

**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. **December 18, 2025**

Date of Report (Date of earliest event reported)

2. SEC Identification Number: **ASO94-08880**

3. BIR Tax Identification Number: **004-471-419-000**

4. **PETROENERGY RESOURCES CORPORATION**

Exact name of issuer as specified in its charter

5. **Metro Manila, Philippines**

6. (SEC Use Only)

Province, country or other jurisdiction
of incorporation

Industry Classification Code:

7. **7F JMT BUILDING, ADB AVE., ORTIGAS CENTER, PASIG CITY**

Address of principal office

1605
Postal Code

8. **(632) 86372917**

Issuer's telephone number, including area code

9. **N/A**

Former name or former address, if changed since last report

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

Title of Each Class

Number of Shares of Common Stock

Outstanding and Amount of Debt

Outstanding

Common stock

568,711,842 shares

11. Indicate the item numbers reported herein:

Item No. 9 – Other Events

**Execution of Share Purchase Agreement for the Acquisition of
Additional Shares in PetroWind Energy Inc.**

On December 18, 2025, PetroEnergy Resources Corporation ("PERC" or the "Company") entered into a Share Purchase Agreement ("SPA") with BCPG Wind Cooperatief U.A. ("BCPG") for the acquisition of BCPG's entire forty percent (40%) equity interest in PetroWind Energy Inc. ("PWEI").

PERC and its 75%-owned subsidiary, PetroGreen Energy Corporation (PGEC), currently hold 20% and 40% direct ownership in PWEL, respectively, giving PERC an effective 50% ownership interest in PWEL.

Upon completion of the transaction, PERC's effective ownership interest in PWEL will increase to 90%, consisting of 60% direct ownership and 30% indirect ownership through PGEC.

The transaction represents the acquisition of the remaining non-controlling interest in PWEL and will not result in a change in control or consolidation status. The acquisition is consistent with PERC's strategy to simplify its ownership structure and increase its direct economic participation in its renewable energy portfolio.

The SPA is subject to customary closing conditions, including the satisfaction of conditions precedent and applicable regulatory approvals. The Company shall make the appropriate disclosures upon completion of the transaction and as further developments arise.

SIGNATURES

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

PETROENERGY RESOURCES CORPORATION
Issuer

By: **Atty. Louis Mark R. Limcolio**
Assistant Corporate Secretary
Alternate Information Officer
Compliance Officer