SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-C

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

1.	Date of Report (Date of earliest event reported):	6 March 2025
2.	SEC Identification Number:	ASO4-008811
3.	BIR Tax Identification No.:	004-500-964-000
4.	Exact name of issuer as specified in its charter:	ENEX Energy Corp.
5.	Province, country or other jurisdiction of incorporation:	Makati City, Philippines
6.	Industry Classification Code: (SEC Use Only)	
7.	Address of principal office: 35th Floor, Ayala Triangle Gardens Tower 2,	Postal Code:
	Paseo de Roxas corner Makati Avenue, Makati City	1226
8.	Issuer's telephone number, including area code:	(632) 7730 6300
9.	Former name or former address, if changed since last report:	N/A

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

Title of Each ClassNumber of Shares of Common Stock OutstandingCommon Shares250,000,001

11. Indicate the item numbers reported herein:

Item 9. Other Events Please see attachment.

SIGNATURES

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

ENEX Energy Corp. Registrant 6 March 2025 Date

Raissa C. Villanueva

Assistant Corporate Secretary

SEC Form 17-C December 2003

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-C

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

	rliest event reported)
Mar 6, 2025	
2. SEC Identification Number	r
39274	
3. BIR Tax Identification No.	
000-506-020-000	
4. Exact name of issuer as s	pecified in its charter
ACEN CORPORATION	
5. Province, country or other Philippines	jurisdiction of incorporation
6. Industry Classification Cod	te(SEC Lise Only)
7. Address of principal office	
	le Gardens Tower 2, Paseo de Roxas corner Makati Avenue
Postal Code 1226	
1220	
8. Issuer's telephone number	r, including area code
8. Issuer's telephone number 77306300	r, including area code
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77306300 9. Former name or former ad N/A 10. Securities registered pure	ldress, if changed since last report suant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA Number of Shares of Common Stock Outstanding and Amount of Debt
 9. Former name or former ac N/A 10. Securities registered purs Title of Each Class 	Idress, if changed since last report suant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



ACEN

PSE Disclosure Form 4-2 - Acquisition/Disposition of Shares of Another Corporation References: SRC Rule 17 (SEC Form 17-C) and Section 4.4 of the Revised Disclosure Rules

Subject of the Disclosure

ACEN's acquisition of shares of Negros Island Solar Power, Inc. ("Islasol") from Asian Energy Impact Trust PIc ("AEIT")

Background/Description of the Disclosure

The Company executed a Share Purchase Agreement and Deed of Absolute Sale with AEIT today, involving the sale by AEIT of seven thousand three hundred seventy-one (7,371) Redeemable Preferred Shares E ("RPS E") of Islasol in favor of the Company. Upon the completion of the sale (subject to obtaining the requisite certificate authorizing registration from the Bureau of Internal Revenue), the Company will acquire full ownership of Islasol.

Date of Approval by Board of Directors

Nov 25, 2024

Rationale for the transaction including the benefits which are expected to be accrued to the Issuer as a result of the transaction

Upon completion of the acquisition, the Company will acquire full ownership and control of Islasol's operations, decisionmaking, and financial management.

Details of the acquisition or disposition

Date

Mar 6, 2025

Manner

Direct sale of shares

Description of the company to be acquired or sold

Islasol operates two renewable power plants in Negros Occidental with a combined capacity of 80 megawatts.

The terms and conditions of the transaction

Number of shares to be acquired or disposed	7,371
Percentage to the total outstanding shares of the company subject of the transaction	14
Price per share	see "Other Relevant Information"

Nature and amount of consideration given or received

The consideration was a straight cash payment made upon signing the relevant documents with retention amount for compliance of conditions subsequent.

Principle followed in determining the amount of consideration

The amount of consideration was determined based on mutual agreement of the parties.

Terms of payment

Cash

Conditions precedent to clos	ing of the transaction, if any
Execution of definitive docun	nents
Any other salient terms	
None	
dentity of the nercon(a) from	when the charge were convired or to when they were cold
	whom the shares were acquired or to whom they were sold Nature of any material relationship with the Issuer, their directors/ officers, or any of their
Name	affiliates
Asian Energy Impact Trust Plc	No relationship
Effect(s) on the business, fina	ancial condition and operations of the Issuer, if any
Upon completion of the acqu	isition, the Company will acquire full economic and voting interests in Islasol.
Upon completion of the acqu Other Relevant Information	isition, the Company will acquire full economic and voting interests in Islasol.
Other Relevant Information	uisition, the Company will acquire full economic and voting interests in Islasol.