Stock

Capital Stock consists of:

		Shares			Amount		
	2025	2024	2023	2025	2024	2023	
Common shares - P.25 par value Authorized share capital	4,000,000,000	4,000,000,000	4,000,000,000	1,000,000,000	1,000,000,000	1,000,000,000	
Issued and Outstanding Balance at beginning of year Increase in number of shares	2,750,000,800	2,750,000,800	2,750,000,800	687 , 500,200 -	687 , 500 , 200 -	687,500,200	
as a result of stock split Issued during the year	2,750,000,800	2,750,000,800	2,750,000,800		- 687,500,200		

On July 16, 2018, the Company amended its Articles of Incorporation to increase its authorized capital stock from P50,000,000 divided into 50,000 shares with a par value of P1,000 per share to P400,000,000 divided into 400,000 shares with a par value of P1,000 per share. The application for increase in authorized capital stock was approved by the SEC on January 22, 2019.

On July 2, 2021, the Company's BOD approved the increase in authorized capital stock from P400,000,000 divided into 400,000 common shares with par value of P1,000 per share to P1,000,000,000 divided into 4,000,000,000 common shares with par value of P0.25 per share.

In consideration of the increase in the Company's authorized capital stock, the Company received P37,500,000 of additional investment from its stockholders. The Company's application for the increase in authorized capital stock was submitted to SEC on July 14, 2021, and has been approved and certified by SEC on July 27, 2021.

On August 31, 2021, the Company applied for the registration of its 2,750,000,800 common shares with the SEC which was approved on October 12, 2021. On September 13, 2021, the Company applied for listing of the Company's shares on the PSE. The PSE approved the Company's application for the listing of its common shares on October 18, 2021.

On December 7, 2021, the Company, by way of a primary offering (IPO), sold 550,000,000 of its common stock (Offer Share) at an offer price of P2.30 per Offer Share, and generated gross proceeds of P1,265,000,000 from such IPO, net of IPO expenses amounting to P58,076,037. IPO expenses amounting to P43,428,891 and P14,647,146 were charged to APIC and operating expenses, respectively.

As of December 31, 2024 and 2023, the Company's number of shares registered total 2,750,000,800 with par value of P0.25 per share and closed at a price of P0.32 and P0.33, respectively.

On June 30, 2023 and December 28, 2022, the Company re-acquired 2,586,000 and 839,000 common shares from its stockholders for P1,518,420 and P813,240, respectively which are presented as Treasury Shares in the statements of financial position. The Company's retained earnings are restricted to the extent of the cost of the treasury shares as of the end of the reporting period.

The Company has an authorized capital stock of P1,000,000,000 divided into 4,000,000,000 shares with a par value of P0.25 per share and of which, 2,750,000,800 shares or P687,500,200 are issued and outstanding as of December 31, 2024, 2023 and 2022.

19.2 Retained Earnings

On June 3, 2024, the Company declared cash dividend amounting to P7,252,320 or P0.0026 per share in favor of all its stockholders of record date as of July 3, 2024. The cash dividends were paid on July 26, 2024.

On July 18, 2023, the Company declared cash dividend amounting to P28,795,778 or P0.01048 per share in favor of all its stockholders of record date as of July 18, 2023. The cash dividends were paid on August 11, 2023.

On August 17, 2022, the Company declared cash dividend amounting to P8,481,575 or P0.0031 per share in favor of all its stockholders of record date as of September 1, 2022. The cash dividends were paid on September 22, 2022.

On May 24, 2022, the Company declared cash dividends amounting to P16,963,150 or P0.0061 per share in favor of all stockholders of record as of May 24, 2022. The cash dividends were fully paid on June 28, 2022.

20. EARNINGS PER SHARE

Earnings per share were computed as follows:

	March 2025 December 2024		December 2023	
Net profit for the year	37,621,070.00	129,743,185.00	72,461,719.00	
Divided by the weighted a	2,746,575,800.00	2,746,575,800.00	2,746,575,800.00	
outstanding commor	0.01	0.05	0.03	

21. COMMITMENT'S AND CONTINGENCIES

The following are the significant commitments and contingencies involving the Company:

21.1 Unused Credit Line

The Company has unused credit line amounting to P331,047,478 and P1,349,793,134, as of December 31, 2024 and 2023, respectively.

21.2 Others

In the normal course of business, the Company makes various commitments and incurs certain contingent liabilities that are not given recognition in the financial statement. As of December 31, 2024, 2023 and 2022, the management believes that losses, if any, that may arise from these commitments and contingencies will not have material effects on the financial statements.

22. RISK MANAGEMENT OBJECTIVES AND POLICIES

The Company is exposed to a variety of financial risks in relation to financial instruments. The Company's financial assets and liabilities by category are summarized in Note 23. The main types of risks are market risk, credit risk and liquidity risk.

The Company's risk management, in close cooperation with the BOD, and focuses on actively securing the Company's short-to-medium term cash flows by minimizing the exposure to financial markets.

The Company does not actively engage in the trading of financial assets for speculative purposes nor does it write options. The most significant financial risks to which the Company is exposed to are described below and on the succeeding pages.

22.1 Market Risk

The Company is exposed to market risk through its use of financial instruments and specifically to foreign currency risk and interest rate risk, which result from both its operating, investing and financing activities.

(a) Foreign Currency Risk

Most of the Company's transactions are carried out in Philippine pesos, its functional currency. Exposures to currency exchange rates arise from the Company's overseas purchases, which are primarily denominated in U.S. dollars (USD). The liability covering the inventory purchases is covered by Letter of Credits, which are subsequently closed to Philippine peso translations. The Company also holds USD-denominated cash in banks.

To mitigate the Company's exposure to foreign currency risk, non-Philippine peso cash flows are monitored.

Foreign currency-denominated cash in banks, translated into Philippine pesos at the closing rate, amounted to P22,520,757 and P8,610,394 as of December 31, 2024 and 2023, respectively.

The sensitivity of the Company's profit before tax with respect to changes in Philippine peso against U.S. dollar exchange rates assumes +/-15.69% and +/-18.26% change of the Philippine peso over the U.S. dollar exchange rate for the years ended December 31, 2024, and 2023, respectively. These percentages have been determined based on the average market volatility in exchange rates, using standard deviation, in the previous 12 months, estimated at 99% confidence level.

The sensitivity analysis is based on the Company's foreign currency financial instruments held at the end of each reporting period, with effect estimated from the beginning of the year. If the Philippine pesos had strengthened against the U.S. dollars, with all other variables held constant, profit or loss before tax would have decreased and increased by P3.5 million and P1.6 million in 2024 and 2023, respectively. Conversely, if the Philippine peso had been weakened by the same percentage, with all other variables held constant, profit or loss before tax in 2024 and 2023 would have increased and decreased by the same amounts, respectively.

Exposures to foreign exchange rates vary during the year depending on the volume of overseas transactions. Nonetheless, the analysis above is considered to be representative of the Company's foreign currency risk.

(b) Interest Rate Risk

As of December 31, 2024, 2023 and 2022, the Company is exposed to changes in market interest rates through its cash in banks, which are subject to variable interest rates. However, management believes that the related interest rate risk exposure is not significant. All other financial assets and financial liabilities are either non-interest-bearing or subject to fixed interest rates.

22.2 Credit Risk

Credit risk is the risk that a counterparty may fail to discharge an obligation to the Company. The Company is exposed to this risk for various financial instruments arising from selling goods and services to customers and placing deposits with banks.

The Company continuously monitors defaults of customers and other counterparties, identified either individually or by group, and incorporates this information into its credit risk controls. The Company's policy is to deal only with creditworthy counterparties.

The maximum credit risk exposure of financial assets is the carrying amount of the financial assets as shown in the statements of financial position or in the detailed analysis provided in the notes to the financial statements, as summarized on the succeeding page.

(Amounts in PHP)	Notes	2024	2023
Cash	5	105,209,149	95,947,939
Trade and other receivables	6	1,874,414,849	1,446,189,427
Contract assets	13.2	1,064,395,354	1,411,783,578
Bid and construction bonds	8	3,424,484	3,424,484
Guarantee deposits		2,366,122	2,366,122
Rental and other deposits	8	897,938	636,373
-			
		3,050,707,896	2,960,347,923

None of the Company's financial assets are secured by collateral or other credit enhancements, except for cash in banks as described below.

(a) Cash

The credit risk for cash is considered negligible since the counterparties are reputable banks with high quality external credit ratings. Cash in banks are insured by the Philippine Deposit Insurance Corporation (PDIC) up to a maximum coverage of P500,000 for every depositor per banking institution. Effective March 15, 2025, the PDIC increased the maximum coverage to P1,000,000 per depositor per banking institution.

(b) Trade and Other Receivables and Contract Assets

The Company applies simplified approach in measuring ECL which uses a lifetime loss allowance for all Trade and Other Receivables, excluding advances to suppliers and Contract Assets. The Company's trade and other receivables are assessed individually or on a per customer basis and the contracts assets are assessed on a per project basis.

To measure the ECL, trade receivables have been grouped based on credit risk characteristics and the days past due (age buckets).

The expected loss rates for trade receivables are based on the payment profiles of sales over a period of 5 years before December 31, 2024, 2023 and 2022 respectively, and the corresponding historical credit losses experienced within such period. The historical loss rates are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables.

On that basis, the loss allowance as of March 31, 2025 and December 31, 2024 was determined based on days past due for trade receivables as follows:

(Amounts in PHP)			
	Expected loss rate	Gross carrying	Loss allowance
		amount	
Days past Due			
December 31, 2024			
01-120	0.00%	866,144,632.41	
12-180	0.00%	148,506,552.28	
181-365	0.00%	254,606,040.45	
Above 365	12.00%	661,957,361.86	78,737,607.00
		1,931,214,587.00	78,737,607.00
(Amounts in PHP)	Expected loss rate	Gross carrying	Loss allowance
		amount	
Days past Due			
December 31, 2024			
01-120	0.00%	890,437,025.00	
12-180	0.00%	140,113,544.00	
181-365	0.00%	370,857,708.00	
Above 365	18.90%	416,514,506.00	78,737,607.00
		1,817,922,783.00	78,737,607.00

With respect to trade receivables from NG amounting to P1,567,998,650 and P1,208,860,931 as of December 31, 2024 and 2023, respectively, and contracts assets amounting to P1,064,395,354 and P1,411,783,578 as of December 31, 2024 and 2023, respectively, the Company assessed the ECL based on the latest external credit rating provided by Standard and Poor's (S&P) for the Philippines which evaluates the current and historical information and assesses the potential impact foreseeable future events as basis for the credit ratings.

Management used S&P's rating of "BBB", which has an equivalent loss rate of 0.055%, 0.054% and 0.076% as of December 31, 2024, 2023 and 2022, respectively. Such rating resulted to a negligible loss allowance as of December 31, 2024, 2023 and 2022, and therefore no longer recognized.

ECL for advances to a related party are measured and recognized using the liquidity approach. Management determines possible impairment based on the counterparty's ability to repay the receivables upon demand at the reporting date taking into consideration the historical defaults from the counterparty.

Management assessed that the outstanding balances of advances to a related party as of December 31, 2024 are recoverable since such counterparties are assessed to have a capacity to pay the receivables upon demand and there was no historical default experience noted. Hence, no impairment is necessary as at December 31, 2024. There were no outstanding advances to a related party as of December 31, 2023.

(c) Bid and Construction Bonds, Guarantee Deposits, and Rental and Other Deposits

The credit risk for bid and construction bonds, guarantee deposits, and rental and other deposits are considered negligible due to low credit risk and insignificant value of the balance. Guaranty deposits represent deposits arising from car lease contract that will be refunded at the end of the lease term.

22.3 Liquidity Risk

The Company manages its liquidity needs by carefully monitoring scheduled debt servicing payments for long-term financial liabilities as well as cash outflows due in a day-to-day business. Liquidity needs are monitored in various time bands, on a day-to-day and week-to-week basis, as well as on the basis of a rolling 30-day projection. Long-term liquidity needs for a six-month and one-year period are identified monthly.

The Company maintains cash to meet its liquidity requirements for up to 60-day periods. Excess cash is invested in time deposits and short-term marketable securities.

As of December 31, 2024 and 2023, the Company's financial liabilities have contractual maturities, which are presented below.

(Amounts in PHP)	Within 6 Months	6 to 12 Months
December 31, 2024		
Notes payable	261,604,167	125,000,000
Trade and other payables	108,084	1,069,941,806
	261,712,251	1,194,941,806
December 31, 2023		
Notes payable	407,275,000	-
Trade and other payables		1,111,765,255
	407,275,000	1,111,765,255

The contractual maturities presented above reflect the gross cash flows, which may differ from the carrying values of the liabilities at the end of the reporting periods. There were no financial liabilities with contractual maturities exceeding one year in 2024 and 2023.

23. CATEGORIES OF FINANCIAL ASSETS AND FINANCIAL LIABILITIES

23.1 Carrying Amounts and Fair Values by Category

The Company's financial assets and financial liabilities carried at amortized cost as presented in the statements of financial position are short-term in nature and are equal to their fair values as at those dates. Because of this, no further comparison of these carrying values and fair values is presented.

See Note 2.3 for the description of the accounting policies for each category of financial instruments including the determination of fair values. A description of the Company's risk management objectives and policies for financial instruments is provided in Note 22.

23.2 Offsetting of Financial Assets and Financial Liabilities

Except as discussed in Note 18.1, the Company has not set-off financial instruments in 2024 and 2023 and does not have relevant offsetting arrangements as of the end of the reporting periods. Currently, financial assets and financial liabilities are settled on a gross basis; however, each party to the financial instrument will have the option to settle all such amount on a net basis in the event of default of the other party through approval by both parties' BOD and stockholders.

24. FAIR VALUE MEASUREMENT

24.1 Fair Value Hierarchy

In accordance with PFRS 13, Fair Value Measurement, the fair value of financial assets and financial liabilities and non-financial assets, which are measured at fair value on a recurring or non-recurring basis and those assets and liabilities not measured at fair value but for which fair value is disclosed in accordance with other relevant PFRS Accounting Standards, are categorized into three levels based on the significance of inputs used to measure the fair value. The fair value hierarchy has the following levels.

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

The level within which the asset or liability is classified is determined based on the lowest level of significant input to the fair value measurement.

For purposes of determining the market value at Level 1, a market is regarded as active if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis.

24.2 Financial Instruments Measurement at Fair Value

The Company has no financial assets and financial liabilities measured at fair value as of December 31, 2024 and 2023.

24.3Financial Instruments Measured at Amortized Cost for which Fair Value is Disclosed

The table below summarizes the fair value hierarchy of the Company's financial assets and financial liabilities, which are not measured at fair value in the statements of financial position but for which fair value is disclosed.

(Amounts in PHP)	Level 1	Level 2	Level 3	Total	
December 31, 2024					
Financial assets:					
Cash	105,209,149	-	-	105,209,149	
Trade and other					
receivables - net	-	-	1,795,677,242	1,795,677,242	
Bid and construction					
bonds	-	-	3,424,484	3,424,484	
Guarantee deposits	-	-	2,366,122	2,366,122	
Rental and other					
deposits		-	897,938	897,938	
(Amounts in PHP)	Level 1	Level 2	Level 3	Total	
Financial liabilities:					
Trade and other					
payables	-	-	1,070,788,640	1,070,788,640	
Notes payable			377,500,000	377,500,000	
			1,448,288,640	1,448,288,640	

December 31, 2023				
Financial assets:				
Cash	95,947,939	-	-	95,947,939
Trade and other				
receivables – net	-	-	1,412,263,212	1,412,263,212
Bid and construction				
bonds	-	-	3,424,484	3,424,484
Guarantee deposits	-	-	2,366,122	2,366,122
Rental and other				
deposits	-	-	636,373	636,373
	95,947,939		1,418,690,191	1,514,638,130
Financial liabilities:				
Trade and other				
payables	-	-	1,111,765,255	1,111,765,255
Notes payable	-	-	400,000,000	400,000,000
1 9			. , , ,	
	-	-	1,511,765,255	1,511,765,255

For financial assets and financial liabilities with fair values included in Level 1, management considers that the carrying amounts of those short-term financial instruments approximate their fair values.

25. CAPITAL MANAGEMENT OBJECTIVES, POLICIES AND PROCEDURES

The Company's capital management objectives are to ensure the Company's ability to continue as a going concern and to provide an adequate return to shareholders by pricing products and services commensurate with the level of risk.

The Company monitors capital based on the carrying amount of equity as presented in the statements of financial position. The Company also sets the amount of capital in proportion with its overall financing structure, i.e., equity and financial liabilities. The Company manages the capital structure and adjusts it in the light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Company may adjust the number of dividends paid to shareholders, issue new shares or sell assets to reduce debt.

26. SUPPLEMENTARY INFORMATION REQUIRED BY THE BUREAU OF INTERNAL REVENUE

Presented below and on the succeeding pages is the supplementary information on taxes, duties and license fees paid or accrued during the taxable year, which is required by the BIR under Revenue Regulation (RR) No. 15-2010 and RR No. 34-2020 to disclosed as part of the notes to financial statements. This supplementary information is not a required disclosure under PFRS Accounting Standards.

26.1 Requirements Under RR No. 15-2010

1 01 0000

The information on taxes, duties and license fees paid or accrued during the taxable year required under RR 15-2010 are as follows:

(a) Output VAT

The Company's vatable sales for the taxable year 2024 are presented below:

(Amounts in PHP)	Tax Base	Output VAT
Vatable sales Sale to government	99,892,290 1,637,654,547	11,987,075 196,518,545
	1,737,546,837	208,505,620

The Company has reported an exempt sale amounting to P9,642,856. Further, there are no zero-rated sale transactions during the year.

The tax base is included as part of Revenues in the 2024 statement of comprehensive income. Furthermore, the tax base is based on the Company's gross receipts until the effectivity of RR No. 03-2024 on April 27, 2024. Subsequently, the accrual method was used; hence, may not be the same amount presented in the 2024 statement of comprehensive income. Deferred output VAT for the year amounted to P115,737,635.

(b) Input VAT

The movement in input VAT in 2024 is summarized below.

(Amounts in PHP)

Balance at beginning of year	125,669,309
Domestic purchase of goods other than	
capital goods	74,054,026
Domestic purchase of service	70,988,374
Importation of goods other than capital goods	3,514,670
VAT withheld to government	84,817,956
Applied against output VAT	(208,505,620)
Balance at end of year	150,538,715

The outstanding net input VAT amounting to P150,538,715 as of December 31, 2024 is presented as part of Prepayments and Other Assets in the 2024 statement of financial position

(c) Taxes on Importation

In 2024, the total landed cost of the Company's imported inventory for use in business amounted to P29,288,917. This includes customs duties and tariff fees totaling P12,695.

(d) Excise Tax

The Company did not have any transaction in 2024 which is subject to excise tax.

(e) Documentary Stamp Tax

The Company incurred documentary stamp tax in 2024 broken down as follows:

(Amounts in PHP)	
Notes payable Others	1,229,743 1,570,543
	2,800,286

(f) Taxes and Licenses

The details of Taxes and Licenses account is broken down as follows:

(Amounts in PHP)	
Permits and licenses	4,445,343
Documentary stamp tax	2,800,286
Registration fee	955,280
Others	221,630
	8,422,539

(g) Withholding Taxes

The details of total withholding taxes for the year ended December 31, 2024 is broken down as follows:

	14,038,592
Compensation and employee benefits	6,934,341
Expanded	7,104,251
(Amounts in PHP)	

The Company has no income payments subject to final withholding tax in 2024.

(h) Deficiency Tax Assessments and Tax Cases

As of December 31, 2024, the Company has no final deficiency tax assessment from the BIR nor does it have tax cases outstanding or pending in courts or bodies outside the BIR in any of the open taxable years.

26.2 Requirements Under RR No. 15-2010

RR No. 34-2020 prescribes the guidelines and procedures on the submission of BIR Form No. 1709, transfer pricing documentation and other supporting documents for related party transactions. The Company is not covered by these requirements as the Company did not fall in any of the categories identified under Section 2 of RR No. 34-2020.

Result of Operations

Three months ended March 31, 2025 versus March 31, 2024

Statement of Comprehensive Income

For the Three Months Ended March 31, 2025, compared to the Three Months Ended March 31, 2024

	For the Three Months Ended March 31		Horizontal	Vertical Analysis - For the Three Months Ended	
			Analysis		
	mar	March 51			
	2025	2024		2025	2024
	In P The	ousands	% Change		
Revenue	429,975,805	510,027,089	-16%	100%	100%
Direct Cost	332,778,649	443,621,496	-25%	77%	87%
Gross Profit	97,197,156	66,405,593	46%	23%	13%
Operating Expenses	37,888,675	38,336,335	-1.2%	9%	8%
Operating Profits	59,308,481	28,069,258	111%	14%	6%
Other Income (Charges) - net	(8,937,295)	(1,112,630)	703%	-2%	0%
Profit before tax	50,371,186	26,956,628	87%	12%	5%
Tax Expense	12,750,116	6,739,157	89%	3%	1%
Net Profit	37,621,070	20,217,471	86%	9%	4%

Financial Condition

For the Three Months Ended March 31, 2025, compared to the Three Months Ended March 31, 2024

		For the Three Months Ended March 31		Vertical Analysis - For the Three Months Ended	
	2025	2024		2025	2024
	In P Th	nousands	% Change		
Total Current Assets	3,706,437,735	3,904,199,125	-5%	94%	95%
Total Noncurrent Assets	234,498,860	209,604,243	12%	6%	5%
Total Assets	3,940,936,595	4,113,803,368	-4%	100%	100%
Total Current Liabilities	1,628,109,904	1,941,350,284	-16%	41%	47%
Total Noncurrent Liabilities	1,862,911	1,764,322	6%	0%	0%
Total Liabilities	1,629,972,815	1,943,114,606	-16%	41%	47%
Equity	2,310,963,780	2,170,688,762	6%	59%	53%
Total Liabilities and Equity	3,940,936,595	4,113,803,368	-4%	100%	100%

Revenue

For the three months ended March 31, 2025, Medilines Distributors Incorporated (the "Company") recorded revenues of P430 million. There is a 16% decrease from the same period last year as the company's big-ticket projects are scheduled to be delivered and completed in the second half of the year.

Direct Cost

The Company's direct costs for the three months ended March 31, 2025 amounted to P333 million, equivalent to 77% of revenues, compared to 87% during the same period of the previous year. The direct cost ratio decreased due to the sale of lower cost inventory for the year.

Gross Profit

The Company's gross profit for the three months ended March 31, 2025 is P97 million. There is a 46% increase versus the same period last year due to sale of equipment with high gross profit in the current year.

Operating Expenses

The Company's operating expenses for the three months ended March 31, 2025 amounted to P38 million. The overall operational costs have not significantly changed compared to last year of the same period.

Operating Profit

The Company's operating profit for the three months ended March 31, 2025 increased to P59 million compared to P28 million in the same period of 2024, driven by the increase in sales and margin while maintaining its operational expenses on the same level as that of last year.

Net Profit (Loss)

As a result of the foregoing, the Company's net profit for the three months ended March 31, 2025 resulted to an increase of 86% in net profit, or absolute value of P37 million compared to the P20 million recorded during the same period last year.

Key Performance Indicators

The table below shows the first three months of 2025 and 2024 key performance indicators of the company with comparative figures:

	As of March 31, 2025 Unaudited	As of March 31, 2024 Unaudited
Key Financial Ratios		
Current ratio	2.28	2.009
Debt to equity ratio	.121	0.138
Gross profit margin	23%	13%
Operating profit margin	14%	6%
Net profit margin	9%	4%

As of the three months ending March 31, 2025, the Company has met its obligations with its lenders and has been operating with minimal debt. Medilines maintains its proper management of interest-bearing loans resulting in a steady debt-equity ratio at healthy levels. The increase in operating profit and net profit margin were mainly due to the increase in sales of product mix with higher profitability for the three months of 2025 versus last year.

SIGNATURES

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

By:

M Chief Finance Officer

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Date: May 6, 2025